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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

- Basu Bal, A. The role of UNCITRAL in creating strong and secure global supply chains: transport and ecommerce laws in perspective. *New Zealand Association for Comparative Law: hors série* (Wellington) 19, 2015.
- Chapman, D. Meeting report: UNCITRAL Micro, Small to Medium Enterprises Working Group WGI in Vienna, 17-21 November 2014. *International law practicum* (Albany, N.Y.) 27:2:97-99, 2014.
- Collett, K.D. Proposing a freedom from predatory microfinance lending. *Arizona journal of international and comparative law* (Tucson, Ariz.) 32:1:277-307, 2015.
- Coyle, J.F. The case for writing international law into the U.S. Code. *Boston College law review* (Newton, Mass.) 56:2:433-492, 2015.
- Dalhuisen, J.H. Globalization and the transnationalization of commercial and financial law. *Rutgers University law review* (Newark, N.J.) 67:1:19-59, 2014.
- Eiselen, S. The adoption of UNCITRAL instruments to fast track regional integration of commercial law. *Revista Brasileira de arbitragem* (Alphen aan den Rijn, The Netherlands) 12:46:82-99, 2015.
- Faure, M. and A. Van der Walt, eds. Globalization and private law: the way forward. Cheltenham, U.K., Edward Elgar, 2010. 488 p.
- Fernández Rozas, J.C. Le nouveau droit international privé de la République dominicaine. *Revue critique de droit international privé* (Paris) 104:2:303-329, 2015.
- Gross, C.M. News from the United Nations Commission on International Trade Law (UNCITRAL): UNCITRAL towards the end of 2015. *Uniform law review = Revue de droit uniforme* (Oxford, U.K.) 20:4:714-723, 2015.
- Hungarian Branch of the International Law Association, ed. Questions of international law. Budapest, Állami Nyomda, 1968. 336 p.
- Lakhani, A. The role of transparency in the harmonisation of commercial law. *Vindobona journal of international commercial law and arbitration* (Vienna) 4:1:79-104, 2015.
- Osman, F. L'harmonisation du droit matériel et du règlement des différends dans l'Union pour la Méditerranée = The harmonisation of substantive and dispute resolution law in the Union for the Mediterranean. *Revue de droit des affaires internationales = International business law journal* (Paris) 6:597-628, 2015.
- Pontificia Universidad Católica de Chile. Facultad de Derecho, ed. Ceremonia de inauguración del año académico 2015 de la Facultad de Derecho: invitado de honor: Rafael Illescas Ortíz. Santiago, Pontificia Universidad Católica de Chile. Facultad de Derecho, 2015. 45 p.
- Ramaswamy, M.P. Contemporary issues in harmonization of commercial law. *New Zealand Association for Comparative Law: hors série* (Wellington) 19, 2015.

- Sabahi, B. and others, eds. A revolution in the international rule of law: essays in honor of Don Wallace, Jr. Huntington, N.Y., Juris, 2014. 650 p.
- Sorieul, R. Speech to the EU Parliament (INTA-EP). Presentation at European Parliament, Committee on International Trade, 13 July 2015.
- Steeves, F.L. Globalization and United States law practice. *Washington University global studies law review* (St. Louis, Mo.) 13:3:469-485, 2015.
- Torabally, M. An eye-opening internship at UNCITRAL. *Outlook UNOV-UNODC* (Vienna) 34:20-21, 2015.
- UN Ambassador Hahn on trade and the post-2015 development agenda. *Biores* (Geneva) 9:3, 2015.
- Vieillard, G. CNUDCI, OHADA et pays de la Méditerranée: entre mondialisation et régionalisation du droit des affaires. *Revue de l'Institut de Droit des Affaires Internationales* (Cairo) 2:5-8, 2015.

二、国际货物销售

- Abhari, H. and H. Kaviar. The theory of mitigation of damages in the United Nations Convention on Contracts for the International Sale of Goods (Vienna, 1980) ("CISG (1980)") and Iranian law. *Knowledge of civil law* (Iran (Islamic Republic of)) 2:79-94, 2013.
标题英译。波斯文(Farsi).
- Adams, K.D. and C.M. Zierdt. United Nations Convention on Contracts for the International Sale of Goods. *Business law today* (Chicago, Ill.) June 2015.
- Ahmad Tajudin, A. Scafom International BV v. Lorraine Tubes S.A.S.: a case review of changing circumstances under the United Nations Convention on International Sale of Goods (CISG) of 1980. *Juridical tribune* (Bucharest) 4:2:212-225, 2014.
- Ajibo, K.I. Facing the truth: an appraisal of the potential contributions, paradoxes and challenges of implementing the United Nations Convention on Contracts for the International Sale of Goods (CISG) in Nigeria. *Journal of sustainable development law and policy* (Ado Ekiti, Nigeria) 2:1:175-189, 2013.
- Akaddaf, F. Application of the United Nations Convention on Contracts for the International Sale of Goods (CISG) to Arab Islamic Countries: is the CISG compatible with Islamic law principles? *Pace international law review* (White Plains, N.Y.) 13:1:1-58, 2001.
- Almonacid Burgos, R. Sobre la buena fe en la normativa uniforme del contrato de compraventa internacional de mercaderías. *Revista de economía y derecho* (Lima) 10:40:111-139, 2013.
- Amini, S.E. Comparative study of the payment method and its determination in Iranian law, the Unidroit Principles of International Commercial Contracts and the CISG (1980). *Comparative law review* (Tehran) 4:1:23-39, 2013.
标题英译。波斯文(Farsi).

- Andersen, M.B. and R.F. Henschel, eds. A tribute to Joseph M. Lookofsky. Copenhagen, Djøf Publishing, 2015. 398 p.
- Asghari Aghmashhdi, F. and H. Kaviar. The delivery of substitute goods: a comparative study of the CISG (1980) and Iranian law. *International law review* (Iran (Islamic Republic of)) 50:165-184, 2014.
- 标题英译。波斯文(Farsi).
- Baasch Andersen, C. A new challenge for commercial practitioners: making the most of shared laws and their ‘jurisconsultorium’. *UNSW law journal* (Sydney) 38:3:911-935, 2015.
- _____. Good faith? Good grief! *International trade and business law review* (Murdoch, W.A., Australia) 17:310-321, 2014.
- Bélanger, P.H. and J. Phelan. International documentary credit disputes: a review of ICC arbitration cases. *ICC dispute resolution bulletin* (Paris) 2:107-117, 2015.
- Beneti, A.C. Brazil and the CISG: a question of legal certainty. *Internationales Handelsrecht* (Köln) 15:3:98-101, 2015.
- _____. Seminário: ‘A CISG e o Brasil 2015’ — Curitiba. *Revista Brasileira de arbitragem* (Alphen aan den Rijn, The Netherlands) 12:46:190-196, 2015.
- 标题英译：CISG (1980) and Brazil, 2015, Curitiba.
- Boronkay, M. Kártérítés fedezeti szerződés alapján. *Magyar jog* (Budapest) 5:274-282, 2015.
- 标题英译： Compensation based on hedging contract.
- Budow, L.N. The law that dare not speak its name in the USA: the CISG. *Fashion law blog* September 4, 2015.
- Calliess, G.-P. and I. Buchmann. Global commercial law between unity, pluralism, and competition: the case of the CISG. *Zentra working papers in transnational studies* (Oldenburg, Germany) 63, 2016.
- Cartoni, B. Is the CISG applicable to Hong Kong-related disputes? *Social science research network* August 20, 2015. Available online at <http://ssrn.com/abstract=2648323>
- Chobchuen, J. Actio quanti minoris in international sale of goods. *Thammasat business law journal* (Bangkok) 3:1-12, 2013.
- CISG Advisory Council. CISG Advisory Council opinion no. 16: exclusion of the CISG under Article 6. *Internationales Handelsrecht* (München) 15:3:116-132, 2015.
- _____. Hacía una interpretación uniforme de la Convención de Viena sobre Compraventa Internacional de Mercaderías: opiniones y declaraciones del Consejo Consultivo (CISG-AC). Ed by. Jorge Oviedo Albán. Bogotá, Grupo Editorial Ibáñez, 2015. 465 p.
- CISG Symposium. *Victoria University of Wellington law review* (Wellington) 36:4:775-862, 2005.

- Coetzee, J. CISG and regional sales law: friends or foes? *Journal of law, society and development* (Pretoria, South Africa) 2:1:29-47, 2015.
- _____. The role and function of trade usage in modern international sales law. *Uniform law review = Revue de droit uniforme* (Oxford, U.K.) 20:2-3:243-270, 2015.
- Conference on commercial law theory and the Convention on the International Sale of Goods (CISG). *International review of law and economics* (Philadelphia, Pa.) 25:3:311-511, 2005.
- Convenção das Nações Unidas sobre Contratos de Compra e Venda Internacional de Mercadorias. *Diário oficial da União* (Brasilia) 201:2-7, 2014.
《销售公约》(1980年)的正式译文。
- Cordero-Moss, G. International commercial contracts: applicable sources and enforceability. Cambridge, U.K., Cambridge University Press, 2014. 329 p.
- Deskoski, T. and V. Dokovski. Quo vadis CISG?: interaction between the Vienna Convention on International Sales of Goods of 1980 and mixed contracts. *Iustinianus Primus law review* (Skopje) 6:10, 2014.
- DiMatteo, L.A. Contractual excuse under the CISG: impediment, hardship, and the excuse doctrines. *Pace international law review* (White Plains, N.Y.) 27:1:258-305, 2015.
- Djieufack, R. Conformity of goods to the contract of sale under the OHADA Uniform Act on General Commercial Law. *Uniform law review = Revue de droit uniforme* (Oxford, U.K.) 20:2-3:271-295, 2015.
- Dobiáš, P. Vídeňská úmluva o smlouvách o mezinárodní koupi zboží v recentní judikatuře německých soudů. *Obchodněprávní revue* 6:164-172, 2015.
标题英译: CISG (1980) in the recent case law of German courts.
- Dodeen, M.
الإخلال المبتسر للعقد: تحليل مقارن بين الوثائق الدولية الموحدة للبيع والقانونين المدني والتجاري القطريين.
International review of law (Doha) 6, 2015.
标题英译: Anticipatory breach of contract: a comparative analysis between the uniform instruments for international sales and the Qatari Civil and Commercial Codes.
- D'Oleo Seiffe, O.A. Ejecución del contrato de compraventa de la Convención de Viena: diferencias con el derecho interno. *Aduanas* (Santo Domingo) 25:24-27, 2010.
_____. Importancia de la Convención de Viena sobre Compraventa Internacional de Mercaderías para la aduana dominicana. *Aduanas* (Santo Domingo) 28:7-9, 2011.
- Eiselen, S. The adoption of UNCITRAL instruments to fast track regional integration of commercial law. *Revista Brasileira de arbitragem* (Alphen aan den Rijn, The Netherlands) 12:46:82-99, 2015.

Estrella Faria, J.A. Another BRIC in the wall: Brazil joins the CISG. *Uniform law review = Revue de droit uniforme* (Oxford, U.K.) 20:2-3:211-242, 2015.

Fekete, Z. A Bécsi Vételi Egyezmény által szabályozott alapvető szerződésszegés gyakorlati problémái. *Jogi fórum* (Miskolc, Hungary) 2003.

标题英译：Practical problems of fundamental breach under the CISG (1980).

Fernandes Dias, B. Os juros na Convenção das Nações Unidas sobre a Compra e Venda Internacional de Mercadorias. *Revista de informação legislativa* (Brasilia) 52:207:261-287, 2015.

标题英译：Interest under the CISG (1980).

Fleck-Giammarco, G. and A. Grimm. CISG and arbitration agreements: a Janus-faced practice and how to cope with it. *Journal of arbitration studies* (Seoul) 25:3:33-58, 2015.

Garayeli, M.B. and F. Karami. Comparative study of buyer's remedies with regard to non-conforming goods under the CISG (1980) and Iranian Law. *Islamic jurisprudence and basis of law* (Mashhad, Iran (Islamic Republic of)) 2:2:45-65, 2014.

标题英译。波斯文 (Farsi).

Garro, A.M. Force majeure, hardship and other excuses. *Revue de droit international et de droit comparé* (Bruxelles) 92:2:217-231, 2015.

Gaviria, J.A. The puzzle of the lack of Colombian cases on the CISG. *Revista colombiana de derecho internacional* (Bogotá) 26:289-328, 2015.

Grant, J.M. The CISG applies when it says it does, even if nobody argues it: why the CISG should be applied ex officio in the United States and a proposed framework for judges. *Social science research network* March 20, 2015. Available online at <http://ssrn.com/abstract=2619458>

Grebler, E. A Convenção das Nações Unidas sobre Contratos de Venda Internacional de Mercadorias e o comércio internacional Brasileiro. *Anuário Brasileiro de direito internacional* (Belo Horizonte, Brazil) 1:94-109, 2008.

标题英译：CISG (1980) and the international trade of Brazil.

Grob Duhalde, F.J. La reserva de Chile a la 'Convención de Viena' de 1980 = the Chilean reservation to the 1980 Vienna Convention. *Revista de derecho de la Pontificia Universidad Católica de Valparaíso* (Valparaíso) 36:37-67, 2011.

Güllermann, D. Internationales Vertragsrecht: internationales Privatrecht, UN-Kaufrecht und internationales Zivilverfahrensrecht. 2nd ed. München, Verlag Franz Vahlen, 2014. 292 p.

标题英译：International contract law.

- Gullo, M.F. Proposta e aceitação: estudo comparativo acerca da formação de contratos na Convenção das Nações Unidas sobre Contratos de Compra e Venda Internacional de Mercadorias e no Código Civil Brasileiro. *Estudos doutoramento & mestrado* (Coimbra, Portugal) Série D:7, 2015.
- 标题英译：Proposal and acceptance: a comparative study about the formation of the contract in the CISG (1980) and the Brazilian Civil Code.
- Haid, T. Összefoglaló a Bécsi Vételi Egyezmény és az Áruk Adásvételének Törvénye kárterítési elveiről. *Hadtudományi szemle* (Budapest) 3:2:113-119, 2010.
- 标题英译：About the principles of settlement of damages in the CISG (1980) and the Sale of Goods Act.
- Han, S. Basic issues for understanding change of circumstances under Chinese contract law. *Revue de droit international et de droit comparé* (Bruxelles) 92:2:183-216, 2015.
- Herbots, J.H. Les contrats commerciaux OHADA dans une perspective congolaise: vers un droit général commun des obligations contractuelles? *European review of private law = Revue européenne de droit privé = Europäische Zeitschrift für Privatrecht* (Alphen aan den Rijn, The Netherlands) 23:1:47-80, 2015.
- Hill, J.E. The future of electronic contracts in international sales: gaps and natural remedies under the United Nations Convention on Contracts for the International Sale of Goods. *Northwestern journal of technology and intellectual property* (Chicago, Ill.) 2:1:1-34, 2003.
- Hong, S.-K. 국제물품매매계약에 있어서 하자담보책임에 관한 법리: CISG 를 중심으로. *Journal of arbitration studies* (Seoul) 24:4:147-175, 2014.
- 标题英译：Rules of law on warranty liability in contracts for the international sale of goods : with special reference to CISG (1980).
- Hong, S.M. 국제물품매매협약(CISG) 면책조항의 분석 및 관련분쟁 대비책. 法學研究 (Republic of Korea) 52:383-400, 2013.
- 标题英译：Analysis of CISG (1980) exemption clause and precautionary measures against related disputes.
- Huser, D. Determining the relevant limitation period for international sales contracts before international arbitral tribunals. *ASA bulletin* (Alphen aan den Rijn, The Netherlands) 33:4:825-848, 2015.
- Jansen, N. Commenting upon European contract law. *GPR-Zeitschrift für das Privatrecht der Europäischen Union* (Köln) 12:1:2-11, 2015.
- Jenkins, S.H. Contract resurrected!: contract formation: common law ~ UCC ~ CISG. *North Carolina journal of international law and commercial regulation* (Chapel Hill, N.C.) 40:2:245-291, 2015.
- Ka, J. The practical and legal effects of CISG on Korean contract law. Conference paper. Celebrating the 35th Anniversary of the CISG: United Nations Convention on Contracts for the International Sale of Goods and Contract Law in Asia, Tokyo, March 11, 2015.

- Kalamees, P. and K. Sein. Price reduction in the system of contractual remedies. *European review of private law = Revue européenne de droit privé = Europäische Zeitschrift für Privatrecht* (Alphen aan den Rijn, The Netherlands) 23:2:263-280, 2015.
- Kang, H.-K. 변경을 가한 승낙에 관한 CIETAC 사례 연구: CISG 를 중심으로. *Journal of arbitration studies* (Seoul) 24:4:127-145, 2014.
- 标题英译: Study on CIETAC case about acceptance with different terms: focus on CISG (1980).
- Kazemi, M. and M. Rabiee. Anticipatory breach of contract in Iranian Law: a review of the CISG (1980) and foreign legal systems. *Knowledge of civil law* (Iran (Islamic Republic of)) 1:99-113, 2012.
- 标题英译。波斯文(Farsi).
- Keyes, M. and T. Wilson. Codifying contract law: international and consumer law perspectives. Farnham, U.K., Ashgate, 2014. 229 p.
- Klimas, T. Tarptautinė Prekių Konvencija. *Apskaitos, audito ir mokesciu aktualijos* (Vilnius) 7:1:481, 2008.
- 标题英译: CISG (1980)
- Koch, R. CISG or German law?: pros and cons. *IHR Internationales Handelsrecht* (Köln) 15:2:52-57, 2015.
- Kroska, R.C. Da desnecessidade de inadimplemento essencial para aplicação do Art. 74 da CISG e dos danos efetivamente recuperáveis. *Revista de direito internacional = Brazilian journal of international law* (Brasília) 11:1:179-201, 2014.
- 标题英译: About the unnecessary of fundamental breach for application of Art. 74 CISG (1980) and about the damages effectively recoverable.
- Laborte-Cuevas, R.E.A. The Philippines' perspective on United Nations Convention on Contracts of International Sales of Goods. *New Zealand Association for Comparative Law: hors série* (Wellington) 19, 2015.
- Liu, Q. and W. Shan, eds. China and international commercial dispute resolution. Leiden, The Netherlands, Brill, 2016. 354 p.
- Li, W. On China's withdrawal of its reservation to CISG Article 1(b). *Renmin Chinese law review* (Cheltenham, U.K.) 2:300-318, 2014.
- Lookofsky, J.M. CISG Part II in Nordic context. In *The Nordic Contracts Act: essays in celebration of its one hundredth anniversary*. T. Håstad, ed. Copenhagen, DJØEF Publishing, 2015, Ch.9, p. 185-201.
- Lookofsky, J.M. and M.B. Andersen. The CISG Convention and domestic contract law: harmony, cross-inspiration, or discord? Copenhagen, Djøf Publishing, 2014. 259 p.
- Lookofsky, J.M. and K. Hertz. EU-PIL: European Union private international law in contract and tort. 2nd ed. Copenhagen, Juris, 2015. 205 p.

- Lum, L.S. A critical evaluation of methods for the calculation of interest rate under Article 78 of the United Nations Convention on Contracts for the International Sale of Goods ('CISG'). *New Zealand Association for Comparative Law: hors série* (Wellington) 19, 2015.
- Mai, N.K. Suspension of performance due to anticipatory breach in comparative law and CISG. 現代社会文化研究 = *The journal of the study of modern society and culture* (Niigata, Japan) 59:291-317, 2014.
- Majdzadeh Khandani, K. Does the CISG, compared to English law, put too much emphasis on promoting performance of the contract despite a breach by the seller? *Manchester law review* (Manchester, U.K.) 1:98-135, 2012.
- Marín García, I. Enforcement of penalty clauses in civil and common law: a puzzle to be solved by the contracting parties. *European journal of legal studies* (Firenze, Italy) 5:1:98-123, 2012.
- _____. How to secure the enforcement of penalties in international commercial contracts. In Studies on Spanish-Philippine private law: papers of the Private Law of Philippines and Spain International Scientific Congress. J. M. de Torres Perea (coord.). Málaga, Spain, Universidad de Málaga, 2015.
- Mastromatteo, L. and others. La vendita internazionale. Torino, Italy, G. Giappichelli Editore, 2013. 347 p.
- 标题英译：International sales.
- Meira Moser, L.G. Parties' preferences in international sales contracts: an empirical analysis of the choice of law. *Uniform law review = Revue de droit uniforme* (Oxford, U.K.) 20:1:19-55, 2015.
- Menyhárd, A. and others. Az előreláthatósági klauzula előre látható problémái. *Kormányzás, közpénzügyek, szabályozás* (Budapest) 3:2:199-223, 2008.
- 标题英译：Foreseeable problems arising from the foreseeability clause.
- Meyer, O. Tagungsbericht zur CISG Basel Conference am 29./30. Januar 2015. *IHR Internationales Handelsrecht* (Köln) 15:2:59-60, 2015.
- 标题英译：Meeting report the CISG Basel Conference on 29-30 January 2015.
- Miettinen, J. Economic impediment as grounds for exemption from liability in the scope of CISG Article 79. *Vindobona journal of international commercial law and arbitration* (Vienna) 18:2:227-248, 2014.
- Moezi, A.A. and S.M. Moosavi. Emergency selling of goods under the CISG (1980) and the laws of Iran (Islamic Republic of). *Tarbiat Modares University journal* (Iran (Islamic Republic of)) 18:3:2:27-52, 2014.
- 标题英译。波斯文 (Farsi).
- Mohseni, H. Resale of goods in the CISG (1980) and its possibility in the Iranian legal system. *Comparative law research: scientific research quarterly* (Iran (Islamic Republic of)) 15:1:147-165, 2012.
- 标题英译。波斯文(Farsi).

- Moreno Rodríguez, J.A. Nueva ley paraguaya de contratos internacionales: ¿regreso al pasado? Temas actuales del derecho bancario y societario. IPDBS, ed. Mechlin, Intercontinental, 2015. p. 121-202.
- Moritz, H.-W. and M. Kuhn. Legal implications of flexibility in business contracting from the German perspective: control of standard terms and conditions and the choice of law. *Lapland law review (special issue: Flexibility in contracting)* (Rovaniemi, Finland) 2:98-109, 2015.
- Mubarak Seff, S. Kontrak jual beli barang dalam Contracts for the International Sale of Goods (CISG) sebagai upaya harmonisasi hukum perdagangan internasional. *International journal of social and local economic governance* (Malang, Indonesia) 1:1:20-27, 2015.
- 标题英译：Sales contracts under the CISG (1980) as a means of harmonizing international trade law.
- Nadareishvili, A. Application of the CISG by courts and arbitral tribunals: comparative analysis. Budapest, Central European University, 2015. 46 p. Thesis (LL.M.) — Central European University (2015).
- Nazem, A. The obligations of the seller: a comparison between the CISG (1980) and Iranian Law. *Kanoon monthly magazine* (Iran (Islamic Republic of)) 98:80-104, 2009.
- 标题英译。波斯文(Farsi).
- Neumann, T. Is the Albert H. Kritzer database telling us more than we know? *Pace international law review* (White Plains, N.Y.) 27:1:128-171, 2015.
- Nguru Aristide, K. OHADA law countries vs. the 1980 Vienna Sales Convention. *Social science research network* April 3, 2015. Available online at <http://ssrn.com/abstract=2589388>
- Nwekwo, T.G. A critical analysis of the CISG in the harmonization and unification of international trade law in Africa: Nigeria. *Social science research network* February 14, 2015. Available online at <http://ssrn.com/abstract=2565013>
- Nystén-Haarala, S. and others. The interplay of flexibility and rigidity in Russian business contracting: the formal and informal framework in contracting. *Lapland law review (special issue: Flexibility in contracting)* (Rovaniemi, Finland) 2:110-142, 2015.
- Oh, W.-S. 한국 CISG 가입 10 주년 회고와 전망. *Journal of arbitration studies* (Seoul) 25:4:77-95, 2015.
- 标题英译：Republic of Korea's ten-year experience with CISG (1980) and its prospects.
- Okoli, P. A case for reviewing the system of remedies under CISG. *International company and commercial law review* (Andover, U.K.) 22:6:181-184, 2011.

- Oviedo Albán, J. Exclusión tácita de la ley aplicable e indemnización de perjuicios por incumplimiento de un contrato de compraventa internacional (a propósito de reciente jurisprudencia Chilena) = Implied exclusion of applicable law and compensation damages for breach of contract of international sales of goods (about recent Chilean case law). *International law: Revista Colombiana de derecho internacional* (Bogotá) 14:191-219, 2009.
- _____. La ley aplicable a los contratos internacionales: The law applicable to international contracts. *International law: Revista Colombiana de derecho internacional* (Bogotá) 21:117-157, 2012.
- _____. La protección del comprador por falta de conformidad material en la compraventa internacional de mercaderías. *Revista de derecho privado* (Bogotá) 26:219-253, 2014.
- _____. Negociación y documentos preliminares en la contratación internacional. *Revista de derecho privado* (Bogotá) 22:73-106, 2012.
- Pasa, B. The European law of ‘contractual penalties’. *European review of private law* = *Revue européenne de droit privé* = *Europäische Zeitschrift für Privatrecht* (Alphen aan den Rijn, The Netherlands) 23:3:355-383, 2015.
- Patel, B.N. and others, eds. International contracts: jurisdictional issues and global commercial and investment governance (a collection of essays on recent trends). Gandhinagar, India, Gujarat National Law University, 2015. 264 p.
- Philippe, D. Le bouleversement de l’économie contractuelle en droit belge. *Revue de droit international et de droit comparé* (Bruxelles) 92:2:159-164, 2015.
- _____. Unforeseen circumstances in Belgian law. *European review of private law* = *Revue européenne de droit privé* = *Europäische Zeitschrift für Privatrecht* (Alphen aan den Rijn, The Netherlands) 23:1:101-108, 2015.
- Raksakulwithaya, P. มัญญาการบังคับใช้ INCOTERMS ในศาลไทย: ศึกษาดูพัฒนาการ โฉนดความเสี่ยงภัยในด้านสินค้าตามสัญญา ซื้อขายสินค้าระหว่างประเทศ. *Suthiparithat* (Bangkok) 29:91:148-164, 2015.
- 标题英译:** Legal problems relating to an enforcement of INCOTERMS in Thai court: transfer of risks under the contract for international sale of goods.
- Ranjan, R. The Canadian Odyssey of CISG: dating ‘Cindrella’: promises for future commercial intercourse. *Social science research network* May 2, 2015. Available online at <http://ssrn.com/abstract=2600732>
- Ribeiro, J. MERCOSUR: ámbito legislativo, el problema de la contratación mercantil internacional, un abordaje comparativo. La Plata, Argentina, Universidad Nacional de La Plata, 2002. 187 p. Thesis (Magister en Integración Latinoamericana) — Instituto de Integración Latinoamericana, Universidad Nacional de La Plata (2002).

Ribeiro, J.C. de L. A obrigação do vendedor de entrega das mercadorias ‘em conformidade’ nos contratos de compra e venda internacional (Art. 35 da CISG): perspectivas da aplicação da Convenção de Viena de 1980 pelos operadores do direito brasileiro. *Estudos doutoramento & mestrado* (Coimbra, Portugal) Série D:4, 2014.

标题英译：The seller’s obligation of delivering the goods ‘under certain conditions’ in the international sales of goods contracts (Art. 35 CISG): prospects of the application of the CISG (1980) by the Brazilian law operators.

Ribot Igualada, J. La imposibilidad originaria del objeto contractual. *Revista de derecho civil: estudios* (Girona, Spain) 2:3:1-66, 2015.

Rowley, K.A. and others. Alphabet soup: how the UCC, CISG, UNIDROIT Principles, INCOTERMS, UETA, E-Sign, and the U.N. Electronic Commerce Convention interact in international sales of goods. *ABA annual meeting* (San Francisco, Calif.) August 12, 2007.

Saidov, D. Conformity of goods and documents: the Vienna Sales Convention. Oxford, U.K., Hart, 2015. 285 p.

Salinas Alcaraz, I.C. The United Nations convention on contracts for the international sale of goods (CISG) and the common law: the challenge of interpreting Article 7. *Revista IUSTA* (Bogotá) 40:57-93, 2014.

Santos Belandro, R.B. La compra-venta internacional de mercaderías y la aplicación del Tratado de Viena en Ecuador y Uruguay. *Foro revista de derecho* (Quito) 5:5-47, 2006.

Saumier, G. The Hague Principles and the choice of non-State ‘rules of law’ to govern an international commercial contract. *Brooklyn journal of international law* (Brooklyn, N.Y.) 40:1:1-29, 2014.

Saunders, K.M. and L. Rymsza. Contract formation and performance under the UCC and CISG: a comparative case study. *Journal of legal studies education* (Oxford, U.K.) 32:1:1-46, 2015.

Schroeter, U.G. The modern travelling merchant: mobile communication in international contract law. *Journal of law, society and development* (Pretoria, South Africa) 2:1:140-162, 2015.

_____. The withdrawal of Hungary’s declarations under the CISG: law and policy. *IHR Internationales Handelsrecht* (Köln) 15:5:210-212, 2015.

_____. The withdrawal of reservations under uniform private law conventions. *Uniform law review = Revue de droit uniforme* (Oxford, U.K.) 20:1:1-18, 2015.

Schwenzer, I.H., ed. 35 years CISG and beyond. The Hague, Eleven International Publishing, 2016. 369 p.

_____. Global sales and contract law. Oxford, U.K., Oxford University Press, 2012. 873 p.

- Schwenzer, I.H. and L. Spagnolo, eds. State of play: the 3rd Annual MAA Schlechtriem CISG Conference, 14 April 2011, Vienna. Conference in honour of Peter Schlechtriem 1933-2007. The Hague, Eleven International Publishing, 2012. 129 p.
- Schwenzer, I.H. and C.M. Whitebread. International B2B contracts: freedom unchained? *Penn State journal of law & international affairs* (Carlisle, Pa.) 4:1:33-46, 2015.
- Shahani, G. Impact of sanctions under the CISG. *ASA bulletin* (Alphen aan den Rijn, The Netherlands) 33:4:849-860, 2015.
- Shoarian, E. and F. Rahimi. Examination of the goods and notice of non-conformity under the CISG (1980) and Iranian law. *Comparative law research: scientific research quarterly* (Iran (Islamic Republic of)) 18:1:75-98, 2014.
- 标题英译。波斯文 (Farsi).
- _____. Physical conformity of the goods with the contract in the CISG (1980) and Iranian law. *International law review* (Iran (Islamic Republic of)) 31:51:41-66, 2015.
- 标题英译。波斯文(Farsi).
- Sisula-Tulokas, L. Handelssanktioner mot Ryssland och tillämpningen av CISG. *Tidskrift utgiven av Juridiska Föreningen i Finland: JFT* (Helsingfors) 3:193-214, 2015.
- 瑞典文。标题英译： CISG (1980) and EU sanctions against Russia.
- Solar Pleguezuelos, P.J. La reducción del precio como remedio ante el incumplimiento contractual: análisis del artículo 50 de la Convención de las Naciones Unidas sobre los contratos de compraventa internacional de mercaderías. Santiago, Universidad de Chile, 2015. 132 p. Thesis (Licenciado) — Facultad de derecho, Universidad de Chile (2015).
- Steensgaard, K. A comparative view on ‘battle of forms’ under the CISG and in the German and US American experiences. *Nordic journal of commercial law* (Turku, Finland) 1:2015.
- _____. Battle of the forms under the CISG: one or more solutions? *Internationales Handelsrecht* (Köln) 15:3:89-94, 2015.
- Stoffel-Munck, P. Hardship, force majeure: an insight into French law. *Revue de droit international et de droit comparé* (Bruxelles) 92:2:279-300, 2015.
- Storme, M.E. The young and the restless: CESL and the rest of member state law. *European review of private law = Revue européenne de droit privé = Europäische Zeitschrift für Privatrecht* (Alphen aan den Rijn, The Netherlands) 23:2:217-229, 2015.
- Sund-Norrgård, P. Friskravningsklausuler i köpeavtal. *Tidskrift utgiven av Juridiska Föreningen i Finland: JFT* (Helsingfors) 2:115-141, 2015.
- 标题英译： Limitation of liability clauses in sale of goods contracts.

Szabó, S. A kártérítés mértékének kiszámítása a Bécsi Vételi Egyezmény szabályai alapján. *Jogi melléklet* (Budapest) 1-2:1-18, 2009.

标题英译：Calculating the amount of compensation under the CISG (1980).

Takahashi, M. 国際取引法研究の最前線 34. *Kokusai shōji hōmu* (Tokyo) 43:6:883-887, 2015.

标题英译：Cutting-edge issues of international business law studies (34).

Teixeira, C. La adhesión a la Convención de Viena sobre los Contratos de Compraventa Internacional de Mercaderías y la formación del contrato en derecho Brasileño. *Anuario Facultad de Derecho-Universidad de Alcalá* (Madrid) 6:177-198, 2013.

Thewphaingam, S. The unification of international sale law: the uniform interpretation of the United Nations Convention on Contracts for the International Sale of Goods (CISG). *Thammasat business law journal* (Bangkok) 2:123-136, 2012.

Thirawat, J. The question of precedence between Articles 48 and 49 of the 1980 United Nations Convention on Contracts for the International Sale of Goods. *Chulalongkorn law journal* (Bangkok) 32:2:133-153, 2014.

Tripodi, L. Towards a new CISG: the prospective convention on the international sale of goods and services. Leiden, The Netherlands, Brill, 2015. 188 p.

Twigg-Flesner, C. CESL, cross-border transactions and domestic law: why a dual approach could work (although CESL might not). *European review of private law = Revue européenne de droit privé = Europäische Zeitschrift für Privatrecht* (Alphen aan den Rijn, The Netherlands) 23:2:231-249, 2015.

联合国编辑，《统一销售法三十五年：趋势与前景，联合国国际贸易法委员会第四十八届会议高级别小组会议纪要，2015年7月6日，维也纳》。联合国，2015年，纽约。v, 43 p.

以联合国所有正式语文出版。查阅网址：www.uncitral.org/uncitral/en/publications/publications.html

United States. Agency for International Development, ed. Training manual: United Nations Convention on the Contracts for the International Sales of Goods (CISG). Pristina, USAID Kosovo Contract Law Enforcement (CLE) Program, 2014. 67 p.

Vargas Weil, E. The application of the CISG in Latin America: autonomous interpretation, uniform interpretation and gap filling. *Internationales Handelsrecht* (Köln) 15:6:233-246, 2015.

Verma, S. Doctrine of fundamental breach: the CISG and the UCC. *Academike* (New Delhi) April 30, 2015.

Verzoni, F.G. and F.P. Dick. Better late than never: a brief overview of the challenges that legal practitioners should expect to face with the entry into force of the CISG in Brazil. *International sales newsletter* (London) 16-18, October 2015.

Weberbauer, P.H. and E.C.N.R. Barza. Introdução às regras de aplicação da Convenção da ONU sobre Contratos de Compra e Venda Internacional de Mercadorias e o direito internacional privado brasileiro. *Revista de direito internacional = Brazilian journal of international law* (Brasília) 12:1:379-394, 2015.

标题英译：Introduction to the utilisation of the CISG (1980) and the Brazilian conflict of law rules.

Wethmar-Lemmer, M. The Vienna Sales Convention and private international law. Johannesburg, South Africa, University of Johannesburg, 2010. 326 p. Thesis (Doctor Legum) — Faculty of law, University of Johannesburg (2010).

Williams, J. Analysis of CISG Article 35 conformity of the goods in the changing power dynamics of corporate social responsibility. *New Zealand Association for Comparative Law: hors série* (Wellington) 19, 2015.

Wilson, S. Ethical standards in international sales contracts: can the CISG be used to prevent child labour? Wellington, Victoria University of Wellington, 2015. 72 p. Thesis (LLB) — Faculty of law, Victoria University of Wellington (2015).

Winship, P. The Hague Principles, the CISG, and the ‘battle of forms’. *Penn State journal of law & international affairs* (Carlisle, Pa.) 4:1:151-166, 2015.

Witz, C. Droit uniforme de la vente internationale de marchandises: juillet 2013 — décembre 2014. *Recueil Dalloz* (Paris) 191:15:881-893, 2015.

Witz, C. and D. Kuhn. Der neueste Beitrag des französischen Kassationshofes zur Auslegung des Artikels 40 CISG: zugleich Anmerkungen zu dem Urteil vom 4.11.2014. *IHR Internationales Handelsrecht* (Köln) 15:5:204-210, 2015.

标题英译：The latest post of the French Court of Cassation on the interpretation of Article 40 CISG (1980).

Yoshikawa, Y. and H. Sono, eds. 注釈 ウィーン売買条約最終草案 [UNCITRAL 事務局] = Secretariat commentary on the 1978 draft convention on contracts for the international sale of goods. Japan, Shojihomu Co., 2015. 306 p.

Zhao, G. 电子化环境下外贸企业的合同风险及其应对——CISG 第 11 条保留撤回引发的思考. 海关与经贸研究 (China) 1, 2014.

三、国际商事仲裁和调解

Aden, M. Wrong answers to wrong questions? A new approach to judicial review of international arbitral awards. *Revista Brasileira de arbitragem* (Alphen aan den Rijn, The Netherlands) 12:47:55-69, 2015.

Adolf, H. Hukum acara arbitrase BANI. *Indonesia arbitration quarterly newsletter* (Jakarta) 7:4:1-10, 2015.

标题英译：Procedural law of BANI arbitration.

Ali, S. Prospects of utilizing investor-state mediation and UNCITRAL Rules on Transparency for polycentric environmental disaster-related disputes: the case of Vattenfall v. Germany. *New Zealand Association for Comparative Law: hors série* (Wellington) 19, 2015.

Almutawa'a, A.M. and A.F.M. Maniruzzaman. The UAE's pilgrimage to international arbitration stardom: a critical appraisal of Dubai as a centre of dispute resolution aspiring to be a Middle East business hub. *Journal of world investment & trade* (Leiden, The Netherlands) 15:193-244, 2014.

Amro, I. Recognition and enforcement of foreign arbitral awards in theory and in practice: a comparative study in common law and civil law countries. Newcastle upon Tyne, U.K., Cambridge Scholars Publishing, 2013. 176 p.

Andaluz Vegacenteno, H. La aplicación de la 'Convención de Nueva York' en Bolivia. *Revista de derecho* (Valparaíso, Chile) 40:511-533, 2013.

Ang, C. and E. Finkel. Chart of arbitral institutions. *Global arbitration news* March 12, 2015. Includes comparative chart the ICC Rules (2012), KLRCA Rules, VIAC Rules, BANI Rules, SIAC Rules (2013), UNCITRAL Arbitration Rules (as revised in 2010), PDRCI Rules (2015).

Antich, F. Enforcing the mediated settlement and the need for an appropriate legal framework: some reflections from within the EU and beyond. *Transnational dispute management* (Voorburg, The Netherlands) 12:6, November 2015.

Arbitration in the Middle East: expectations and challenges for the future. *Transnational dispute management* (Voorburg, The Netherlands) 12:2, March 2015.

Arthur, J.K. and R. Cohrssen. Arbitration and ADR in Australia: meeting the needs of international trade and commerce. *Australian alternative dispute resolution bulletin* 2:4:75-79, September 2015.

Bansal, S. and D. Agrawal. Are anti-arbitration injunctions a malaise?: an analysis in the context of Indian law. *Arbitration international* (London) 31:4:613-629, 2015.

Barry, M. The role of the seat in international arbitration: theory, practice, and implications for Australian courts. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 32:3:289-323, 2015.

Basedow, J. EU law in international arbitration: referrals to the European Court of Justice. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 32:4:367-386, 2015.

Bedrosyan, A.S. The limitations of tradition: how modern choice of law doctrine can help courts resolve conflicts within the New York Convention and the Federal Arbitration Act. *University of Pennsylvania law review* (Philadelphia, Pa.) 164:207-242, 2015.

- Bělohlávek, A.J. Seat of arbitration and supporting and supervising function of courts. *Czech (& Central European) yearbook of arbitration* (Huntington, N.Y.) 5:21-48, 2015.
- Bendetson, W. A case for reducing arbitration in maritime employment cases based on courts's misunderstanding of the New York Convention and the Federal Arbitration Act. *University of San Francisco maritime law journal* (San Francisco, Calif.) 27:65-96, 2015.
- Berger, K.P. Private dispute resolution in international business: negotiation, mediation, arbitration. 3rd ed. Alphen aan den Rijn, The Netherlands, Kluwer Law International, 2015. 2 v.
- Bhuiyan, S. and others, eds. International law and developing countries: essays in honour of Kamal Hossain. Leiden, The Netherlands, Brill, 2014. 330 p.
- Björnsson, B.H. EU competition law and international commercial arbitration: the question of public policy. Lund, Sweden, Lund University, 2015. 64 p. Thesis (Master) — Lund University, Faculty of Law (2015).
- Blanke, G. Ruling of Dubai Court of First Instance calls into question UAE Courts' recent acquis on international enforcement of foreign arbitral awards. *Arab law quarterly* (Leiden, The Netherlands) 29:1:56-75, 2015.
- Blavi, F. The role of public policy in international commercial arbitration. *Arbitration* (London) 82:1:2-15, 2016.
- Blavi, F. and G. Vial. The burden of proof in international commercial arbitration: are we allowed to adjust the scales? *Hastings international and comparative law review* (San Francisco, Calif.) 39:41-80, 2016.
- Boeckstiegel, K.H. and others, eds. Arbitration in Germany: the Model Law in practice. 2nd ed. Alphen aan den Rijn, The Netherlands, Kluwer Law International, 2015. 1169 p.
- Boeckstiegel, K.H. The role of the state in protecting the system of arbitration. *Arbitration* (London) 81:4:439-442, 2015.
- Boer, T.M. Choice of law in arbitration proceedings. *Recueil des cours = Collected courses of the Hague Academy of International Law* (Leiden, The Netherlands) 375:53-87, 2014.
- Boisson de Chazournes, L. and R.B. Dames. Transparency in investor-state arbitration: an incremental approach. *BCDR international arbitration review* (Alphen aan den Rijn, The Netherlands) 2:1:59-76, 2015.
- Born, G.B. International commercial arbitration. 2nd ed. Alphen aan den Rijn, The Netherlands, Wolters Kluwer, 2014. 3 v.
- Boyer, F. Conférence internationale pour une communauté euro-méditerranéenne de l'arbitrage international, 8 décembre 2014, Marseille [compte rendu de colloque]. *Cahiers de l'arbitrage = Paris journal of international arbitration* (Paris) 1:161-165, 2015.

Buntenbroich, D. and M. Kaul. Transparenz in Investitionsschiedsverfahren: der Fall Vattenfall und die UNCITRAL-Transparenzregeln. *SchiedsVZ* (München) 12:1:1-8, 2014.

标题英译：Transparency in investment arbitration: the case Vattenfall and the UNCITRAL Rules on Transparency in Treaty-based Investor-State Arbitration (effective date: 1 April 2014) (“UNCITRAL Rules on Transparency”).

Burke, J.J.A. International commercial arbitration: allocation of competence between municipal courts and arbitral tribunals under Article II (3) of the 1958 NY Convention and anti-suit injunctions under Brussels I (recast) and Gazprom OAO. *Slovenska arbitražna praksa* (Ljubljana) 4:2:36-46, 2015.

Cahill, G. Enforcement of arbitral awards and EU law: further down the rabbit hole? *European international arbitration review* (Huntington, N.Y.) 4:1:1-42, 2015.

Calamita, N.J. and A. Al-Sarraf. International commercial arbitration in Iraq: commercial law reform in the face of violence. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 32:1:37-64, 2015.

Čeladník, F. The English approach to challenges at the seat: should courts stay away from the challenges on the merits as the Model Law provides? *Czech (& Central European) yearbook of arbitration* (Huntington, N.Y.) 5:49-68, 2015.

Černý, F. Precedent in international investment law: the Romak lesson. *Revista română de arbitraj* (Bucureşti) 34:2:28-38, 2015.

Chan, L. International disputes, the execution of foreign arbitral awards in the Asia Pacific and two case studies. *New York international law review* (New York) 28:2:1-27, 2015.

Cinotti, D.N. Competence-competence under U.S. arbitration law after BG Group plc v. Republic of Argentina. *Revista română de arbitraj* (Bucureşti) 37:1:5-12, 2016.

Cole, T. and others. Arbitration in Southern Europe: insights from a large-scale empirical study. *The American review of international arbitration* (New York) 26:187-268, 2015.

Constantin, D. India's amended arbitration law: what's new for foreign investors? = Revision de la loi indienne sur l'arbitrage: quels changements pour les investisseurs étrangers? *Revue de droit des affaires internationales* = *International business law journal* (Paris) 1:41-52, 2016.

Cordero-Moss, G. International commercial contracts: applicable sources and enforceability. Cambridge, U.K., Cambridge University Press, 2014. 329 p.

_____. Limitations on party autonomy in international commercial arbitration. *Recueil des cours* = *Collected courses of the Hague Academy of International Law* (Leiden, The Netherlands) 372:129-326, 2014.

_____. Limits on party autonomy in international commercial arbitration. *Penn State journal of law & international affairs* (Carlisle, Pa.) 4:1:186-212, 2015.

- Cucinotta, D. Potential for reform to appeal rights in international arbitration: where to now after Carr v Gallaway Cook Allan [2014] NZSC 75. *Vindobona journal of international commercial law and arbitration* (Vienna) 18:2:181-190, 2014.
- Czernich, D. Österreich: das auf die Schiedsvereinbarung anwendbare Recht. *SchiedsVZ* (München) 13:4:181-187, 2015.
标题英译: Austria: the law applicable to the arbitration agreement.
- Daly, B.W. and others. A guide to the PCA Arbitration Rules. New York, N.Y., Oxford University Press, 2014. 262 p.
- Davis, T.W. Due process and public policy: the fated overlap between Articles V(1)(b) and V(2)(b) of the New York Convention. *European international arbitration review* (Huntington, N.Y.) 3:2:15-34, 2015.
- Deason, E.E. Enforcement and settlement agreements in international commercial mediation: a new legal framework? *Dispute resolution magazine* (Chicago, Ill.) 32-38, fall 2015.
- DeWitt, B.S. A judgment without merits: the recognition and enforcement of foreign judgments confirming, recognizing, or enforcing arbitral awards. *Texas international law journal* (Austin, Tex.) 50:3:495-517, 2015.
- Dias Simões, F. Harmonisation of arbitration laws in the Asia-Pacific: trendy or necessary? *New Zealand Association for Comparative Law: hors série* (Wellington) 19, 2015.
- Douglas, M. The importance of transparency for legitimising investor-state dispute settlement: an Australian perspective. *New Zealand Association for Comparative Law: hors série* (Wellington) 19, 2015.
- Dunmore, M. Enforcement of arbitral awards: the role of courts at the seat. *Czech (& Central European) yearbook of arbitration* (Huntington, N.Y.) 5:69-86, 2015.
_____. What to expect from the review of arbitral awards by courts at the seat. *ASA bulletin* (Alphen aan den Rijn, The Netherlands) 33:2:293-305, 2015.
- Euler, D. Transparency Rules and the Mauritius Convention: a favourable haircut of the State's sovereignty in investment arbitration? *Social science research network* April 29, 2015. Available online at <http://ssrn.com/abstract=2613138>
- Farrugia, B. The human right to water: defences to investment treaty violations. *Arbitration international* (Oxford, U.K.) 31:2:261-282, 2015.
- Follonier-Ayala, A. La formación del convenio arbitral internacional en América Latina y en Suiza. *Lima arbitration* (Lima) 5:110-160, 2012/2013.
- Gaillard, E. Sociologie de l'arbitrage international. *Journal du droit international* (Paris) 142:4:1089-1113, 2015.
_____. Sociology of international arbitration. *Arbitration international* (Oxford, U.K.) 31:1:1-17, 2015.
- Galič, A. Enforcement of foreign arbitral awards in Slovenia. *Revista Română de arbitraj* (Bucureşti) 35:3:26-39, 2015.

- Gaviria Gil, J.A. Comentarios sobre las nuevas normas colombianas en materia de arbitraje internacional. *Revista de derecho privado* (Bogotá) 24:259-281, 2013.
- Gebremeskel, F.P. በዚያ እና የተሰጠ የግልጻ ደንብ ወሳኔዎች እውቅና አፈጻጸም ስምምነት፡ ጥቅም፡ የዳታ እና ስለተዋጽሬ ቅጂዎች እርምጃ አንድንድ ነጥበች. *Mizan law review* (Addis Ababa) 8:2:470-483, 2014.
- 包括《承认及执行外国仲裁裁决公约》(1958 年, 纽约)(《纽约公约》)的阿姆哈拉文译文。阿姆哈拉文, 摘要为英文。标题英译: New York Convention (1958): advantages, disadvantages and some remarks on Ethiopia's course of action ahead.
- Geistlinger, M. and M. Roth, eds. Yearbook on international arbitration: volume II. Vienna, NWV, 2012. 444 p.
- _____, eds. Yearbook on international arbitration: volume III. Vienna, NWV, 2013. 430 p.
- _____, eds. Yearbook on international arbitration: volume IV. Vienna, NWV, 2015. 279 p.
- Gessel-Kalinowska vel Kalisz, B., ed. Polish arbitration law = Diagnoza arbitrażu: funkcjonowanie prawa o arbitrażu i kierunki postulowanych zmian. Warszawa, Konfederacja Lewiatan, 2014. 645 p.
- Gessel-Kalinowska vel Kalisz, B. and M. Zachariasiewicz, eds. Biała księga: propozycje zmian legislacyjnych mających na celu ulepszenie ram prawnych sądownictwa polubownego w Polsce. Warszawa, Konfederacja Lewiatan, 2014. 79 p.
- 标题英译: White paper: proposed legislative changes aimed at improving the legal framework for arbitration in Poland.
- Ghibradze, N. Preclusion of remedies under Article 16(3) of the UNCITRAL Model Law. *Pace international law review* (White Plains, N.Y.) 27:1:346-396, 2015.
- Giller, R.A. and others. Enforcing arbitration awards in international franchising. *Franchise law journal* (Chicago, Ill.) 34:351-367, 2015.
- Giupponi, M.B.O. The protection of foreign direct investment in Latin America: where do we stand on international arbitration? *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 32:2:113-142, 2015.
- Gleeson, M. Writing awards in international commercial arbitrations. *Arbitration* (London) 81:1:73-83, 2015.
- Granier, T. Unilateral termination of an arbitration agreement by a party after the arbitration has commenced. *Revista Brasileira de arbitragem* (São Paulo, Brazil) 12:45:108-124, 2015.
- Gross, C.M. Introduction to the UNCITRAL Arbitration Rules (as revised in 2010). *Croatian arbitration yearbook* (Zagreb) 18:79-90, 2011.
- Grosshans, A. and N. Landi. Written-form requirements and modern communication: part 1. *International litigation quarterly* (New York) 28:2:14-21, 2012.

- Hacke, A. ‘New York Convention II’ to come?: enforcement of international mediation settlement agreements. *Dispute resolution* (Frankfurt am Main) 2:9-12, 24 June 2015.
- van Haersolte-van Hof, J.J. and E.V. Koppe. International arbitration and the lex arbitri. *Arbitration international* (Oxford, U.K.) 31:1:27-62, 2015.
- Hague Conference on Private International Law. Principles on Choice of Law in International Commercial Contracts = Principes sur le choix de la loi applicable aux contrats commerciaux internationaux. The Hague, HCCH, 2015. 2 vols (English and French).
- Halla, S. Extension of arbitration clauses over non-signatories. In Cofola International 2015: current challenges to resolution of international (cross-border) disputes: conference proceedings. K. Drličková, ed. Brno, Masaryk University, 2015, p. 17-35.
- Hamamoto, S. 条約に基づく投資家対国家仲裁の透明性に関する UNCITRAL 規則および同規則の実施に関する条約 コメンタリー. *JCA ジャーナル=JCA journal* (Tokyo) (Part 5) 62:3:3-9; (Part 6) 62:4:18-23; (Part 7) 62:5:24-27; (Part 8) 62:6:27-32, 2015.
- 标题英译：UNCITRAL Rules on Transparency and the United Nations Convention on Transparency in Treaty-based Investor-State Arbitration (New York, 2014) (“Mauritius Convention on Transparency”): a commentary.
- Hanotiau, B. Non-signatories, groups of companies and groups of contracts in selected Asian countries: a case law analysis. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 32:6:571-620, 2015.
- Heilbron, H. The English Courts’ approach to review of awards by way of challenge and enforcement. *BCDR international arbitration review* (Alphen aan den Rijn, The Netherlands) 2:1:153-170, 2015.
- Hennecke, R. and K. Machulskaya. Enforcement of foreign arbitral awards in Russia: the more things change...? *Transnational dispute management* (Voorburg, The Netherlands) 12:5, August 2015.
- Heuzé, V., ed. Mélanges en l’honneur du Professeur Pierre Mayer. Issy-les-Moulineaux, France, LGDJ, Lextenso éditions, 2015. 892 p.
- Horn, S. Der Eilschiedsrichter im institutionellen Schiedsverfahren. *SchiedsVZ* (München) 14:1:22-30, 2016.
- 标题英译：Emergency arbitrator in institutional arbitration.
- Hwang, M. Commercial courts and international arbitration: competitors or partners? *Arbitration international* (Oxford, U.K.) 31:2:193-212, 2015.
- International Bar Association. Report on the public policy exception in the New York Convention. London, IBA, 2015. 1 vol.
- Jacquet, J.-M. Les lois de l’arbitrage. *Journal du droit international* (Paris) 142:1:1-12, 2015.

- Jahng, Y.-B. and R. Kim. The recognition and enforcement of foreign arbitral awards in Korea: with focus on the U.S. matters. *Pepperdine dispute resolution law journal* (Malibu, Calif.) 15:567-614, 2015.
- Jana L., A. International commercial arbitration in Latin America: myths and realities. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 32:4:413-446, 2015.
- Jensen, J.O. Setting aside arbitral awards in model law jurisdiction: the Singapore approach from a German perspective. *European international arbitration review* (Huntington, N.Y.) 4:1:55-80, 2015.
- Jogani, R. The role of national courts in the post-arbitral process: the possible issues with the enforcement of a set-aside award. *Arbitration* (London) 81:3:254-266, 2015.
- Johnson, L. The Mauritius Convention on Transparency: comments on the treaty and its role in increasing transparency of investor-State arbitration. *CCSI policy paper* (New York) September 2014.
- Joy, J. Anti-arbitration injunctions: a comparison of approaches and the problem of national court interference. *European international arbitration review* (Huntington, N.Y.) 3:2:35-76, 2015.
- Junita, F. 'Pro enforcement bias' under Article V of the New York Convention in international commercial arbitration: comparative overview. *Indonesia law review* (Indonesia) 2:140-164, 2015.
- Jun, J.W. U.S. Courts' review of Article V(1)(b) under the New York Convention for the Enforcement of Foreign Arbitral Awards. *Journal of arbitration studies* (Seoul) 24:3:79-103, 2014.
- Kabrhel, M. EA order: a powerful tool or just a piece of paper? In Cofola International 2015: current challenges to resolution of international (cross-border) disputes: conference proceedings. K. Drličková, ed. Brno, Masaryk University, 2015, p. 52-66.
- Kaplan, N. The role of the state in protecting the system of arbitration. *Arbitration* (London) 81:4:452-462, 2015.
- Khatchadourian, M. Arbitration in the Arab States of the Gulf (GCC): an overview. *Revista română de arbitraj* (Bucureşti) 34:2:39-49, 2015.
- Khrapoutschi, A. and K. Loban. Recognition and enforcement of foreign arbitral awards in the Republic of Belarus. *Arbitration* (London) 81:1:57-63, 2015.
- Kim, Y.J. ASEAN 국가들의 외국중재판정에 관한 승인 및 집행: 말레이시아·싱가포르·인도네시아의 법제 및 판례를 중심으로. *Journal of arbitration studies* (Seoul) 25:2:19-47, 2015.
- 标题英译： Recognition and enforcement of foreign arbitration awards in ASEAN.
- Klausegger, C., ed. Austrian yearbook on international arbitration, 2016. 10th ed. Wien, Manz, 2016. 403 p.

- Knieper, J. and C. Montineri. The Belgian law on mediation, in light of the UNCITRAL Model Law on International Commercial Conciliation and of the UNCITRAL project on enforceability of settlement agreements. *Nederlands-Vlaams tijdschrift voor mediation en conflictmanagement* (Mortsel, Belgium) 19:1:59-67, 2015.
- Knieper, R. Rethinking investment arbitration. *SchiedsVZ* (München) 13:1:25-32, 2015.
- Kondev, D.H. Statutory approaches to multi-party/multi-contract construction arbitration. *Vindobona journal of international commercial law and arbitration* (Vienna) 4:1:55-80, 2015.
- Koo, A.K.C. Mediation in China: towards a modernised and harmonised procedural framework for international commercial mediation. *Vindobona journal of international commercial law and arbitration* (Vienna) 4:1:55-78, 2015.
- _____. UNCITRAL and international commercial mediation in China. *New Zealand Association for Comparative Law: hors série* (Wellington) 19, 2015.
- Kryvoi, Y. and D. Davydenko. Consent awards in international arbitration: from settlement to enforcement. *Brooklyn journal of international law* (Brooklyn, N.Y.) 40:3:827-868, 2015.
- Kubas, A. and A. Trzaska. Two examples of interaction between State courts and arbitration: ruling on the competence of an arbitral tribunal to adjudicate and injunctive relief in arbitral proceedings. *Czech (& Central European) yearbook of arbitration* (Huntington, N.Y.) 5:137-157, 2015.
- Kwok, D. Pro-enforcement bias by Hong Kong courts: use of indemnity costs. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 32:6:677-688, 2015.
- Lai, C. The McCarran Ferguson Act and the New York Convention for the Recognition and Enforcement of Foreign Arbitral Awards: to reverse-preempt or not. *University of Chicago legal forum* (Chicago, Ill.) 1:14:349-374, 2011.
- Lauster, H. The arbitral award by consent in light of the UNCITRAL Model Law and the New York Convention. *Revista română de arbitraj* (Bucureşti) 37:1:13-21, 2016.
- Lee, J.S. Reflecting current arbitration practice: the revision of the UNCITRAL Notes on Organizing Arbitral Proceedings. *Advanced commercial law review* (Seoul) 72:197-225, October 2015.
- Levy, D. Les abus de l'arbitrage commercial international. Paris, L'Harmattan, 2015. 623 p.
- Lewis, S.D. Testing the harmonisation and uniformity of the UNCITRAL Model Law on International Commercial Arbitration. Leicester, U.K., University of Leicester, 2015. 2 v. Thesis (Doctor) — University of Leicester, Department of Law (2015).
- Lookofsky, J.M. and K. Hertz. EU-PIL: European Union private international law in contract and tort. 2nd ed. Copenhagen, Juris, 2015. 205 p.

- Luttrell, S.R. and I. Devendra. Inherent jurisdiction and implied power to stay proceedings in aid of arbitration: ‘a nice question’. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 32:5:493-509, 2015.
- Magklasi, I. Volume contracts and third parties: ‘red hand’ rule or red herring? *European journal of commercial contract law* (Zutphen, The Netherlands) 7:1/2:39-50, 2015.
- Malintoppi, L. and N. Limbasan. Living in glass houses?: the debate on transparency in international investment arbitration. *BCDR international arbitration review* (Alphen aan den Rijn, The Netherlands) 2:1:31-58, 2015.
- Mankowski, P. Die Schiedsausnahme des Art. 1 Abs. 2 lit. d Brüssel Ia-VO. *Internationales Handelsrecht* (Köln) 15:5:189-204, 2015.
- 标题英译：** The arbitration exception under Article 1(2)(d) of the Brussels I Regulation (recast).
- Mattli, W. and T. Dietz, eds. International arbitration and global governance: contending theories and evidence. Oxford, U.K., Oxford University Press, 2014. 250 p.
- Mboce, N. Enforcement of international arbitral awards: public policy limitation. *Kenya: alternative dispute resolution* (Nairobi) 3:1:87-114, 2015.
- Meshel, T. ‘Commercial peacemaking’: the new role of the international commercial arbitration legal order. *Cardozo journal of conflict resolution* (New York) 16:395-422, 2015.
- Mihaj, S. Arbitration environment in Serbia. *Slovenska arbitražna praksa* (Ljubljana) 4:1:16-20, 2015.
- Möller, G. Behovet av en översyn av Finlands lag om skiljeförfarande. *Tidskrift utgiven av Juridiska Föreningen i Finland: JFT* (Helsingfors) 5-6:408-419, 2015.
- 标题英译：** The need to revise the Finnish Arbitration Act.
- Montineri, C. UNCITRAL standards on transparency in treaty-based investor-state arbitration. *New Zealand Association for Comparative Law: hors série* (Wellington) 19, 2015.
- Montineri, C. and C.M. Gross. Поточні проекти ЮНСІТРАЛ у галузі міжнародного арбітражу. *Альтернативное разрешение споров* (Kiev) 2013:1:25-35.
- 标题英译：** Current projects of UNCITRAL in the field of international arbitration.
- Moses, M.L. The principles and practice of international commercial arbitration. 2nd ed. Cambridge; New York, Cambridge University Press, 2012. 372 p.
- de Moura, K.Z.I. Critical analysis on the UAE courts’ reaction upon accession to the New York Convention. Dubai, British University in Dubai, 2015. 63 p. Thesis (MSc) — British University in Dubai, Faculty of Business (2015).

- Muigua, K. Building legal bridges: fostering Eastern Africa integration through commercial arbitration. *Kenya: alternative dispute resolution* (Nairobi) 3:1:44-86, 2015.
- Mulaj, V. National legal regulation of arbitration in the Republic of Kosovo: La règlementation juridique de l'arbitrage au niveau national de la République du Kosovo. *Revue de droit des affaires internationales = International business law journal* (Paris) 1:15-37, 2015.
- Nakagawa, J., ed. Transparency in international trade and investment dispute settlement. Abingdon, U.K., Routledge, 2013. 221 p.
- Nasseri, J. Eksistensi Konvensi New York dalam pelaksanaan putusan arbitrase internasional di Indonesia. *Indonesia arbitration quarterly newsletter* (Jakarta) 7:1:9-13, 2015.
- 标题英译：New York Convention (1958) and enforcement of arbitral awards in Indonesia.
- Nesheiwat, F. and A. Al-Khasawneh. The 2012 Saudi Arbitration Law: a comparative examination of the law and its effect on arbitration in Saudi Arabia. *Santa Clara journal of international law* (Santa Clara, Calif.) 13:2:443-465, 2015.
- Neuberger, D.E. Hong Kong Chartered Institute of Arbitrators Centenary Celebration Conference 2015: arbitration and the rule of law. *Arbitration* (London) 81:3:276-313, 2015.
- Ohagwu, A.R. A critical evaluation of international commercial arbitration within the national legal system. *Social science research network* 31 January 2015. Available online at <http://ssrn.com/abstract=2653803>
- Okretič, N. Popravljeno razmerje med uredbo Bruselj I in arbitražo?!: Zadeva 'Gazprom'. *Slovenska arbitražna praksa* (Ljubljana) 4:2:85-89, 2015.
- 标题英译：Has the relationship between the Brussels I regulation and arbitration been corrected?! Subject 'Gazprom'.
- Ortino, F. Substantive provisions in IIAs and future treaty-making: addressing three challenges. *E15 Task Force on Investment Policy: think piece* June 2015.
- Panggabean, J.I.T. and others. Analisis yuridis penolakan eksekusi putusan arbitrase internasional. *USU law journal* (Medan, Indonesia) 3:3:51-63, 2015.
- 标题英译：Analysis of cases considering requests for non-enforcement in international arbitration.
- Papacleovoulou, C.N. Recognition and execution of foreign arbitral awards in Cyprus. *Comparative law yearbook of international business* (Alphen aan den Rijn, The Netherlands) 37:241-279, 2015.
- París Cruz, M. La deseable transición del 'reenvío' a la 'remisión' en el arbitraje costarricense. *Revista judicial* (San José) 117:101-110, 2015.
- Parti, M. and M. Khubchandani. Counsel disqualification: Indian and international arbitration perspectives. *Arbitration* (London) 81:3:267-275, 2015.

- Paterson, C.E. Managing the costs of transparency in ISDS: lessons from BSG v. Guinea. *Latham & Watkins international arbitration newsletter* (Los Angeles, Calif.) January 2016.
- Paulsson, M.R.P. The 1958 New York Convention Article II: fit for modern international trade? *BCDR international arbitration review* (Alphen aan den Rijn, The Netherlands) 2:1:117-134, 2015.
- Perales Viscasillas, M. del P. La función arbitral de la Comisión Nacional de los Mercados y de la Competencia. *Ley mercantil* (Spain) 14, 1 May 2015.
- Poulton, E. and E. Finkel. Comparative chart of international arbitration rules. *Global arbitration news* March 31, 2015. Includes the LCIA Rules (2014), LCIA Rules (1988), ICC Rules (2012), SCC Rules (2013), HKIAC Rules (2013), UNCITRAL Arbitration Rules (as revised in 2010).
- Pullen, A. and A. Foo. A restatement of the relationship between arbitral tribunals and the courts. *Mealey's international arbitration report* (Philadelphia, Pa.) 30:5:39-49, 2015.
- Radicati di Brozolo, L.G. I rimedi contro le interferenze statali con l'arbitrato internazionale. *Rivista dell'arbitrato* (Milano, Italy) 25:1:1-16, 2015.
- 标题英译： Remedies against State interference with international arbitration.
- Ravillon, L. La transparence en droit des affaires internationales = transparency in international business law. *Revue de droit des affaires internationales = International business law journal* (Paris) 5:433-451, 2015.
- Respondek, A. Asia arbitration guide. 4th ed. Singapore, Respondek & Fan, 2015. 327 p.
- Ribeiro, J. and M. Douglas. Transparency in investor-state arbitration: the way forward. *Asian international arbitration journal* (Alphen aan den Rijn, The Netherlands) 11:1:49-67, 2015.
- Ribeiro, J. and J. Lee. Overview of UNCITRAL texts on international commercial arbitration in Islamic law influenced jurisdictions (ILIJ). *New Zealand Association for Comparative Law: hors série* (Wellington) 19, 2015.
- Ribeiro, J. and S. Sato. 投資仲裁における透明性: 日本における透明性の重要性. *Kokusai shōji hōmu* (Tokyo) 44:1:1-9, 2016.
- 标题英译： Transparency in investment arbitration: its importance for Japan.
- Rivkin, D.W. Chartered Institute of Arbitrators Centenary Conference, London, July 2015: Investor-State arbitration (ISDS) and the New York Convention. *Arbitration* (London) 82:1:34-39, 2016.
- Rivkin, D.W. and S.J. Rowe. The role of the tribunal in controlling arbitral costs. *Arbitration* (London) 81:2:116-130, 2015.
- Rizal, A. The 1958 New York Convention is the foundation of international arbitration stands. *Indonesia arbitration quarterly newsletter* (Jakarta) 7:2:30-32, 2015.

- Ruby, T. The ready-made garment industry: an analysis of Bangladesh's labor law provisions after the Savar tragedy. *Brooklyn journal of international law* (Brooklyn, N.Y.) 40:2:685-718, 2015.
- Sabahi, B. and others, eds. A revolution in the international rule of law: essays in honor of Don Wallace, Jr. Huntington, N.Y., Juris, 2014. 650 p.
- Sackmann, J. Im Schatten von CETA und TTIP: zur Verfahrenstransparenz in Intra-EU-Investitionsschiedsverfahren. *SchiedsVZ* (München) 13:1:15-19, 2015.
- 标题英译： In the shade of CETA and TTIP: about transparency in investment arbitration proceedings within the EU.
- Schubert, W. Reviewing arbitration awards for competition law violations: a playbook for courts implementing the New York Convention. *ExpressO* August 2015. Available online at http://works.bepress.com/william_schubert/1
- Sharma, R. Evaluation of mediation law in Asia. Melbourne, Australia, s.n., 2015. 401 p.
- Šimková, I. Enforcement of foreign annulled arbitral awards. In Cofola International 2015: current challenges to resolution of international (cross-border) disputes: conference proceedings. K. Drličková, ed. Brno, Masaryk University, 2015, p. 165-175.
- Smeele, F. Harmonising the fragmented law of transport through soft law? *European journal of commercial contract law* (Zutphen, The Netherlands) 7:1/2:62-66, 2015.
- Smit, H. and others, eds. World arbitration reporter: international encyclopaedia of arbitration law and practice. 2nd ed. Huntington, N.Y., Juris, 2010.
- Stauder, C. Die Billigkeitsentscheidung in der Handelsschiedsgerichtsbarkeit: rechtliche und tatsächliche Probleme des § 1051 Abs. 3 ZPO. *SchiedsVZ* (München) 12:6:287-293, 2014.
- 标题英译： Ex aequo et bono or amiable composition decisions in commercial arbitration: legal and factual difficulties of Art. 1051, para. 3, of the German Code of Civil Procedure.
- Steinbach, A. Investor-Staat-Schiedsverfahren und Verfassungsrecht. *Rabels Zeitschrift für ausländisches und internationales Privatrecht* (Tübingen, Germany) 80:1:1-38, 2016.
- 标题英译： Investor-State dispute settlement and constitutional law.
- Sussman, E. A path forward: a convention for the enforcement of mediated settlement agreements. *Transnational dispute management* (Voorburg, The Netherlands) 12:6, November 2015.
- Szumański, A. Corporate arbitration in Poland. *Revista Română de arbitraj* (Bucureşti) 35:3:16-25, 2015.
- Tomlinson, S.M. The enforcement of foreign arbitral awards: the CIArb London Branch Annual General Meeting: keynote address, April 27, 2015. *Arbitration* (London) 81:4:398-403, 2015.

- Torgbor, E. Opening up international arbitration in Africa. *Kenya: alternative dispute resolution* (Nairobi) 3:1:20-43, 2015.
- Tweeddale, A. and K. Tweeddale. Cutting the Gordian knot: enforcing awards where an application has been made to set aside the award at the seat of the arbitration. *Arbitration* (London) 81:2:137-149, 2015.
- Ukraine. Ukrainian Chamber of Commerce and Industry, ed. Материалы: II Международных арбитражных чтений памяти академика Побирченко И.Г., 13 ноября 2014 года. Киев, MKAC, 2015. 141 p.
- Umar, M.H. Arbitration and maritime issues in Indonesia. *Indonesia arbitration quarterly newsletter* (Jakarta) 7:3:1-6, 2015.
- UN Commission on International Trade Law. UNCITRAL Rules on Transparency in Treaty-based Investor-State Arbitration = Regulile UNCITRAL privind transparență în arbitrajul dintre investitor și stat, inițiat în baza unui tratat. Trans. by Romania. Ministry of Foreign Affairs.
- 罗马尼亚的非正式译文。外交部。英文和罗马尼亚文。
- _____. United Nations Convention on Transparency in Treaty-based Investor-State Arbitration = Convenția privind transparență în arbitrajul dintre investitor și stat, inițiat în baza tratatelor. Trans. by Romania. Ministry of Foreign Affairs.
- 罗马尼亚的非正式译文。外交部。英文和罗马尼亚文。
- 联合国贸易法委员会秘书处. The Mauritius Convention on Transparency: a model for further reforms of investor-state dispute settlement. *E15 Task Force on Investment Policy: think piece* January 2016. The E15 Initiative.
- United Nations, ed. Conference for a Euro-Mediterranean community of international arbitration: Marseille (France), 8 December 2014 = Conférence pour une communauté euro-méditerranéenne de l'arbitrage international: Marseille (France), 8 décembre 2014. New York, United Nations, 2015. 57 p.
- _____. 《联合国投资人与国家间基于条约仲裁透明度公约》。联合国, 2015年, 纽约。iii, 10 p. 《毛里求斯透明度公约》。
- 以 联 合 国 所 有 正 式 语 文 出 版 。 查 阅 网 址 : www.uncitral.org/uncitral/en/publications/publications.html
- Van den Berg, A.J. Legitimacy: myths, realities, challenges. Alphen aan den Rijn, The Netherlands, Kluwer Law International, 2015. 1110 p.
- Veeder, V.V. Le nouveau Règlement 2014 de la LCIA: quelques nouveautés. *Revue de l'arbitrage* (Paris) 1:49-73, 2015.
- Vesel, S. The revised UNCITRAL Notes and case management conference(s): what to address (and when). *Slovenska arbitražna praksa* (Ljubljana) 4:2:6-10, 2015.
- Vishnevskaya, O. Anti-suit injunctions from arbitral tribunals in international commercial arbitration: a necessary evil? *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 32:2:173-214, 2015.
- Voser, N. and J. Raneda. Recent developments on the doctrine of res judicata in international arbitration from a Swiss perspective: a call for a harmonized solution.

- ASA bulletin* (Alphen aan den Rijn, The Netherlands) 33:4:742-779, 2015.
- Walton, J. and A. Gilbert. Enforcement of arbitral awards in the face of a pending appeal against a set aside application at the place of arbitration. *Mealey's international arbitration report* (Philadelphia, Pa.) 30:2:21-25, 2015.
- Wathra, C.H.H. Comparative analysis of Pakistani & international commercial arbitration. *Pakistan journal of international law* (Lahore) 1:2:28-43, 2011.
- Webster, T.H. and M.W. Bühler. Handbook of ICC arbitration: commentary, precedents, materials. 3rd ed. London, Sweet & Maxwell, 2014. 974 p.
- Wei, S. and M. Willems. Arbitration in China: a practitioner's guide. Alphen aan den Rijn, The Netherlands, Kluwer Law International, 2015. 455 p.
- Wilske, S. and others. Entwicklungen in der internationalen Schiedsgerichtsbarkeit im Jahr 2013 und Ausblick auf 2014. *SchiedsVZ* (München) 12:2:49-65, 2014.
标题英译：Developments in international arbitration during 2013 and outlook on 2014.
_____. Entwicklungen in der internationalen Schiedsgerichtsbarkeit im Jahr 2014 und Ausblick auf 2015. *SchiedsVZ* (München) 13:2:49-68, 2015.
标题英译：Developments in international arbitration during 2014 and outlook on 2015.
- Winarta, F.H. Harmonizing arbitration laws in the Asia Pacific region. *Indonesia arbitration quarterly newsletter* (Jakarta) 7:1:1-8, 2015.
- Winter, H. The enforcement of foreign arbitral awards in Australia against non-signatories to the arbitration agreement. *Arbitration international* (Oxford, U.K.) 31:2:317-347, 2015.
- Women pioneers in dispute resolution. Tirana, GIZ, 2015. 82 p.
- Wongwanith, W. Conceptualizing the interpretation of public policy exception under Article V (2) (b) of the United Nations Convention on Recognition and Enforcement of Foreign Arbitral Awards. *Thammasat business law journal* (Bangkok) 3:126-140, 2013.
- Yang, F. Enforcement of South Korean arbitral awards in Mainland China. *Journal of arbitration studies* (Seoul) 25:3:113-133, 2015.
- Zhu, W. Arbitration as the best option for the settlement of China-African trade and investment disputes. *Journal of African law* (Cambridge, U.K.) 57:1:149-163, 2013.
_____. The recognition and enforcement of the foreign arbitral awards 'with no foreign element' in China. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 32:3:351-359, 2015.

Zlatanska, E. To publish, or not to publish arbitral awards: that is the question. *Arbitration* (London) 81:1:25-37, 2015.

四、国际运输

- Anderson, V. A critical assessment of the Rotterdam Rules' potential to be ratified, in light of the proposed multimodal transportation system and the proposed changes to the obligations and liability of the carrier. *Southampton student law review* (Southampton, U.K.) 5:1:19-32, 2015.
- Bamba, B. La liberté contractuelle: instrument juridique convergent des règles de Rotterdam de 2009 et des INCOTERMS 2010 ? *Droit maritime français* (Paris) 67:771:629-636, 2015.
- Bokareva, O. Carriage of goods through multimodal transportation: in search of international and regional harmonisation. *Journal of international maritime law* (Witney, U.K.) 21:5:368-381, 2015.
- Bond, N. The maritime performing party and the scope of the Rotterdam Rules. *Australian & New Zealand maritime law journal* (Murdoch, Australia) 28:95-116, 2014.
- Bulut, B. Application of the Rotterdam Rules as between the carrier and the consignee when no negotiable transport document is issued. *European transport law* (Antwerpen, Belgium) 50:3:281-286, 2015.
- Castillo Paulino, J.L. ¿Qué es el Convenio de Rotterdam? *Aduanas* (Santo Domingo) 28:10-14, 2011.
- Ciger, S. Claims for compensation for delay in delivery and notice requirements under Article 23.4 of the Rotterdam Rules. *Journal of international maritime law* (Witney, U.K.) 21:1:39-50, 2015.
- Durkee, M.J. The business of treaties. *UCLA law review* (Los Angeles, Calif.) 63:264-321, 2016.
- Fedi, L. La dématérialisation du connaissance maritime: utopie ou réalité du XXI^e siècle ? In *Mélanges en l'honneur de Christian Scaple*. C. Bloch, ed. Aix-en-Provence, Presses Universitaires d'Aix-Marseille, 2013, p. 219-233.
- Fujita, T. The Rotterdam Rules in the Asian region. *New Zealand Association for Comparative Law: hors série* (Wellington) 19, 2015.
- Goldby, M.A. What is needed to get rid of paper?: a new look at delivery orders. *Journal of international maritime law* (Witney, U.K.) 21:5:339-347, 2015.
- Grosdidier de Matons, J. Les instruments juridiques internationaux de facilitation du transport et du commerce en Afrique. 2nd ed. Washington, D.C., SSATP, 2014. 295 p.
- Han, L. Delivery of goods under a straight bill of lading: Chinese judicial practice and perspective. *Journal of business law* (London) 7:573-586, 2015.
- Herber, R. The new German Maritime Code. *European transport law* (Antwerpen, Belgium) 50:4/5:407-413, 2015.

- Jiménez Valderrama, F.A. Contratos de transporte marítimo de mercancías: del Harter Act norteamericano de 1893 a las Reglas de Rotterdam de 2008 y los tratados de libre comercio de Colombia con los Estados Unidos de América y la Unión Europea. *Revista de derecho* (Barranquilla, Colombia) 38:109-141, 2012.
- _____. Las obligaciones del porteador en el contrato del transporte marítimo de mercancías. *Revista Chilena de derecho* (Santiago) 42:2:515-543, 2015.
- Kovács, V. A tengeri fuvarjog egységesülésének első szakasza: a Brüsszeli Egyezmény. *Jog-állam-politika* (Györ, Hungary) 7:2:57-86, 2015.
- 标题英译: First phase of harmonization of maritime transport law: the Brussels Convention.
- _____. A terminálokról szóló ENSZ konvenció megalkotásának szakaszai. *Profectus in litteris* (Debrecen, Hungary) 6:141-146, 2014. Conference paper. Profectus in litteris VI, Debrecen, Hungary, 13 June 2014.
- 标题英译: Drafting stages of the United Nations Convention on the Liability of Operators of Transport Terminals in International Trade (Vienna, 1991).
- Magklasi, I. Volume contracts and third parties: ‘red hand’ rule or red herring? *European journal of commercial contract law* (Zutphen, The Netherlands) 7:1/2:39-50, 2015.
- Ngnintedem, J.-C. La réception des normes conventionnelles du droit du transport dans les états de la CEMAC. *Uniform law review = Revue de droit uniforme* (Oxford, U.K.) 20:2-3:325-360, 2015.
- Pejović, Č. Clean bill of lading in contract of carriage and documentary credit: when clean may not be clean. *Penn State journal of law & international affairs* (Carlisle, Pa.) 4:1:127-150, 2015.
- Sangkavichitr, S. The possibility of Thailand to become a party to the United Nations Convention on Contracts for the international Carriage of Goods Wholly or Partly by Sea (Rotterdam Rules). *Thammasat business law journal* (Bangkok) 3:563-576, 2013.
- Smeele, F. Harmonising the fragmented law of transport through soft law? *European journal of commercial contract law* (Zutphen, The Netherlands) 7:1/2:62-66, 2015.
- Sturley, M.F. Reflections on fifty years of revolutionary and glacial change in the shipping industry. *European transport law* (Antwerpen, Belgium) 50:4/5:357-369, 2015.
- Verheyen, W. Forum clauses in carriage contracts after the Brussels I (bis) Regulation: procedural (un)certainty? *Journal of international maritime law* (Witney, U.K.) 21:1:23-38, 2015.
- Zhao, L. Transportation, cooperation and harmonization: GATS as a gateway to integrating the UN seaborne cargo regimes into the WTO. *Pace international law review* (White Plains, N.Y.) 27:1:60-118, 2015.

_____. Uniform seaborne cargo regimes: a historical review. *Journal of maritime law and commerce* (Baltimore, Md.) 46:2:133-170, 2015.

Zhu, L. and L. Ding. The dilemma for terminal operators under Himalaya protection in China. *Journal of business law* (London) 1:30-46, 2016.

五. 国际支付（包括独立担保和备用信用证）

Kopyściański, M. Genesis of institution of bill of exchange and bill of exchange law. In System of financial law: financial matters. Conference proceedings. J. Blažek, ed. Brno, Masaryk University, 2015, p. 114-129.

Suwanjinda, K. Possibility of Thailand's accession to the United Nations Convention on Independent Guarantees and Stand-by Letters of Credit, 1995. *Thammasat business law journal* (Bangkok) 2:98-110, 2012.

六、电子商务

Alibeigi, A. and others. Adequacy assessment of time of dispatch rules using fuzzy TOPSIS method: The 3rd International Conference on Computer Engineering and Mathematical Sciences (ICCEMS 2014). Conference paper.

Alibeigi, A. and A.B. Munir. Formation of e-contracts under Iranian Electronic Commerce Act [conference proceedings]. 9th International Conference on e-Commerce with Focus on e-Business, Isfahan, Iran (Islamic Republic of), 16 April 2015.

Antonov, J.V. Legal issues in electronic procurement and international transportation. *Czech yearbook of international law* (Huntington, N.Y.) 6:3-26, 2015.

Behaja, J.T. De la loi sur le e-commerce: une petite « révolution » apportée au droit malgache des obligations contractuelles. *Revue juridique de MCI* (Antananarivo) 69:1:19-23, 2015.

Blount, S. International conventions and model laws. In Electronic contracts. Chatswood, N.S.W., LexisNexis Butterworths, 2015, Ch. 10.

Castellani, L. La Convención de las Naciones Unidas sobre la Utilización de las Comunicaciones Electrónicas en los Contratos Internacionales: relevancia práctica y lecciones aprendidas. *Revista de derecho privado* (Bogotá) 29:75-99, 2015.

Davidson, A. Social media and electronic commerce law. 2nd ed. Port Melbourne, Vic., Cambridge University Press, 2016. 439 p.

Dutta, P. and N. Dubey. The enforcement of electronic contracts in Indian law. *International journal of law and management studies* (India) 1:1, January 2016.

Eiselen, S. Fiddling with the ECT Act: electronic signatures. *Potchefstroom electronic law journal = Potchefstroomse elektroniese regsblad* (Potchefstroom, South Africa) 17:6:2805-2821, 2014.

Estrella Faria, J.A. Конвенция Организации Объединенных Наций об использовании электронных сообщений в международных договорах: Вводный комментарий. *Международное публичное и частное право* 6:56-58, 2006.

Fu-ping, G. 从电子商务法到网络商务法：关于我国电子商务立法定位的思考. 《法学》(China) 10, 2014.

Grosshans, A. and N. Landi. Written-form requirements and modern communication: part 1. *International litigation quarterly* (New York) 28:2:14-21, 2012.

Keating, S. Digital signatures and the electronic transfer of land. *Masaryk University journal of law and technology* (Brno, Czech Republic) 7:1:49-61, 2013.

Kilekamajenga, N.N. Regulating ‘intelligent’ electronic agents: a challenge to lawyers and legislators. *Law reformer journal* (Dar es Salaam, Tanzania) 3:1:20-35, 2011.

Kurilova, Y.S. Проблема определения международного характера договора в электронной торговле. *Science time* 8:8:172-179, 2014.

La Convención de Naciones Unidas sobre el uso de Comunicaciones Electrónicas en Contratos Internacionales: una nota introductoria. *Revista e-mercatoria: apuntes de actualidad jurídica* (Bogotá) 9, 2015.

Madrid Parra, A. Avance de Naciones Unidas en la regulación de los documentos electrónicos transferibles. In Estudios sobre el futuro Código Mercantil: libro homenaje al profesor Rafael Illescas Ortiz. Getafe, Universidad Carlos III de Madrid, 2015, p. 2069-2089.

Mambi, A.J. ICT law book: a source book for information and communication technologies & cyber law in Tanzania and East African Community; a comparative perspective. 2nd ed. Dar es Salaam, Mkuki na Nyota Publishers, 2014. 298 p.

Manosupang, W. แนวทางการแก้ไขพระราชบัญญัติว่าด้วยธุรกรรมทาง อิเล็กทรอนิกส์ พ.ศ. 2544 ให้สอดคล้องกับ อนุสัญญาที่ประชุมตัดสินใจการใช้การซื้อขายทางอิเล็กทรอนิกส์ในสัญญาระหว่างประเทศ ก.ศ. 2005. *Graduate law journal* (Rangsit, Thailand) 7:3:459-469, 2015.

标题英译: Approaches to revision of the Electronic Transactions Act, B.E.2544 in line with the United Nations Convention on the Use of Electronic Communications in International Contracts (New York, 2005) ("United Nations Convention on Electronic Contracting (2005)").

Özsunay, E. Uluslararası Sözleşmelerde Elektronik İletilerin Kullanılması Hakkında Birleşmiş Milletler Antlaşması (ECC). S.l., s.n., 2014. 29 p.

标题英译: United Nations Convention on Electronic Contracting (2005).

- Patel, B.N. and others, eds. International contracts: jurisdictional issues and global commercial and investment governance (a collection of essays on recent trends). Gandhinagar, India, Gujarat National Law University, 2015. 264 p.
- Ramokanate, L.L. A legal framework for the treatment of input errors in electronic contracts. Potchefstroom, South Africa, North-West University, 2014. 67 p. Thesis (Magister Legum) — North-West University, 2014.
- Schroeter, U.G. The modern travelling merchant: mobile communication in international contract law. *Contratto e impresa/Europa* (Milano) 20:1:19-43, 2015.
- _____. The modern travelling merchant: mobile communication in international contract law. *Journal of law, society and development* (Pretoria, South Africa) 2:1:140-162, 2015.
- Sri Lanka maximising ICT for the benefit of people: Ambassador Azeez. *Daily FT* (Colombo) 17 July 2015.
- Tasneem, F. Enforceability of electronic contracts in Australia. Melbourne, Australia, RMIT University, 2015. 396 p. Thesis — Graduate School of Business and Law, RMIT University, 2015.
- Thirawat, J. Formation of international contracts under the 2005 United Nations Convention on the Use of Electronic Communications in International Contracts. Rangsit, Thailand, Thammasat University, 2013. 94 p. Thesis (Master) — Faculty of Law, Thammasat University, 2013.
- _____. Formation of international contracts under the 2005 United Nations Convention on the Use of Electronic Communications in International Contracts. *Thammasat business law journal* (Bangkok) 3:238-254, 2013.
- Tohidi, A. Барраси иңүкүйи тильтораты электроникى. *Паёми Донишгоңы милии Тоъикистон* (Dushanbe) 3:3:112:102-107, 2013.
- 标题英译： Legal regulation of e-commerce.
- UNCTAD, ed. Global cyberlaw tracker. Geneva, UNCTAD, 2015. Available online at http://unctad.org/en/Pages/DTL/STI_and_ICTS/ICT4D-Legislation/eCom-Global-Legislation.aspx
- Villalba Cuellar, J.C. Contratos por medios electrónicos: aspectos sustanciales y procesales. *Prolegómenos — derechos y valores* (Bogotá) 11:22:85-108, 2008.
- Yao, A. UNCITRAL Model Law on Electronic Signatures (2001). *Review of Osaka University of Commerce* (Osaka, Japan) 123:69-91, 2002. In Japanese.
- Yemanova, N.S. Роль международных организаций в развитии электронной торговли. *Вестник Южно-Уральского государственного университета* (Chelyabinsk, Russian Federation) 3:14, 2014.

七、担保权益（包括应收款融资）

- Bazinas, S.V. The influence of the UNCITRAL Legislative Guide on Secured Transactions. In Research handbook on secured financing in commercial transactions. F. Dahan, ed. Cheltenham, U.K., Edward Elgar, 2015, p. 26-61.
- Berner, T.E., ed. The Vienna Convention on the Assignment of Receivables in International Trade. *Record* (New York, N.Y.) 57:4:454-468, 2002.
- Castellano, G.G. Reforming non-possessory secured transactions laws: a new strategy? *Modern law review* (Oxford, U.K.) 78:4:611-640, 2015.
- Chaves, X. and V. Gonzalez. Recent developments in national commercial law: Colombia. *Comparative law yearbook of international business* (Alphen aan den Rijn, The Netherlands) 36A:35-47, 2015.
- Chunchaemsai, K. Conflict of laws for the assignment of receivables: from a property-contract approach to a rights-based approach. Durham, U.K., Durham University, 2015. 276 p. Thesis (Doctor of Philosophy) — Durham Law School, Durham University (2015).
- Drobnig, U. and O. Böger. Proprietary security in movable assets. Munich, Sellier, 2015. 934 p.
- Dubovec, M. and C. Kambili. A guide to the Personal Property Security Act: the case of Malawi. Pretoria, PULP, 2015. 180 p.
- Gao, L. Flexibility in assignment of contractual rights: assignment of account receivables. *Lapland law review* (Rovaniemi, Finland) 2:226-246, 2015.
- Helsen, F. Security in movables revisited: Belgium's rethinking of the Article 9 UCC system. *European review of private law = Revue européenne de droit privé = Europäische Zeitschrift für Privatrecht* (Alphen aan den Rijn, The Netherlands) 23:6:959-1026, 2015.
- Jansen, N. Commenting upon European contract law. *GPR-Zeitschrift für das Privatrecht der Europäischen Union* (Köln) 12:1:2-11, 2015.
- Jensen, J.B. Selvstændig underpantsætning af immaterialret i Norge og Danmark: betydningen af sikringsakter. *Nordiskt immateriellt Rättsskydd* (Stockholm) 5:523-534, 2015.
- 标题英译：Independent intellectual property pledges in Norway and Denmark: the importance of securitization.
- Keijser, T. Non-intermediated securities: a European view on the draft UNCITRAL Model Law on Secured Transactions. Conference paper. Topics for discussion at the NYSBA/UNCITRAL panel ‘How can a company grant security in shares of its subsidiaries’, Vienna, 16 October 2014.
- Mooney, C.W. The MAC Protocol: some comments and a challenge. *Cape Town Convention journal* (Seattle, Wash.) 5 November 2015.
- Van de Plas, I. The UNCITRAL Legislative Guide, Model Law and three country comparison. Toronto, University of Toronto, 2015. 74 p. Thesis (Master of Laws) — Faculty of Law, University of Toronto (2015).

Veneziano, A. The role of party autonomy in the enforcement of secured creditor's rights: international developments. *Penn State journal of law & international affairs* (Carlisle, Pa.) 4:1:333-349, 2015.

八、采购

Antonov, J.V. Legal issues in electronic procurement and international transportation. *Czech yearbook of international law* (Huntington, N.Y.) 6:3-26, 2015.

Baek, C.Y. Building a successful e-procurement system in the United States: lessons from the South Korean system. *Public contract law journal* (Chicago, Ill.) 44:4:755-776, 2015.

De la Harpe, S. Harmonising public procurement in the SADC. *Journal of law, society and development* (Pretoria, South Africa) 1:1:90-107, 2014.

_____. Procurement under the UNCITRAL Model Law: a Southern Africa perspective. *Potchefstroom electronic law journal = Potchefstroomse elektroniese regssblad* (Potchefstroom, South Africa) 18:5:1572-1601, 2015.

Engelbert, A. Anti-corruption elements in the Ghanaian public procurement law. *African public procurement law journal* (Stellenbosch, South Africa) 2:29-58, 2015.

Nicholas, C. Negotiations and the development of international standards in public procurement: let the best team win? *Trade, law and development* (Jodhpur, India) 7:1:229, 2015.

Nicholas, C. and M. Fruhmann. Small and medium-sized enterprises policies in public procurement: time for a rethink? *Journal of public procurement* (Highland Beach, Fla.) 14:3:328-360, 2014.

Prodromou, Z. In the name of the public procurement liberalisation: the interaction between the WTO's Government Procurement Agreement and international, regional and domestic instruments — three shades of synergy. *Croatian yearbook of European law and policy* (Zagreb) 11:215-239, 2015.

Sabahi, B. and others, eds. A revolution in the international rule of law: essays in honor of Don Wallace, Jr. Huntington, N.Y., Juris, 2014. 650 p.

Wallace, D. and others. UNCITRAL Model Law: reforming electronic procurement, reverse auctions, and framework contracts. *Procurement lawyer* (Chicago, Ill.) 40:2:12-15, 2005.

World Bank, ed. Benchmarking public procurement 2016: assessing public procurement systems in 77 economies. Washington, D.C., World Bank Group, 2016. 143 p.

Yukins, C.R. and J.R. Macdonald. Capacity building in public procurement: Burma/Myanmar — a case study. *Public contract law journal* (Chicago, Ill.) 44:4:749-754, 2015.

九、 破产

- Alipanah, A. System governing the recognition and enforcement of international insolvency law. *Judiciary law journal* (Tehran) 78:87:91-112, 2014.
 标题英译。波斯文 (Farsi).
- Baer, G. Towards an international insolvency convention: issues, options and feasibility considerations. *Business law international* (London) 17:1:5-25, 2016.
- Baer, G. and K. O'Flynn, eds. Financing company group restructurings. Oxford, U.K., Oxford University Press, 2015. 580 p.
- Block-Lieb, S. and T.C. Halliday. Less is more in international private law. *Nottingham insolvency and business law e-journal* (Nottingham, U.K.) 3:4:43-57, 2015.
- Boraine, A. and J. Van Wyk. Various aspects to consider with regard to special insolvency rules for small and medium-sized enterprises in South Africa. *International insolvency review* (Chichester, U.K.) 24:3:228-246, 2015.
- Dammann, R. La faillite internationale de groupes de sociétés: les travaux de la CNUDCI. *Semaine juridique* (Paris) 30-35:1481, 2015.
- Dawson, A.B. The problem of local methods in cross-border insolvencies. *Berkeley business law journal* (Berkeley, Calif.) 12:1:45-80, 2015.
- Draguiiev, D. The effect of insolvency on pending international arbitration: what is and what should not be. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 32:5:511-542, 2015.
- Freebody, G.J. Is post commencement finance proving to be the thorn in the side for business rescue proceedings under the Companies Act of 2008? Johannesburg, South Africa, University of Johannesburg, 2015. 42 p. Thesis (Master) — University of Johannesburg, Faculty of Law, 2015.
- Garcia, A.T. Macau insolvency law and cross-border insolvency issues. *New Zealand Association for Comparative Law: hors série* (Wellington) 19, 2015.
- Glosband, D.M. and J.L. Westbrook. Chapter 15 recognition in the United States: is a debtor 'presence' required? *International insolvency review* (London) 24:1:28-56, 2015.
- Grellet, L. L'insolvabilité en droit international et européen. *Droit maritime français* (Paris) 777:117-123, 2016.
- Han, M. Recognition of insolvency effects of a foreign insolvency proceeding: focusing on the effect of discharge. *New Zealand Association for Comparative Law: hors série* (Wellington) 19, 2015.
- Henry, L.-C. Le nouveau règlement « insolvabilité »: entre continuité et innovations. *Recueil Dalloz* (Paris) 191:17:979-987, 2015.
- Kaphale, K.E. Toward modified universalism: the recognition and enforcement of cross-border insolvency, judgments and orders in Malawi. Zomba, Malawi, University of Malawi, 2013. 54 p. Thesis (LL.M) — University of Malawi, Chancellor College, 2013.

- Kodek, G.E. Der insolvenzrechtliche Gleichbehandlungsgrundsatz in vergleichender Perspektive: eine Skizze. *KTS Zeitschrift für Insolvenzrecht* (Köln) 75:3:215-255, 2014.
- 标题英译：Insolvency law principle of equal treatment in comparative perspective: a sketch.
- Leno, N.D. Rwanda legal framework on insolvency: problems and proposals for reform. *International insolvency review* (London) 24:2:122-139, 2015.
- Leong, J. Is Chapter 15 universalist or territorialist?: empirical evidence from United States Bankruptcy Court cases. *Wisconsin international law journal* (Madison, Wis.) 29:1:110, 2011.
- Mannan, M. The prospects and challenges of adopting the UNCITRAL Model Law on Cross-Border Insolvency in South Asia (Bangladesh, India and Pakistan). Leiden, Netherlands, Leiden University, 2015. 114 p. Thesis (LLM) — Leiden University, Leiden Law School, 2015.
- McCormack, G. Bankruptcy forum shopping: the UK and US as venues of choice for foreign companies. *International and comparative law quarterly* (London) 63:4:815-842, 2014.
- McCormack, G. and A. Hargovan. Australia and the international insolvency paradigm. *Sydney law review* (Sydney) 37:389-416, 2015.
- Menezes, A. and W. Paterson. One insolvency law, seventeen countries: a brief overview of the revised OHADA Uniform Act on Insolvency. *INSOL world* (London) first quarter 2016, p.28-30.
- Note of proceedings at the UNCITRAL/INSOL International Insolvency Colloquium. *International insolvency review* (Chichester, U.K.) 10:1:3-11, 2001.
- Olivares-Caminal, R. and others. Debt restructuring. Oxford, U.K., Oxford University Press, 2011. 471 p.
- Pascoe, L. United Nations Commission on International Trade Working Group V (Insolvency Law): report from the 47th session, 26-29 May 2015, New York. *INSOL world* (London) 3rd quarter 2015. p. 24-25.
- Pottow, J.A.E. Beyond carve-outs and toward reliance: a normative framework for cross-border insolvency choice of law. *Brooklyn journal of corporate, financial & commercial law* (Brooklyn, N.Y.) 9:196-219, 2014.
- Resolving insolvency: measuring the strength of insolvency laws. *Doing business* (Washington, D.C.) 96-101, 2015.
- Sarbazian, M. and S. Abdoreza. Analysis of the UNCITRAL Legislative Guide on Insolvency Law, EU law and Iranian law in the recognition and enforcement of foreign insolvency judgments. *International law magazine* (Iran (Islamic Republic of)) 51:125-162, 2014.
- 标题英译。波斯文(Farsi).
- Sarcane, A.-I. Breaking new ground: Romania introduces group of companies provisions. *Eurofenix* (Clifton, U.K.) 59:44, 2015.

- Schuz, R. The doctrine of comity in the age of globalization: between international child abduction and cross-border insolvency. *Brooklyn journal of international law* (Brooklyn, N.Y.) 40:1:31-108, 2014.
- Speakman, J.A. and D.J. Saval. The Model Law and asset recovery in Europe. *Eurofenix* (Clifton, U.K.) 62:34-35, 2015.
- Story, S.E. Cross-border insolvency: a comparative analysis. *Arizona journal of international and comparative law* (Tucson, Ariz.) 32:2:431-461, 2015.
- Symposium: choice of law in cross-border bankruptcy cases. *Brooklyn journal of corporate, financial & commercial law* (Brooklyn, N.Y.) 9:1:1-385, 2014.
- Teo, C. The cross-border insolvency of international banks. Melbourne, Australia, Victoria University, 2013. 215 p. Thesis (Doctor of Business Administration) — Victoria University, School of Law, Faculty of Business and Law, 2013.
- Tobler, C. and others. Existing theories of cross-border insolvency: observations from the US Chapter 15 experience. *International corporate rescue* (Hertfordshire, U.K.) 9:4:257-261, 2012.
- UNCITRAL/INSOL International Insolvency Colloquium: evaluation and synthesis session (edited transcript). *International insolvency review* (Chichester, U.K.) 10:1:13-31, 2001.
- Wied, M. Achieving universalism in MEG insolvencies: an analysis of whether the German Stock Corporation Act of 1965 could help. *Texas international law journal* (Austin, Tex.) 50:3:519-543, 2015.

十、国际建造合同

[本标题下没有出版物记录在案。]

十一、国际对销合贸易

- Schoeni, D.E. Second-best markets: on the hidden efficiency of defense offsets. *Public contract law journal* (Chicago, Ill.) 44:3:369-415, 2015.

十二、私人融资基础设施项目

- Arimoro, A. An evaluation of the legal framework for public private partnerships in Nigeria. Derby, U.K., University of Derby, 2015. 67 p. Thesis (Master of Laws) — University of Derby (2015).

十三、网上争议解决

- Amro, I. The use of online arbitration in the resolution of international commercial disputes. *Vindobona journal of international commercial law and arbitration* (Vienna) 18:2:129-148, 2014.

- Chung, H.-S. Online ADR for the e-commerce?: European Union's ADR legislation for cross-border online trade. *Journal of arbitration studies* (Seoul) 25:3:135-154, 2015.
- Del Duca, L.F. and others. Lessons and best practices for designers of fast track, low value, high volume global e-commerce ODR systems. *Penn State journal of law & international affairs* (Carlisle, Pa.) 4:1:242-289, 2015.
- Fayad, M. and H. Kazzi. Electronic arbitration in Lebanon: overview and trends. *European scientific journal* (Ponta Delgada, Azores, Portugal) 11:7:39-57, 2015.
- Flebus, C. Interview: UNCITRAL Working Group III on Online Dispute Resolution — a conversation with Soo-geun Oh, Chairman 2010-2014. *International law practicum* (Albany, N.Y.) 27:2:100-101, 2014.
- Hanriot, M. Online dispute resolution (Odr) as a solution to cross border consumer disputes: the enforcement of outcomes. *McGill journal of dispute resolution* (Montréal) 2:1:1-22, 2015.
- Loutocký, P. Online dispute resolution and the latest development of UNCITRAL model law. In Cofola International 2015: current challenges to resolution of international (cross-border) disputes: conference proceedings. K. Drličková, ed. Brno, Masaryk University, 2015, p. 243-256.
- O'Sullivan, T. Developing an online dispute resolution scheme for New Zealand consumers who shop online: are automated negotiation tools the key to improving access to justice? *International journal of law and information technology* (Oxford, U.K.) 24:22-43, 2016.
- Raymond, A.H. Yeah, but did you see the gorilla?: creating and protecting an informed consumer in cross-border online dispute resolution. *Harvard negotiation law review* (Cambridge, Mass.) 19:129-171, 2014.
- Shin, K.-J. ODR 을 통한 해외직구 분쟁해결방안. *Journal of arbitration studies* (Seoul) 25:1:3-23, 2015.
标题英译： Study on resolution methods of overseas direct purchase dispute by online dispute resolution.
- Sung, J.-H. 국경넘은 소비자 분쟁에 있어서 ODR. *Journal of arbitration studies* (Seoul) 25:1:25-46, 2015.
标题英译： Online dispute resolution for cross-border consumer disputes.