

BIBLIOGRAPHY OF WRITINGS RELATED TO THE WORK OF UNCITRAL

Compiled monthly (January 2012)

I. GENERAL

Guide des traités internationaux sur le droit du commerce international concernant Madagascar. s.l., s.n., 2010. 308 p.

Jonge, A. de and others. Teaching international trade law in a transnational, multi-campus context. *Anglohigher* (Coventry, U.K.) 31 December 2011. Available online at http://www.anglohigher.com/casestudies/casestudy_detail/49/39

II. INTERNATIONAL SALE OF GOODS

Ajani, Gianmaria F and others, eds. Studi in onore di Aldo Frignani: nuovi orizzonti del diritto comparato europeo e transnazionale. Napoli, Jovene Editore, 2011. 923 p. Selected contents: La vendita commerciale e l'elusivo obiettivo dell'uniformazione / S. Ferreri -- Essay on the trends to uniform international contracts and their effect on local transactions / O. J. Marzorati -- Codification of European private law: has Europe forgotten the old principle that rules cannot precede the law? / P. Pichonnaz -- Trends towards global harmonisation of contract law and its progressive Europeanization / J. Raiski.

Büchler, A. and Markus Müller-Chen, eds. Private Law: national - global - comparative: Festschrift für Ingeborg Schwenzer zum 60. Geburtstag. Bern, Stämpfli Verlag, 2011. 1871 p., 2 vols. Selected contents: Zur Rechtsmängelhaftung des Verkäufers bei Schutzrechtsverwarnungen und Berechtigungsanfragen / W-A. Achilles -- Availability of remedies other than damages in case of exemption according to Art. 79 CISG / Y. M. Atamer -- Rechte und Ansprüche aus Patenten als Rechtsmangel im Sinne von Art. 42 CISG / K. Bacher -- Taking the languages of the CISG seriously / G. F. Bell -- Das Konkurrenzverhältnis der Rechte des Käufers wegen Vertragsverletzung durch den Verkäufer nach UN-Kaufrecht / K. P. Berger, S. Bernd -- Gewinnherausgabeansprüche gemäss CISG / A-F. Bock -- When to say <yes> and when to say <no> to the parties' choice of the applicable law in international contracts / K. Boele-Woelki -- Curing a Seller's Defective Tender or Delivery of Goods in Commercial Sales / M. Bridge -- The Future of the Sales Convention: In defense of diversity (some non-uniformity) in interpreting the CISG / H. M. Flechtner -- Conflict of interest: Article 78 CISG and post-judgment interest statutes / J. Y. Gotanda -- On the beaten track: the European DCFR and the CISG / P. Huber -- Rethinking the common law definition of goods / C. Kee -- Sachenrechtlich begründete Unmöglichkeit / A. Koller -- Das Beweismass im UN-Kaufrecht (CISG) / T. Koller, M. A. Mauerhofer -- Out on a limb: four English peculiarities in contract law / O. Lando -- Verzugsfälle in Finanzierungsverträgen – Konsequenzen für den Kaufvertrag? / B. Leisinger -- Reputationsschaden im UN-Kaufrecht (CISG) / P. Leumann Liebster -- EuGVVO/revLugÜ und CISG im Zusammenspiel: insbesondere beim Erfüllungsortsgerichtsstand / P. Mankowski -- Die Rechtsnatur des Art. 1 Abs. 1 lit. b CISG zwischen internationaler Abgrenzungsnorm und interner Verteilungsnorm / F. Maultzsch -- The CISG and the commodities trade / F. Mohs -- The good faith principle in Ibero-American B2B contract law / E. Muñoz -- CISG & arbitration / M. P. Perales Viscasillas, D. Ramos Muñoz -- Profiting from substitute transactions? Offsetting losses and benefits under the CISG / M. Schmidt -- Haftungsstandards im internationalen Warenkauf / M. Schmidt-Kessel.

Chanda, S. and R. Tiwari. The concept of no-fault liability in contracts for the sale of goods. *Korea University law review* (Seoul) 9:3-19, 2011.

Dessemontet, R. The non-conformities, limitation periods and duties of the buyer in the international sales of goods: a comparison of the CISG, the UNIDROIT Principles, the UCC, and the Swiss, French, and German laws = Les non-conformités, les délais de

- prescription, et les devoirs de l'acheteur dans la vente internationale de marchandise. *Revue de droit des affaires internationales = International business law journal* (Paris) 6:603-614, 2011. In English and French.
- Esteban de la Rosa, G. La buena fe en la contratación internacional. In *Derecho Internacional Económico y de las inversiones internacionales*. J. L. Collantes González, B. de la Vega Justribó, eds. Lima, Spain, Palestra Editores, 2009. v. 1. p. 639-680.
- Finazzi Agrò, E. The impact of the UNIDROIT Principles in international dispute resolution: an empirical analysis. *Uniform commercial code law journal* (New York) 44:1:77-122, 2011.
- Hondius, E. H., ed. Towards an optional common European sales law. *European review of private law = Revue européenne de droit privé = Europäische Zeitschrift für Privatrecht* (Alphen aan den Rijn, The Netherlands) 19:6:717-1043, 2011. Special journal issue. Selected contents: Comments and questions relating to the European Commission's proposal for a regulation on a common European sales law / O. Lando, p. 717-728 — The "non-sense" of pre-contractual information duties in case of non-concluded contracts / C. Cravetto and B. Pasa, p. 759-785 -- The seller's right to cure in the CISG and the common European sales law / S. Krusinga, p. 907-919.
- Jäger, M. Reimbursement for attorney's fees: a comparative study of the laws of Switzerland, Germany, France, England and the United States of America; international arbitration rules and the United Nations Convention on Contracts for the International Sale of Goods (CISG). The Hague, Netherlands, Eleven International Publishing, 2010. 197 p.
- Lapiashvili, N. Modern law of contracts and sales in Eastern Europe and Central Asia. The Hague, Netherlands, Eleven International Publishing, 2011. 322 p.
- Miloš, T. The Vienna Convention on International Sale of Goods: a tool for unification of regional regulations for trade in goods in Europe? *Posebna izdanja Akademije nauka i umjetnosti BiH* (Sarajevo) 2:81-103, 2011.
- Osaka Bar Association. International Practice Study Group. 国際物品売買契約に関する国際連合条約(C I S G)のシリーズ解説(7) . *Kokusai shoji homu* (Tokyo) 40:1:96-101, 2012. In Japanese. Translation of title: Practical guide to the CISG (1980): through a comparison with Japanese civil and commercial law (part 7).
- Piltz, B. Recent developments in UN law on international sales (CISG). *European journal of commercial contract law* (Zutphen, The Netherlands) 3:3/4:75-82, 2011.
- Ramos Muñoz, D. La Convención de Viena sobre contratos de compraventa internacional de mercaderías. In *Derecho Internacional Económico y de las inversiones internacionales*. J. L. Collantes González, B. de la Vega Justribó, eds. Lima, Spain, Palestra Editores, 2009. v. 1. p. 681-728.
- Schwenzer, I. and L. Spagnolo, eds. Towards uniformity: the 2nd Annual MAA Schlechtriem CISG Conference, 13 March 2010, Hong Kong. The Hague, Netherlands, Eleven International Publishing, 2011. 269 p. Conference in honour of Peter Schlechtriem 1933-2007. Contents: New challenges for the uniformisation of laws: how the CISG is challenged by "Asian values" and Islamic law / G. F. Bell -- The application and use of the CISG in South Korea / Chang-ho Chung -- Yin & Yang: a comparison of monetary remedies in international investment and transnational commercial disputes / J. Y. Gotanda -- Incorporation of standard terms under the CISG and electronic communication / S. A. Krusinga -- The reach of the CISG in China: declarations and applicability to Hong Kong and Macao / Weidi Long -- Teaching the CISG at U.K. universities: an empirical study of frequency and method of introducing the CISG to U.K. students in the light of the desirability of the adoption of the CISG by the U.K. / A. Rogowska -- Global sales law: theory and practice / I. Schwenzer, C. Kee -- The diversity of Favor Contractus: the impact of the CISG on Japan's Civil Code and its reform / Hiroo Sono -- Iura Novit Curia and the CISG: resolution of the faux procedural black hole / L. Spagnolo -- Japan After acceding to the CISG: should we consider ratifying the Limitation Convention next? / Yasutomo Sugiura -- Hong Kong's adoption

of the CISG: why do we need it now? / Fan Yang -- Facilitating regional economic integration: ASEAN, ATIGA and the CISG / B. Zeller.

Sein, K and P. Kalamees. Recoverability of removal and installation costs in case of defective consumer goods: how would the Weber and Putz case be solved under common European sales law? *GPR-Zeitschrift für Gemeinschaftsprivatrecht* (München) 8:6:289-293, 2011.

Van Crombrughe, N. Belgium: Article 79 CISG and hardship. *International sales newsletter* (London) 28:14-15, 2011.

III. INTERNATIONAL COMMERCIAL ARBITRATION AND CONCILIATION

Abedian, H. Judicial review of arbitral awards in international arbitration: a case for an efficient system of judicial review. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 28:6:553-590, 2011.

Bell, A. Big trouble in "Little China": could a constitutional dilemma concerning State immunity threaten Hong Kong's position as a pre-eminent arbitration seat? *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 28:6:643-652, 2011.

Ben Hamida, W. L'arbitrage et le nouveau contexte politique en Tunisie. *ASA bulletin* (Alphen aan den Rijn, The Netherlands) 29:4:838-854, 2011.

Benedettelli, M. V. "Communitarization" of international arbitration: a new spectre haunting Europe? *Arbitration internationale* (London) 27:4:583-622, 2011.

Berg, A. J. van den. Enforcement of arbitral awards annulled in Russia: case comment on Dutch Supreme Court of 25 June 2010. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 28:6:617-641, 2011.

Bobei, R. B. Arbitral proceedings: multiple perspectives (UNCITRAL Arbitration Rules (2010), ICC Rules, Vienna Rules, Polish Rules, Romanian Rules). *Revista română de arbitraj* (București) 21:1:38-56, 2012.

Born, G. B. A new generation of international adjudication. *Duke law journal* (Durham, N.C.) 61:4:775-879, 2012.

Cayre, J-D. Procédure judiciaire de Discovery en droit américain: Article 1782, Titre 28 de l'United States Code - et arbitrage international. *Cahiers de l'arbitrage = Paris journal of international arbitration* (Paris) 4:973-989, 2011.

Croft, C. Recent developments in arbitration in Australia. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 28:6:599-616, 2011.

Fadlallah, I. and others, eds. Investissements internationaux et arbitrage. *Cahiers de l'arbitrage = Paris journal of international arbitration* (Paris) 4:1007-1075, 2011.

Florescu, C. Condiții de formă ale convenției arbitrale. *Revista română de arbitraj* (București) 21:1:23-37, 2012. In Romanian. Translation of title: Formal validity of the arbitration agreement.

Friedman, E. Enforcement of international arbitration awards in New York: if you take them there, you can collect from anywhere. *Arbitration internationale* (London) 27:4:575-582, 2011.

Gabriel, S. Dealing with "challenged documents." *ASA bulletin* (Alphen aan den Rijn, The Netherlands) 29:4:823-837, 2011.

Ghouri, A. A. The evolution of bilateral investment treaties, investment treaty arbitration and international investment law. *International arbitration law review* (London) 14:6:189-204, 2011.

Hill, T. and D. So. The Hong Kong Arbitration Ordinance and its application to the construction industry. *Asian dispute review* (Hong Kong) 8-10, January 2012.

- Makarius, V. International commercial arbitration in the Czech Republic = L'arbitrage commercial international en République Tchèque. *Revue de droit des affaires internationales = International business law journal* (Paris) 6:615-628, 2011. In English and French.
- Merkin, R. Insurance and reinsurance arbitrations: some issues. *Asian dispute review* (Hong Kong) 18-20, January 2012.
- Mitchell, A. D. and S. M. Wurzberger. Boxed in?: Australia's plain tobacco packaging initiative and international investment law. *Arbitration internationale* (London) 27:4:623-651, 2011.
- Parra Rodríguez, C. Problemas técnicos del arbitraje comercial internacional. In *Derecho Internacional Económico y de las inversiones internacionales*. J. L. Collantes González, B. de la Vega Justribó, eds. Lima, Spain, Palestra Editores, 2009. v. 2. p. 529-556.
- Radicati di Brozolo, L. G. Arbitration and the draft revised Brussels I Regulation: seeds of home country control and of harmonisation? *Journal of private international law* (Oxford, U.K.) 7:3:423-460, 2011.
- Schneider, M. E. The revision of the UNCITRAL Arbitration Rules: some observations on the process and the results. *Cahiers de l'arbitrage = Paris journal of international arbitration* (Paris) 4:903-938, 2011.
- Simmons, K. and S. McDonald. The standard of reasons under Australian arbitration law following the decision in *Westport Insurance Corporation v Gordian Runoff Ltd*. *International arbitration law review* (London) 14:6:205-209, 2011.
- Strong, S. I. International arbitration and the Republic of Colombia: commercial, comparative and constitutional concerns from a U.S. perspective. *Duke journal of comparative and international law* (Durham, N.C.) 22:1:47-107, 2011.
- Sukkar, M. Domestic arbitration in Lebanon. *Revue libanaise de l'arbitrage arabe et internationale = Lebanese review of Arab and international arbitration* (Beirut) 58:17-64, 2011.
- Tan, P. *AJU v AJT*: nail in Soleimany's coffin? *International arbitration law review* (London) 14:6:183-188, 2011.
- Tweeddale, A. Arbitration under the Contracts (Rights of Third Parties) Act 1999 and enforcement of an award. *Arbitration internationale* (London) 27:4:653-661, 2011.
- Verdera y Tuells, E. La reforma del régimen jurídico del arbitraje en España. In *Studi in onore di Aldo Frignani: nuovi orizzonti del diritto comparato europeo e transnazionale*. G. Ajani, and others, eds. Napoli, Jovene Editore, 2011. p. 501-540.
- Voser, N. Overview of the most important changes in the revised ICC Arbitration Rules. *ASA bulletin* (Alphen aan den Rijn, The Netherlands) 29:4:783-822, 2011.

IV. INTERNATIONAL TRANSPORT

- Aladwani, T. Effect of shipping standards on seaworthiness. *European journal of commercial contract law* (Zutphen, The Netherlands) 3:2:33-45, 2011.
- Beare, S. The Rotterdam Rules: some controversies. *[CMI] Yearbook = Annuaire* (Antwerpen, Belgium) 516-520, 2010.
- Rotterdam Rules. *[CMI] Yearbook = Annuaire* (Antwerpen, Belgium) 125-198, 2010. Journal section dedicated to the Rotterdam Rules (2008). Contents: Questions and answers on the Rotterdam Rules -- The need for change and the preparatory work of the CMI / S. Beare -- The coverage of the Rotterdam Rules / T. Fujita -- The Rotterdam Rules: shipper's obligations and liability / J. V. Guzmán -- Limitation of liability in the Rotterdam Rules: a Latin American perspective / A. C. Cappagli -- An analysis of the so-called

Montevideo Declaration -- The proposed Rotterdam Rules and the objections contained in the "Declaration of Montevideo" / A. Zuiwijk.

United Nations. The Rotterdam Rules in relation to current law on multimodal transport contracts: note by the Netherlands and Poland. New York, UN, 2011. 4 p. United Nations publication, document symbol ECE/TRANS/WP.24/2011/10.

V. INTERNATIONAL PAYMENTS (includes former INDEPENDENT GUARANTEES AND STAND-BY LETTERS OF CREDIT)

Díaz Moreno, Alberto. Las nuevas reglas uniformes de la CCI relativas a las garantías a primer requerimiento. *Revista de derecho bancario y bursátil* (Valladolid, Spain) 124:7-55, 2011.

Mengenli, Ö. A. Has the "UN Convention on International Bills of Exchange and Promissory Notes" achieved its objective? *Ankara law review* (Ankara) 4:2:199-212, 2007.

VI. ELECTRONIC COMMERCE

Brito Cunha Júnior, E. Os contratos eletrônicos e o novo código civil. *Revista CEJ* (Brasília) 19:62-77, 2002. In Portuguese. Translation of title: Electronic contracts and the new civil code. Available online at <http://www.cjf.jus.br/revista/numero19/artigo7.pdf>

Dinu, I. Droit de la preuve appliqué au commerce électronique au Canada, droit civil / common law. *Lex electronica* (Montréal) 11:1:1-34, 2006. Available online at http://www.lex-electronica.org/fr/resumes_complets/55.html

Gautrais, V. Libres propos sur le droit des affaires électroniques. *Lex electronica* (Montréal) 10:3:1-29, 2006. Available online at http://www.lex-electronica.org/fr/resumes_complets/60.html

Hofman, J. The moving finger: SMS, on-line communication and on-line disinhibition. *Digital evidence and electronic signature law review* (Bedfordshire, U.K.) 8:179-183, 2011.

Kahn, R. E. and P. A. Lyons. Representing value as digital objects: a discussion of transferability and anonymity. *Journal on telecommunications and high technology law* (Boulder, Colo.) 5:189-198, 2006.

Magalhães Martins, G. CDC e o comércio eletrônico. *Carta forense* (São Paulo, Brazil) 2 de março de 2011. In Portuguese. Translation of title: The Consumer Protection Act and electronic commerce. Available online at <http://www.cartaforense.com.br/Materia.aspx?id=6715>

Owusu-Darko, K. A. E-mail contracting and the Electronic Transactions Act 2008 (ACT 772): has Ghana got it right? *Ghana internet law review* (Ghana) 4, 2011. Available online at <http://www.ghanalaw.com/content/e-mail-contracting-and-electronic-transactions-act-2008-act-772-has-ghana-got-it-right>

Parra Rodríguez, C. La regulación jurídica internacional del comercio electrónico. In *Derecho Internacional Económico y de las inversiones internacionales*. J. L. Collantes González, B. de la Vega Justribó, eds. Lima, Spain, Palestra Editores, 2009. v. 2. p. 13-38.

Relvas, M. O contrato eletrônico nas relações comerciais e de consumo. *Universo jurídico* (Juiz de Fora, Brazil) 11, 29 de jan. de 2002. In Portuguese. Translation of title: The electronic contract in commercial and consumer transactions. Available online at http://uj.novaprolink.com.br/doutrina/1088/o_contrato_eletronico_nas_relacoes_comerciais_e_de_consumo

Souza, V. R. P. de. Realidade e perspectivas legislativas quanto à assinatura digital. *Âmbito jurídico* (Rio Grande, Brazil) 67, 1 August 2009. In Portuguese. Translation of title: Reality and legislative perspective on the digital signature. Available online at

http://www.ambito-juridico.com.br/site/index.php?n_link=revista_artigos_leitura&artigo_id=6495

Srivastava, A. Is the pen mightier than the electronic signature?: the Australian businesses' perspective. Melbourne, Australia, s.n., 2008. xvi, 315 p. Thesis (Ph.D.)--Department of Business and Taxation, Faculty of Business and Economics, Monash University, 2008.

United Nations. Legal implications of e-commerce: basic issues, initiatives and experiences in Asia. Bangkok, UN, 2007. 11 p. United Nations publication, Trade and Investment Division, Staff Working Paper 02/07.

VII. SECURITY INTERESTS (includes former RECEIVABLES FINANCING)

[No publications recorded under this heading.]

VIII. PROCUREMENT

[No publications recorded under this heading.]

IX. INSOLVENCY

[No publications recorded under this heading.]

X. INTERNATIONAL CONSTRUCTION CONTRACTS

[No publications recorded under this heading.]

XI. INTERNATIONAL COUNTERTRADE

[No publications recorded under this heading.]

XII. PRIVATELY FINANCED INFRASTRUCTURE PROJECTS

[No publications recorded under this heading.]

XIII. ONLINE DISPUTE RESOLUTION

Abdel Wahab, M. S. and others, eds. Online dispute resolution: theory and practice: a treatise on technology and dispute resolution. The Hague, Eleven International Pub, 2012. xxviii, 571 p. Selected contents: Ch. 6. Knitting the security blanket for new market opportunities / V. Rogers -- Ch. 7. ODR and e-commerce / A. E. Vilalta -- Ch. 8. Online dispute resolution for consumers / P. Cortés -- Ch. 18. ODR and e-arbitration / M. S. Abdel Wahab.

Dahiyat, E. A. R. Online commercial arbitration in Jordan: prospects and challenges. *Business law review* (Alphen aan den Rijn, The Netherlands) 32:12:330-338, 2011.