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Bibliography of recent writings related to the work of UNCITRAL*

Note by the Secretariat

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I. General

- African Conference on International Commercial Law issue. *European journal of law reform* (The Hague) 13:3-4:341-639, 2011.
- Basedow, J. and others, eds. ¿Cómo se codifica hoy el derecho comercial internacional? Asunción, CEDEP, 2010. 449 p.
- Boyeras Schumann, D. UNCITRAL: la Comisión de las Naciones Unidas para el derecho mercantil internacional en 2009. *Anuario de derecho marítimo* (Madrid) 28:511-516, 2010.
- Castellani, L. G. Diritto del commercio internazionale e paesi islamici: brevi considerazioni. In *Il libro e la bilancia: studi in memoria di Francesco Castro*. M. Papa, G. M. Piccinelli, D. Scolart, eds. Napoli, Italia, Edizioni Scientifiche Italiane, 2011. p. 573-579. Translation of title: International trade law and Islamic countries: brief considerations.
- _____. International trade law reform in Africa: a call for action. Paper prepared for the 1st African Conference on International Commercial Law, 13-14 January 2011, Douala.
- Cohen, E. S. Normative modeling for global economic governance: the case of the United Nations Commission on International Trade Law (UNCITRAL). *Brooklyn journal of international law* (Brooklyn, N.Y.) 36:567-604, 2011.
- Contratos internacionales. *DeCITA* (Buenos Aires) 9:14-477, 2008.
- Dasser, F. That rare bird: non-national legal standards as applicable law in international commercial arbitration. *World arbitration & mediation review* (Huntington, N.Y.) 5:2:143-160, 2011.
- Del Duca, P. Choosing the language of transnational deals: practicalities, policy, and law reform. Chicago, Ill., ABA, 2010. 306 p.
- Ferreri, S., ed. Complexity of transnational sources, Reports to the XVIIIth International Congress of Comparative Law = La complexité des sources transnationales, Rapports au XVIIIe Congrès international de droit comparé. *ISAIDAT law review* (Torino, Italy) 1:3:1-307, 2011.
- Giorgini, G. C. Les limites des méthodes en droit international des affaires. *Journal du droit international* (Paris) 138:3:517-544, 2011.
- Gregory, J. D. Implementing international conventions: and their declarations? *Slaw* 27 July 2011.
- Gross, C. M. News from the United Nations Commission on International Trade Law (UNCITRAL): UNCITRAL at the end of 2010. *Uniform law review* = *Revue de droit uniforme* (Roma) 15:3/4:954-963, 2010.
- Guide des traités internationaux sur le droit du commerce international concernant Madagascar. s.l., s.n., 2010. 308 p.
- Halliday, T. and others. Who governs?: delegations in global trade lawmaking. *Social science research network* 9 September 2011. Center on Law and Globalization Research Paper No. 11-06.

- Insolencia internacional. *DeCITA* (Buenos Aires) 11:9-506, 2009.
- Interagency Cluster on Trade and Productive Capacity. Delivering aid for trade. Geneva, United Nations, 2011. 61 p.
- Jonge, A. de and others. Teaching international trade law in a transnational, multi-campus context. *Anglohigher* (Coventry, U.K.) 31 December 2011.
- Kelly, C. R. Financial crises and civil society. *Chicago journal of international law* (Chicago, Ill.) 11:505, winter 2011.
- _____. The politics of international economic law: legitimacy and the UNCITRAL working methods. *ExpressO* March 2009.
- Laryea, E. Why Ghana should implement certain international legal instruments relating to international sale of goods transactions. *African journal of international and comparative law* = *Revue africaine de droit international et comparé* (Edinburgh) 19:1:1-37, 2011.
- Mistelis, L. A. General principles of law and transnational rules in international arbitration: an English perspective. *World arbitration & mediation review* (Huntington, N.Y.) 5:2:201-230, 2011.
- Moollan, S. A. H. Address to the Sixth Committee of the General Assembly. 10 October 2011.
- _____. Remarks of UNCITRAL Chair Mr. Salim Moollan: AALCO meeting on "Trade Law as a Means to Promote Economic Growth," New York, 7 February 2012. Conference paper.
- New York State Bar Association. Final report of the New York State Bar Association's Task Force on New York Law in International Matters. Albany, NYSBA, 2011. 84 p.
- O'Brien, P. How and why trade can enhance economic development: AALCO - UNCITRAL workshop, Thursday, 7 February 2012.
- _____. Remarks: cocktail reception in honour of the 56th Session of the UNCITRAL Working Group II (Arbitration and Conciliation). 7 February 2012.
- Picat, M. and S. Soccio. L'harmonisation d'un droit européen des contrats: fiction ou réalité? = Harmonisation of European contract law: fiction or reality? *Revue de droit des affaires internationales* = *International business law journal* (Paris) 4:371-413, 2011.
- Ramberg, J. Methodology of the unification of commercial law in the 2000's. *RGSL working papers* 14 (Riga) 2, 2001.
- Rivkin, D. W. A survey of transnational legal principles in U.S. courts. *World arbitration & mediation review* (Huntington, N.Y.) 5:2:231-254, 2011.
- Sánchez-Cordero Dávila, J. A., ed. Legal culture and legal transplants, Reports to the XVIIIth International Congress of Comparative Law = La culture juridique et l'acculturation du droit, Rapports au XVIIIe Congrès international de droit comparé. *ISAIDAT law review* (Torino, Italy) 1:2:1-1188, 2011.

United Nations. Modern law for global commerce: proceedings of the Congress of the United Nations Commission on International Trade Law held on the occasion of the Fortieth Session of the Commission, Vienna 9-12 July 2007. New York, United Nations, 2011. 444 p.

Zanobetti, A. La sécurité juridique des transactions internationales dans un monde global. *Uniform law review = Revue de droit uniforme* (Roma) 15:3/4:905-933, 2010.

II. International sale of goods

Adolf, H. Instrumen-instrumen hukum tentang kontrak internasional. Bandung, Indonesia, Keni Media, 2011. 216 p. In Indonesian. Translation of title: Legal instruments of international contracts.

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.

Ämmälän, T. CISGä koskevaa kirjallisuutta = Literature on the CISG. Turku, Finland, University of Turku, 2002. Article-by-article bibliography of Finnish works on the CISG (1980). In English and Finnish.

Bairamkulov, A. K. Толкование договоров, подчиненных Венской конвенции о договорах международной купли-продажи товаров 1980 г. *Вестник международного коммерческого арбитража* (Moscow) 2(4):[83]-107, 2011. Translation of title: Interpretation of contracts under the CISG (1980).

Bammarny, B. Treu und Glauben und UN-Kaufrecht (CISG): eine rechtsvergleichende Untersuchung mit Schwerpunkt auf dem islamischen Rechtskreis. Frankfurt am Main, Peter Lang, 2010. xii, 219 p. Translation of title: Good faith and the CISG (1980): a comparative study with emphasis on Islamic law.

Baudenbacher, C., ed. International dispute resolution, volume 2: dialogue between courts in times of globalization and regionalization. Stuttgart, Germany, German Law Publishers, 2010. 229 p.

Bělohávek, A. J. Rome Convention, Rome I Regulation: commentary, new EU conflict-of-laws rules for contractual obligations. Huntington, N.Y., Juris, 2010. 2 v.

Bengone Ella, N. The Vienna Sales Convention and Africa. *Asian business lawyer* (Seoul) 5:95-114, 2010.

Bergami, R. Incoterms 2010: comments on the new revision of delivery terms. *Vindobona journal of international commercial law and arbitration* (Vienna) 15:1:157-170, 2011.

Blair, H. A. Hard cases under the Convention on the International Sale of Goods: a proposed taxonomy of interpretive challenges. *Duke journal of comparative & international law* (Durham, N.C.) 21:269-320, 2011.

- Bondarenko, S. Исправление недостатков всех или части поставленных товаров в международной купле-продаже. *Корпоративный юрист* (Москва) 4:35-38, 2011. Translation of title: Correction of deficiencies in all or part of the delivered goods in international sales.
- Bras Miranda, G. and B. Moore, eds. *Mélanges Adrian Popovici: les couleurs du droit*. Montréal, Éditions Thémis, 2010. 723 p.
- 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.
- Butler, P. The use of the CISG in domestic law. *Vindobona journal of international commercial law and arbitration* (Vienna) 15:1:15-32, 2011.
- Các nước với CISG: Bức tranh nhiều màu sắc. *CISGVN* (Ho Chi Minh City, Viet Nam) 3 November 2011. In Vietnamese. Translation of title: CISG (1980) countries: a colorful picture.
- Carbone, S. M. L'attualità dei criteri interpretativi adottati nella CVIM. *Diritto del commercio internazionale* (Genova, Italy) 25:4:909-926, 2011. Translation of title: Current interpretation of criteria adopted in the CISG (1980).
- Čechová, J. Význam výhrady podle článku 95 pro aplikaci Úmluvy OSN o smlouvách o mezinárodní koupi zboží. Brno, Czech Republic, s.n., 2011. 75 p. In Czech. Translation of title: The importance of the article 95 declaration for the application of the CISG (1980).
- 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.
- Che, Pizhao. 《联合国国际货物销售合同公约》的可适用性问题. *Practice in foreign economic relations and trade* (China) 4:57, 2008. Translation of title: The application of the CISG (1980).
- Chen, Zhidong and Jiahua Wu. 论联合国国际货物销售合同公约在中国的适用--兼评我国《民法通则》第142条. *China academic journal electronic publishing house* (China) 5:191, 2007. Translation of title: The application of the CISG (1980) in China: article 142 of General Principles of the Civil Law of the People's Republic of China.
- Chuah, J. Impact of Islamic law on commercial sale contracts: a private international law dimension in Europe. *European journal of commercial contract law* (Zutphen, The Netherlands) 2:4:191-204, 2010.
- Contratos internacionales. *DeCITA* (Buenos Aires) 9:14-477, 2008.
- Cordero Moss, G. Boilerplate clauses, international commercial contracts and the applicable law. Cambridge, U.K., Cambridge University Press, 2011. xxii, 403 p.
- Coyle, J. F. Rethinking the commercial law treaty. *Georgia law review* (Athens, Ga.) 45:343, winter 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.
- Dewez, J. and others. The duty to renegotiate an international sales contract under CISG in case of hardship and the use of the UNIDROIT Principles. *European review of private law = Revue européenne de droit privé = Europäische Zeitschrift für Privatrecht* (Alphen aan den Rijn, The Netherlands) 19:1:101-154, 2011.
- DiMatteo, L. A. Cosmopolitanism and the private law text. *European review of private law = Revue européenne de droit privé = Europäische Zeitschrift für Privatrecht* (Alphen aan den Rijn, The Netherlands) 19:5:669-686, 2011.
- DiMatteo, L. A. and D. T. Ostas. Comparative efficiency in international sales law. *American University international law review* (Washington, D.C.) 26:371-439, 2011.
- Doanh nghiệp và chuyên gia Việt Nam với Công ước Viên. *CISGVN* (Ho Chi Minh City, Viet Nam) 1 November 2011. In Vietnamese. Translation of title: Vietnamese businesses and the CISG (1980).
- Dong, Jinxin.
试论中国对《联合国国际货物销售合同公约》中的国际私法规则之保留.
Economic & trade update (China) 5:54:150-151, 2007. Translation of title: China's reservation to the CISG (1980) on the rules of private international law.
- Draetta, U. La Convenzione delle Nazioni Unite del 1980 sui Contratti di Vendita Internazionale di Beni Mobili e l'arbitrato. *Diritto del commercio internazionale* (Genova, Italy) 25:3:633-646, 2011. Translation of title: The CISG (1980) and arbitration.
- Dragneva, R. and E. Ioriatti Ferrari. Contract law harmonization and regional integration: can the CIS learn from the EU? *Review of Central and East European law* (Leiden, The Netherlands) 31:1-43, 2006.
- Du, Tao.
论我国撤销对《联合国国际货物销售合同公约》第1条第1款B项保留的必要性. Paper prepared for Global Forum on Private International Law Annual Conference of China Society of Private International Law 2007: Celebration of the 20th Anniversary of CSPIL. Translation of title: The necessity to withdraw the reservation to article (1)(1)(b) of the CISG (1980).
- Eiselen, S. The requirements for the inclusion of standard terms in international sales contracts. *Potchefstroom electronic law journal = Potchefstroomse elektroniese regsblad* (Potchefstroom, South Africa) 14:1, 2011.
- Espinassous, V. L'uniformisation du droit substantiel et le conflit de lois. Paris, L.G.D.J., 2010. 374 p.
- 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.

- Fan, Wei and Chunsheng Ma. 论国际货物买卖合同形式的法律适用. *Modern business trade industry* (China) 5:291-292, 2008. Translation of title: The application of the CISG (1980) in the form of contract.
- Ferreri, S., ed. Complexity of transnational sources, Reports to the XVIIIth International Congress of Comparative Law = La complexité des sources transnationales, Rapports au XVIIIe Congrès international de droit comparé. *ISAIDAT law review* (Torino, Italy) 1:3:1-307, 2011.
- 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.
- Flambouras, D. P. When bullets penetrate bullet-proof vests: conformity of the bullet-proof material to the contract of sale and concurrent remedies (a note on the judgment of the Multi-Member Court of First Instance of Athens 4505/2009). *Journal of law and commerce* (Pittsburgh, Pa.) 29:2:171-231, 2011.
- Friehe, H. A. Die Setzung der unangemessen kurzen Nachfrist im CISG mit einem Ausblick auf das BGB (Teil 3). *Internationales Handelsrecht* (München) 11:2:57-79, 2011. Translation of title: Truncating the unreasonably short period in the CISG (1980) with a view to the German Civil Code (Part 3).
- Friehe, H. A. and W. Huck. Uniform Sales Law (CISG): synopsis of selected texts. 4th ed. Lower Saxony, Germany, s.n., 2011.
- Glitz, F. E. Z. Transfer of contractual risk and INCOTERMS: brief analysis of its application in Brazil. *Journal of international commercial law and technology* 6:2:108-118, 2011.
- Gomm-Santos, M. and Q. Smith. Reviewing the history and application of article 7 of the Convention on the International Sale of Goods (CISG). *Transnational dispute management* (Voorburg, The Netherlands) 8:1, February 2011.
- Graffi, L. Remarks on trade usages and business practices in international sales law. *Journal of law and commerce* (Pittsburgh, Pa.) 29:2:273-295, 2011.
- Graves, J. CISG article 6 and issues of formation: the problem of circularity. *Vindobona journal of international commercial law and arbitration* (Vienna) 15:1:105-118, 2011.
- Grundmann, S. The future of contract law. *European review of contract law* (Berlin) 7:4:490-527, 2011.
- Hachem, P. Agreed sums payable upon breach of an obligation: rethinking penalty and liquidated damages clauses. The Hague, Eleven International Publishing, 2011. 217 p.
- Hasegawa, Toshiaki. グローバルサプライチェーンと国際法務. *Kokusai shoji homu* (Tokyo) 39:8:1129-1131, 2011. In Japanese. Translation of title: Global supply-chain and international legal affairs.
- Hayward, B. and P. Perlen. The CISG in Australia: the jigsaw puzzle that doesn't quite fit. *Vindobona journal of international commercial law and arbitration* (Vienna) 15:1:119-156, 2011.

- He, Yinhua. 试论我国对CISG第11条及第11条相关内容的保留. *Knowledge economy* (China) 7:34-35, 2008. Translation of title: China's reservation to article 11 of the CISG (1980).
- Hofmann, N. Interpretation rules and good faith as obstacles to the UK's ratification of the CISG and to the harmonization of contract law in Europe. *Pace international law review* (White Plains, N.Y.) 22:1:145-181, 2010.
- 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.
- Hope, J. The "reasonable man" in international arbitration. *Arbitration* (London) 76:4:693-704, 2010.
- Horowitz, A. J. Revisiting barter under the CISG. *Journal of law and commerce* (Pittsburgh, Pa.) 29:1:99-115, 2010.
- Jafar, N. Y. Le droit de rétention: principe ou exception? Etude comparative du droit iranien et de la Convention de Vienne sur la vente internationale de marchandises (CVIM). *Penant: revue trimestrielle de droit africain* (Paris) 121:875:164-199, 2011.
- 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, Eleven International Publishing, 2010. 197 p.
- Johnson, W. P. Understanding exclusion of the CISG: a new paradigm of determining party intent. *Buffalo law review* (Buffalo, N.Y.) 59:1:213-292, 2011.
- Kalamees, P. Hierarchy of buyer's remedies in case of lack of conformity of the goods. *Juridica international* (Tartu, Estonia) 18:63-72, 2011.
- Kaur, N. Impediment: a concept under CISG, UNIDROIT and Indian contract law - a comparative analysis. *Vindobona journal of international commercial law and arbitration* (Vienna) 15:1:91-104, 2011.
- Kobayashi, Ichiro. ウィーン売買条約における書式の戦い: なぜCISGはラストショットルールを採用したのか. *JCA ジャーナル* = *JCA journal* (Tokyo). Pt. 1-3 in vol. 58 2011. In Japanese. Translation of title: Battle of forms under the CISG (1980): why the CISG uses the last shot rule.
- Kokoruda, C. C. The UN Convention on Contracts for the International Sale of Goods: it's not your father's Uniform Commercial Code. *Florida Bar journal* (Tallahassee, Fla.) 85:6:103, 2011.
- Komarov, A. S. Reference to the UNIDROIT Principles in international commercial arbitration practice in the Russian Federation. *Uniform law review* = *Revue de droit uniforme* (Roma) 16:3:657-667, 2011.
- Koskinen, Jussi. CISG, specific performance and Finnish law. Turku, Finland, s.n., 1999. 43 p.

- Kröll, S. The burden of proof for the non-conformity of goods under art. 35 CISG. *Vindobona journal of international commercial law and arbitration* (Vienna) 15:1:33-50, 2011.
- Kröll, S. and others, eds. UN Convention on the International Sale of Goods (CISG): [commentary]. München, Beck, 2011. 1251 p.
- Kuipers, J.-J. The legal basis for a European optional instrument. *European review of private law* = *Revue européenne de droit privé* = *Europäische Zeitschrift für Privatrecht* (Alphen aan den Rijn, The Netherlands) 19:5:545-564, 2011.
- Kull, I. European and Estonian law of obligations: transposition of law or mutual influence? *Juridica international* (Tartu, Estonia) 9:32-44, 2004.
- _____. Reform of Contract Law in Estonia: influences of harmonisation of European private law. *Juridica international* (Tartu, Estonia) 14:122-129, 2008.
- Kuoppala, S. Examination of the goods under the CISG and the Finnish Sale of Goods Act. Turku, Finland, s.n., 2000. 67 p.
- Lake, S. An empirical study of the UNIDROIT Principles: international and British responses. *Uniform law review* = *Revue de droit uniforme* (Roma) 16:3:669-703, 2011.
- Langrová, I. Analýza aplikace Úmluvy OSN o smlouvách o mezinárodní koupi zboží s ohledem na mezinárodní prvek: praktické dopady. Brno, Czech Republic, s.n., 2011. 43 p. In Czech. Translation of title: Analysis of the CISG (1980) scope of application with regards to the international aspect: practical consequences.
- Lapiashvili, N. Modern law of contracts and sales in Eastern Europe and Central Asia. The Hague, Eleven International Publishing, 2011. 322 p.
- Laryea, E. Why Ghana should implement certain international legal instruments relating to international sale of goods transactions. *African journal of international and comparative law* = *Revue africaine de droit international et comparé* (Edinburgh) 19:1:1-37, 2011.
- Lewis, D. J. The UN Convention for the International Sale of Goods: implications for Hong Kong and China. *Law lectures for practitioners* (Hong Kong) 1988:244-253, 1988.
- Li, Yan. Remedies for breach of contract in the international sale of goods: a comparative study between the CISG, Chinese law and English law with reference to Chinese cases. Southampton, United Kingdom, s.n., 2010. 253 p.
- Lielbarde, S. A comparison of the UK and US approaches to the incorporation of a charterparty arbitration clause into bills of lading. *Journal of international maritime law* (Witney, U.K.) 17:4:291-304, 2011.
- Liu, Chao.
保留,抑或撤回?——评我国对《联合国国际货物销售合同公约》第11条的保留. *Journal of Nanjing University of Economics* (China) 108:3:63-65, 2001.
Translation of title: Maintenance, or withdrawal? The comments on the reservation for article 11 of the CISG (1980).

- Liu, Ying. 论《联合国国际货物销售合同公约》在中国法院的直接适用. *Law review (China)* 5:83, 2009. Translation of title: The direct application of the CISG (1980) in China.
- Long, Weidi. The reach of the CISG in China: declarations and applicability to Hong Kong and Macao. Paper prepared for the Annual MAA Peter Schlechtriem CISG Conference: Towards Uniformity, conference in honour of Peter Schlechtriem (1933-2007), 13 March 2010, Hong Kong.
- Lookofsky, J. Not running wild with the CISG. *Journal of law and commerce* (Pittsburgh, Pa.) 29:2:141-169, 2011.
- Mahajan, K. and K. Sanwal. The case for a uniform sales law and CISG in India. *International company and commercial law review* (London) 20:10:359-368, 2009.
- Mazzacano, P. J. Force majeure, impossibility, frustration & the like: excuses for non-performance: the historical origins and development of an autonomous commercial norm in the CISG. *Nordic journal of commercial law* (Turku, Finland) 2011:2.
- Millett, P., ed. The encyclopedia of forms and precedents: volume 34, sale of goods. 5th ed. London, LexisNexis, 2011. 727 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.
- Moreno Rodríguez, J. A. Contratación y arbitraje: contribuciones recientes. Asunción, CEDEP, 2010. 324 p.
- Muñoz, E. Modern law of contracts and sales in Latin America, Spain and Portugal. The Hague, Eleven International Publishing, 2011. 558 p.
- Nakamura, H. Conformity of goods with regulatory restrictions: BGH decisions in the mussels and the pork case. *Vindobona journal of international commercial law and arbitration* (Vienna) 15:1:53-64, 2011.
- Navarro, J.-L. and Guy Lefebvre, eds. L'acculturation en droit des affaires. Montréal, Éditions Thémis, 2007. 650 p.
- Nemeczek, H. Die Vertragsübernahme als Regelungsgegenstand des UN-Kaufrechts. *Internationales Handelsrecht* (München) 11:2:49-56, 2011. Translation of title: Transfer of contracts under the CISG.
- New York State Bar Association. NYSBA International Section, seasonal meeting 2011: Latin America as an engine for economic recovery and growth, September 20-24, 2011, Panama City, Panama, electronic proceedings, [conference materials]. Panama City, NYSBA, 2011. 1 CD-ROM.
- Nguyen, Mica L. CISG 2010 year in review. *International law* (Cary, N.C.) 15 April 2011.
- Những lợi ích của việc Việt Nam gia nhập CISG. *CISGVN* (Ho Chi Minh City, Viet Nam) 1 November 2011. In Vietnamese. Translation of title: The benefits of Viet Nam's accession to the CISG (1980).

- Nick, C. The case for Ireland's accession to the UN Convention on Contracts for the International Sale of Goods. *Dublin University law journal* (Dublin) 32:346-364, 2010.
- Niibori, Satoshi. グローバル商取引法各論:
ウィーン売買条約後の国際商取引法統一の行方:
条約からリステイトメントへ. *JCA ジャーナル* = *JCA journal* (Tokyo).
Pt. 23-29 in vols. 57-58, 2010-2011. In Japanese. Translation of title: Topics of global commercial law, harmonization of international trade law after the CISG (1980): from treaty to restatement.
- Nottage, L. Afterthoughts: international commercial contracts and arbitration. *Australian international law journal* (Sydney) 17:197-204, 2010.
- Odinot, C. K. Toward a convention for the international sale of real property: challenges, commonalities, and possibilities. *Quinnipiac law review* (Hamden, Conn.) 29:841-885, 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.
Kokusai shoji homu (Tokyo). Pt. 1-8 in vols. 39-40, 2011-2012. In Japanese. Translation of title: Practical guide to the CISG (1980): through a comparison with Japanese civil and commercial law.
- Oviedo Albán, J. Aplicación directa de la Convención de Naciones Unidas sobre los Contratos de Compraventa Internacional de Mercaderías. *International law: revista colombiana de derecho internacional* (Bogotá) 4:73-94, 2004.
- _____. Aproximación al sistema de fuentes del contrato de compraventa internacional de mercaderías. *International law: revista colombiana de derecho internacional* (Bogotá) 1:103-156, 2002.
- Pan, Yinying. 论«联合国国际货物销售合同公约»的适用—析CISG第一条第一款b项. *法制与社会* = *Legal system and society* (China) 9:87-88, 2010. Translation of title: The application of the CISG (1980): article 1.1 (b).
- Pandey, S. How lucrative is international sales of goods act 1980?: CISG, why India should not opt for it. *Legal services India* (Greater Noida, India) 21 March 2011.
- Perales Viscasillas, M. P. and D. Ramos Muñoz. CISG & arbitration. *Spain arbitration review* (Madrid) 10:63-84, 2011.
- Pignatta, F. A. La phase précontractuelle sous l'empire de la Convention de Vienne de 1980: une étude comparative avec les droits français et brésilien. Baden-Baden, Nomos, 2011. 331 p.
- Piltz, B. Incoterms 2010. *Internationales Handelsrecht* (München) 11:1:1-7, 2011. In German.
- _____. Recent developments in UN law on international sales (CISG). *European journal of commercial contract law* (Zutphen, The Netherlands) 3:3/4:75-82, 2011.

- Ramberg, J. International commercial transactions. 4th ed. Stockholm, Norstedts Juridik AB, 2011. 630 p.
- _____. Unification of commercial law in form and in fact. *Tidskrift utgiven av Juridiska föreningen i Finland* (Helsingfors) 3-4:485-491, 2009.
- 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.
- Ren, Yaning. 浅评我国对《联合国国际货物销售合同公约》第11条的保留. *Science and law (China)* 7:191-192, 2007. Translation of title: China's article 11 reservation to the CISG (1980).
- Rodríguez Fernández, M. El deber de mitigar el daño en la Convención de Viena de 1980 sobre Compraventa Internacional de Mercaderías: una breve aproximación al tema. *Revista e-mercatoria* (Bogotá) 6:2, 2007.
- _____. La conformidad material de las mercaderías en la Convención de Viena de 1980 sobre Compraventa Internacional: estado actual de la materia. *Revista e-mercatoria* (Bogotá) 9:1, 2010.
- _____. La obligación de entregar mercaderías libres de derechos o pretensiones de terceros en la Convención de Viena de 1980 sobre Compraventa Internacional. *Revista e-mercatoria* (Bogotá) 10:1, enero-junio 2011.
- Rosenberg, A. S. and others. International commercial transactions, franchising, and distribution. *International lawyer* (Dallas, Tex.) 45:1:191, 2011.
- Rozenberg, M. G. Международная купля-продажа товаров: комментарий к правовому регулированию и практике разрешения споров. Москва, Статут, 2010. 447 p. Translation of title: International sales of goods: commentary to the legal regulation and practice of dispute resolution.
- Sánchez-Cordero Dávila, J. A., ed. Legal culture and legal transplants, Reports to the XVIIIth International Congress of Comparative Law = La culture juridique et l'acculturation du droit, Rapports au XVIIIe Congrès international de droit comparé. *ISAIDAT law review* (Torino, Italy) 1:2:1-1188, 2011.
- Sandvik, B. Rådighetsfel vid köp av lös egendom: särbehandling eller inte? *Tidskrift utgiven av juridiska föreningen i Finland* (Helsinki) 147:1:1-33, 2011. Article on sale of personal property under Swedish law. In Swedish.
- Schilf, S. Der Gerichtsstand des Erfüllungsortes im deutsch-schweizerischen Rechtsverkehr bei Geltung des UN-Kaufrechts als anwendbarem Recht: Rückschau auf de Bloos / Tessili. *Internationales Handelsrecht* (München) 11:5:181-185, 2011. Translation of title: The place of performance in German-Swiss legal transactions where the CISG (1980) operates as the applicable law.
- Schroeter, U. G. The status of Hong Kong and Macao under the United Nations Convention on Contracts for the International Sale of Goods. *Pace international law review* (White Plains, N.Y.) 16:2:307-332, 2004.
- Schwenzer, I. and C. Kee. International sales law: the actual practice. *Penn State international law review* (Carlisle, Pa.) 29:425-447, 2011.

- Schwenzer, I. and E. Muñoz. Schlechtriem & Schwenzer: Comentario sobre la Convención de las Naciones Unidas sobre los Contratos de Compraventa Internacional de Mercaderías. Cizur Menor, Spain, Aranzadi, 2011. 2 v.
- Schwenzer, I. and L. Spagnolo, eds. Towards uniformity: the 2nd Annual MAA Schlechtriem CISG Conference, 13 March 2010, Hong Kong. The Hague, Eleven International Publishing, 2011. 269 p.
- Sedgwick, J. Choice-of-law analysis applies when signatory nations adopt opposing oral contract provisions under the CISG: *Forestal Guarani S.A. v. Daros Int'l. Inc.*, 613 F.3d 395 (3d Cir. 2010). *Suffolk transnational law review* (Boston, Mass.) 34:273-282, 2011.
- 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 Gemeinschafts-privatrecht* (München) 8:6:289-293, 2011.
- Shaohui, Zhang. L'influence des Principes d'UNIDROIT sur la réforme du droit chinois des obligations. *Uniform law review = Revue de droit uniforme* (Roma) 13:1/2:153-178, 2008.
- Singapore. Attorney-General's Chambers. UN Convention on Contracts for the International Sale of Goods: review of article 95 reservation, consultation paper. Singapore, Attorney-General's Chambers, 2007. 46 p.
- Slomp Aguiar, A. The law applicable to international trade transactions with Brazilian parties: a comparative study of the Brazilian law, the CISG, and the American law about contract formation. Toronto, s.n., 2011. 79 p.
- So sánh CISG và Luật Việt Nam. *CISGVN* (Ho Chi Minh City, Viet Nam) 1 November 2011. In Vietnamese. Translation of title: Comparing the CISG (1980) and the law of Viet Nam.
- Song, Xixiang and Qi Zhang.
《联合国国际货物销售合同公约》适用中的问题及在我国的实践.
Legal science (China) 1:103, 2008. Translation of title: The CISG (1980) and its application in China.
- Sono, Hiroo. Japan's accession to and implementation of the United Nations Convention on Contracts for the International Sale of Goods (CISG). *Japanese yearbook of international law* (Tokyo) 53:410-437, 2010.
- Southerington, T. Impossibility of performance and other excuses in international trade. Turku, Finland, s.n., 2001. 65 p.
- Szabó, S. A Bécsi Vételi Egyezmény, mint nemzetközi lingua franca: az egységes értelmezés és alkalmazás újabb irányai és eredményei. Budapest, s.n., 2009. 251 p. Translation of title: The CISG (1980) as international lingua franca: new directions and results of common understanding and application.
- Tan, Yingxia and Jinghua Zhang.
论我国对《联合国货物销售合同公约》第11条保留的效力.
Modern finance & economics (China) 9:26:200:69-72, 2006. Translation of title: The effect of China's article 11 reservation to the CISG (1980).

- Thành công của CISG. *CISGVN* (Ho Chi Minh City, Viet Nam) 1 November 2011. In Vietnamese. Translation of title: The success of the CISG (1980).
- Twigg-Flesner, C. “Good-bye harmonisation by directives, hello cross-border only regulation?": a way forward for EU consumer contract law. *European review of contract law* (Berlin) 7:2:235-256, 2011.
- Uniform sales law, [papers from Uniform sales law: the CISG at its 30th anniversary, a conference in memory of Albert H. Kritzer, 12-13 November 2010, Belgrade]. *Annals of the Faculty of Law in Belgrade - Belgrade Law Review* (Belgrade) 2011:3:7-223, 2011.
- United Nations. Article list [on China and the CISG (1980)]. Informal list of articles prepared by the UNCITRAL secretariat on China and the CISG (1980).
- Van Crombrughe, N. Belgium: article 79 CISG and hardship. *International sales newsletter* (London) 28:14-15, 2011.
- Van der Heijden, M.-J. and A. Keirse. Selecting the best instrument for European contract law. *European review of private law = Revue européenne de droit privé = Europäische Zeitschrift für Privatrecht* (Alphen aan den Rijn, The Netherlands) 19:5:565-578, 2011.
- Vanto, J. Damages under CISG. S.I., s.n., 2002. 83 p.
- Värv, A. and P. Karu. The seller's liability in the event of lack of conformity of goods. *Juridica international* (Tartu, Estonia) 16:85-93, 2009.
- Võ Sỹ Mạnh, Ths. Áp dụng Điều 19 Công ước Viên với các giao dịch mua bán hàng hóa quốc tế có sử dụng điều khoản soạn sẵn. *CISGVN* (Ho Chi Minh City, Viet Nam) 9 April 2011. In Vietnamese. Translation of title: Application of CISG (1980) art. 19 to boilerplate contracts.
- _____. Bàn về khái niệm vi phạm cơ bản hợp đồng theo Công ước Viên 1980. *CISGVN* (Ho Chi Minh City, Viet Nam) 9 April 2011. In Vietnamese. Translation of title: Breach of contract under the CISG (1980).
- Wang, Jiwen. 我国对《联合国国际货物销售合同公约》的保留问题. *Journal of Jiangxi University of Finance and Economics* (China) 2:32:79-82, 2004. Translation of title: Issues of China's two reservations to the CISG (1980).
- Wang, Xinxin. 论我国对《联合国国际货物销售合同公约》的两项保留. *Journal of Fujian College of Administration* (China) 1:25-28, 2005. Translation of title: On China's two reservations to the CISG (1980).
- Wang, Yujing.
CISG在中国适用的例外问题之分析—
解析第1条（b）款的保留和第93条的适用问题.
Jinka engineering, economics and law (China) 9:52-53, 2009. Article analyzing China's reservations to the CISG (1980).
- _____. 论《联合国国际货物销售合同公约》在中国的适用. *Jinka engineering, economics and law* (China) 2:51-52, 2010. Translation of title: The application of the CISG (1980) in China.

- Wethmar-Lemmer, M. Party autonomy and international sales contracts. *Tydskrif vir die Suid-Afrikaanse reg = Journal of South African law* (Johannesburg) 3:431-451, 2011.
- _____. The impact of the article 95 reservation on the sphere of application of the United Nations Convention on Contracts for the International Sale of Goods (CISG). *De jure* (Pretoria) 43:362-379, 2010.
- Wilson, T. Promoting uniformity: a comparative review of J Honnold and H Flechtner, Uniform Law for International Sales under the 1980 United Nations Convention and P Schlechtriem and I Schwenzer, Commentary on the UN Convention on the International Sale of Goods. *Journal of private international law* (Oxford) 7:2:411-422, 2011.
- Witz, C. and M. Hlawon. Der neueste Beitrag der französischen Cour de cassation zur Auslegung des CISG (2007-2010). *Internationales Handelsrecht* (München) 11:3:93-108, 2011. Translation of title: The latest contributions of the French cour de cassation to the interpretation of the CISG (1980) (2007-2010).
- Wu, Xingguang.
关于撤销我国政府对《联合国国际货物销售合同公约》“书面保留”问题的探讨. *Journal of Jinan University (philosophy and social sciences)* (China) 4:135:72-74, 2008. Translation of title: Discussion on the withdrawal of the “form of contract” reservation of the CISG (1980) made by our government.
- Xiao, Yongping and Ying Ding. 论合同上各种声明的生效与不可撤销: 《联合国国际货物销售合同公约》的有关规定研究. *Law and social development* (China) 6:50, 2000. Translation of title: Research on relevant provisions in the CISG (1980): validity and irrevocability of statement in contracts.
- Yang, Fan. CISG in China and beyond. *Uniform commercial code law journal* (New York) 40:3:373-389, 2008.
- _____. Hong Kong’s adoption of the CISG: why do we need it now? Paper prepared for the Annual MAA Peter Schlechtriem CISG Conference: Towards Uniformity, conference in honour of Peter Schlechtriem (1933-2007), 13 March 2010, Hong Kong.
- Yang, Mengzong. 《联合国国际货物销售合同公约》若干问题研究. *International economy* (China) 23:74-75, 2005. Translation of title: Study on several questions relating to the CISG (1980).
- Zeller, B. Penalty clauses: are they governed by the CISG? *Pace international law review* (White Plains, New York) 23:1:1-14, 2011.
- Zeng, Jia.
论我国撤销对《联合国国际货物销售合同公约》第1条第1款B项保留的必要性. Paper prepared for the symposium “The Application and Interpretation of the CISG in its Member States.” Translation of title: China’s reservation to article 11 of the CISG (1980).

- Zhang, Jianjun. 中国应撤回对《联合国国际货物销售合同公约》“合同形式”的保留. *Journal of Northwest University (philosophy and social sciences edition)* (China) 38:5:141-145, 2008. Translation of title: China should withdraw the reservation for “form of contract” of the CISG (1980).
- Zhang, Weiguo. 对中国与CISG 有关声明中若干理论问题的研究. *International economics and trade research* (China) 25:3:65-70, 2009. Translation of title: Research on several theoretical problems in Chinese CISG (1980)-related declarations.
- Zhou, Jiuying. 浅论对《联合国国际货物销售合同公约》第11条保留的撤回. *法制与社会* = *Legal system and society* (China) 7:199-200, 2009. Translation of title: Discussion on the withdrawal of the article 11 reservation to the CISG (1980).
- Zhu, Xiaohua. 我国对CISG 公约提出保留后的适用问题浅析. *Observation* (China) 6:147, 2008. Translation of title: The application of the CISG (1980) in China.
- Zwinge, T. The United Nations Sales Convention: delimitation, influences, and concurrent application of domestic law. *Richmond journal of global law and business* (Richmond, Va.) 10:227-258, 2011.

III. International commercial arbitration and conciliation

- Abdel Raouf, M. New rules of the Cairo Regional Centre for International Commercial Arbitration (CRCICA). *International journal of Arab arbitration* (Beirut) 3:1:7-15, 2011.
- 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.
- Abu Sadah, M. International arbitration contract principles: analysis of Middle East perceptions. *Journal of international trade law and policy* (Bingley, U.K.) 9:2:148-174, 2010.
- Ahmad, R. S. Reko Diq muddle. *Express tribune* (Karachi, Pakistan) 20 February 2012.
- Ahmed, M. The influence of the delocalisation and seat theories upon judicial attitudes towards international commercial arbitration. *Arbitration* (London) 77:4:406-422, 2011.
- Alam-Eldin, M-E. I. Construction arbitral awards rendered under the auspices of CRCICA: the Cairo Regional Centre for International Commercial Arbitration. Saarbrücken, Germany, LAP Lambert, 2010. 465 p.
- Ali, S. F. The morality of conciliation: an empirical examination of arbitrator “role moralities” in East Asia and the West. *Harvard negotiation law review* (Cambridge, Mass.) 16:1-30, 2011.
- Alqudah, M. A. Enforceability of arbitration clauses in online business-to-consumer contracts. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 28:1:67-79, 2011.

- Amprimo Plá, N. La extensión de los efectos del convenio arbitral a nos asignatorios. Reflexiones con motivo del tratamiento que la nueva ley peruana de arbitraje efectúa a dicha figura. *Revista oficial del poder judicial* (Lima) 3:5:209-216, 2009.
- Ancel, J-P. L'application d'un droit non-étatique dans l'arbitrage international. *Revue libanaise de l'arbitrage arabe et international = Lebanese review of Arab and international arbitration* (Beirut) 57:12-16, 2011.
- Atai, A. Arbitration of investment disputes under Iranian investment treaties. *Journal of money laundering control* (Bingley, U.K.) 14:2:130-157, 2011.
- Atteritano, A. Anti-suit injunctions in ambito arbitrale: provvedimenti illeciti o semplicemente odiosi? *Rivista dell'arbitrato* (Milano) 20:3:441-461, 2010. Translation of title: Anti-suit injunctions in arbitration: illegal action or simply odious?
- Audit, M., ed. Contrats publics et arbitrage international = International arbitration and public contracts. Bruxelles, Bruylant, 2011. 234 p.
- Bachawat, R. S. Justice R.S. Bachawat's law of arbitration & conciliation: including international commercial arbitration & ADR. 5th ed. Haryana, India, LexisNexis Butterworths Wadhwa Nagpur, 2010. 2 v.
- Barber, A. D. Does the New York Convention have the same desired effect in the East as it does in the West? *Social science research network* 14 October 2009.
- Barbet, J. Compétence du juge étatique pour trancher, avant le prononcé de la sentence, la question de l'existence ou de la validité du contrat d'arbitre = Jurisdiction of the French courts to determine the issue of the existence or validity of the arbitrator agreement before the award is rendered. *Revue de droit des affaires internationales = International business law journal* (London) 3:230-241, 2011.
- Batra, R. The enforcement of multi-tiered dispute resolution clauses: its new facet and exclusion. *Vindobona journal of international commercial law and arbitration* (Vienna) 15:1:175-194, 2011.
- Baudenbacher, C., ed. International dispute resolution, volume 2: dialogue between courts in times of globalization and regionalization. Stuttgart, Germany, German Law Publishers, 2010. 229 p.
- Beale, K. and others. Solving the § 1782 puzzle: bringing certainty to the debate over 28 U.S.C. § 1782's application to international arbitration. *Stanford journal of international law* (Stanford, Calif.) 47:51-110, 2011.
- Bédard, J. and others. Arbitrating in good faith and protecting the integrity of the arbitral process. *Cahiers de l'arbitrage = Paris journal of international arbitration* (Paris) 3:737-756, 2010.
- Belgrade arbitration conference [III]: international commercial arbitration, trends and challenges, University of Belgrade Faculty of Law [conference materials, April 8, 2011]. Belgrade, University of Belgrade Faculty of Law, 2011. 368 p. Includes side-by-side English and Serbian versions of the New York Convention (1958).

- 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.
- Bělohávek, A. J. Международно-правовая защита инвестиций в области энергетики. Киев, ТАКСОН, 2011. 395 p. Translation of title: International legal protection of investments in energy.
- Ben Hamida, W. Arbitration and the new political context in Tunisia. *International journal of Arab arbitration* (Lebanon) 3:3:7-23, 2011.
- _____. 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.
- Benevenuto, R. Recognition and enforcement of foreign arbitral awards in Brazil: a comparative study with Switzerland. Zürich, Schulthess, 2010. 309 p.
- 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.
- Berger, B. Kritische Gedanken zur Revision von Art. 7 IPRG im Lichte eines praktischen Beispiels. *ASA bulletin* (Alphen aan den Rijn, The Netherlands) 29:1:33-44, 2011. Translation of title: Critical thoughts on the revision of article 7 IPRG in light of a practical example.
- Bermann, G. A. “Domesticating” the New York Convention: the impact of the Federal Arbitration Act. *Journal of international dispute settlement* (Oxford) 2:2:317-332, 2011.
- _____. The “Gateway” problem in international commercial arbitration. *Yale journal of international law* (New Haven, Conn.) 37:1:1-48, 2011.
- _____. The UK Supreme Court speaks to international arbitration: learning from the Dallah case. *American review of international arbitration* (New York) 22:1-20, 2011.
- Bermann, G. A. and L. A. Mistelis, eds. Mandatory rules in international arbitration. Huntington, N.Y., Juris, 2010. 339 p.
- Bernardini, P. La revisione del regolamento di arbitrato dell’UNCITRAL. *Diritto del commercio internazionale* (Genova, Italy) 24:4:683-713, 2010. Translation of title: The revision of the UNCITRAL Arbitration Rules.
- _____. Riconoscimento ed esecuzione dei lodi stranieri in Italia. *Rivista dell’arbitrato* (Milano) 20:3:429-439, 2010. Translation of title: Recognition and enforcement of foreign arbitral awards in Italy.
- Bernasconi-Osterwalder, N. Ensuring transparency in investor-state dispute resolution under the UNCITRAL Arbitration Rules. *IISD publications centre* 2011.

- Billiet, J. Revised UNCITRAL Arbitration Rules: new provisions in international commercial arbitration. *Revista română de arbitraj* (București) 20:4:8-19, 2011.
- Birch Reynardson, T. and R. Talbot-Garman. The consultation paper on amendments to the Indian Arbitration and Conciliation Act 1996: does it go far enough? *International arbitration review* (London) 14:3:90-98, 2011.
- Bischoff, J. A. Just a little bit of “mixity”? the EU’s role in the field of international investment protection law. *Common market law review* (Alphen aan den Rijn, The Netherlands) 48:5:1527-1569, 2011.
- Blazey, P. and P. Gillies. Recognition and enforcement of foreign judgments in China. *International journal of private law* (London) 1:3/4:333-342, 2008.
- 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.
- Bolton, P. and G. Hendrix. Atlanta’s international arbitration initiative: an interview with Glenn Hendrix. *GlobalAtlanta.com* 26 April 2011.
- Born, G. B. A new generation of international adjudication. *Duke law journal* (Durham, N.C.) 61:4:775-879, 2012.
- _____. International arbitration: cases and materials. New York, Aspen Publishers, 2011. 1263 p.
- Born, G. B. and A. F. M. Maniruzzaman, eds. Resolving international business disputes by ADR in Asia. *Transnational dispute management* (Voorburg, The Netherlands) 8:5, December 2011.
- Bozkurt Yüksel, A. E. Arbitration of patent disputes in Turkey. *Journal of business law* (London) 8:700-722, 2010.
- Bras Miranda, G. and B. Moore, eds. Mélanges Adrian Popovici: les couleurs du droit. Montréal, Éditions Thémis, 2010. 723 p.
- Brazil-David, R. An examination of the law and practice of international commercial arbitration in Brazil. *Arbitration international* (London) 27:1:57-74, 2011.
- _____. Harmonization and delocalization of international commercial arbitration. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 28:5:445-466, 2011.
- Briguglio, A. Funzioni giudiziali ausiliarie e di controllo ed arbitrato estero. *Rivista dell’arbitrato* (Milano) 21:4:573-612, 2011. Translation of title: Ancillary judicial functions and foreign arbitration.
- _____. Potestas iudicandi in materia cautelare ed arbitrato estero. *Rivista dell’arbitrato* (Milano) 20:1:17-57, 2010. Translation of title: Potestas iudicandi on supervision and arbitration abroad.
- Burgstaller, M. and C. B. Rosenberg. Challenging international arbitral awards: to ICSID or not to ICSID? *Arbitration international* (London) 27:1:91-108, 2011.

- Bustamante Vásquez, X. The mediated settlement agreement: the Ecuadorian experience. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 28:3:283-290, 2011.
- Carducci, G. Arbitration, anti-suit injunctions and lis pendens under the European Jurisdiction Regulation and the New York Convention. *Arbitration international* (London) 27:2:171-197, 2011.
- Castello, J. E. and B. Love. "Manifest disregard of the law," "minimum contacts," and forum non conveniens: recent developments in judicially-created doctrines that may defeat enforcement of arbitral awards in the U.S. *Cahiers de l'arbitrage = Paris journal of international arbitration* (Paris) 3:653-696, 2010.
- 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.
- Chaturvedi, S. and C. Agrawal. Jurisdiction to determine jurisdiction. *Arbitration* (London) 77:2:201-210, 2011.
- Chovancová, K. Švédská arbitráž od islandských ság až po současnost. *Právník* (Praha) 150:8:798-822, 2011. In Czech. Translation of title: Swedish arbitration: from Icelandic sagas until the presence.
- Chung, Rom K. L. The rules of natural justice in arbitration. *Arbitration* (London) 77:2:167-175, 2011.
- Cordero Moss, G. Форма арбитражных соглашений: современные достижения в рамках ЮНСИТРАЛ и требование письменной формы Нью-йоркской конвенции. *Вестник международного коммерческого арбитража* (Moscow) 2(4):[19]-33, 2011. In Russian, with summary in English. Translation of title: Form of arbitration agreements: current developments within UNCITRAL and the writing requirement of the New York Convention (1958).
- Croft, C. Recent developments in arbitration in Australia. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 28:6:599-616, 2011.
- Cross, K. H. Letting the arbitrator decide unconscionability challenges. *Ohio State journal on dispute resolution* (Columbus, Ohio) 26:1-78, 2011.
- D'Agostino, J. and H. Smith. Mixing and matching arbitration rules in mainland China: the pros and cons of using the UNCITRAL Rules in CIETAC arbitration. *Kluwer arbitration blog* 15 March 2011.
- Das, R. and A. Keyal. Judicial intervention in international arbitration. *NUJS law review* (Kolkata, India) 2:585-605, October-December 2009.
- Daujotas, R. Assessment of the new UNCITRAL Arbitration Rules of 2010. *Social science research network* April 2011.
- Dundas, H. R. The Arbitration (Scotland) Act 2010: revolution, not evolution. *Cahiers de l'arbitrage = Paris journal of international arbitration* (Paris) 1:191-196, 2011.

- Elias, F. دراسة مقارنة بين التحكيم اللبناني والعراقي. *Revue libanaise de l'arbitrage arabe et international* = *Lebanese review of Arab and international arbitration* (Beirut) 57:3-53, 2011. Translation of title: Comparative study between Lebanese and Iraqi laws of arbitration.
- Enforcement. *World arbitration & mediation review* (Huntington, N.Y.) 4:3:185-246, 2010.
- Exiang, Wan and Xia Xiaohong.
 中国法院不予承认及执行某些外国仲裁裁决的原因:
 《纽约公约》相关案例分析. 武大国际法评论 = *International law review of Wuhan University* (Wuhan, China) 13:1-47:2010. Translation of title: Reason for the refusals of the recognition and enforcement of foreign arbitral awards in Chinese courts: New York Convention (1958) case studies.
- Fabbi, A. Prova testimoniale in senso lato (di parte e terzi «non esperti») e arbitrato commerciale internazionale. *Rivista dell'arbitrato* (Milano) 21:3:401-438, 2011. Translation of title: Testimonial evidence in a broad sense (of third parties and “non-experts”) and international commercial arbitration.
- Fadlallah, I. Faut-il exiger un double exequatur pour les sentences rendues en Syrie?: (Sur l'ordonnance rendue par le Président de la 1ère chambre civile du Tribunal de première instance de Beyrouth, le 14 décembre 2009). *Lebanese review of Arab and international arbitration* = *Revue libanaise de l'arbitrage arabe et international* (Beirut) 56:3-7, 2010.
- Fadlallah, I. and others, eds. Investissements internationaux et arbitrage. *Cahiers de l'arbitrage* = *Paris journal of international arbitration* (Paris) 4:1007-1075, 2011.
- Fernández Rozas, J. C. Tratado del arbitraje comercial en América Latina. Madrid, Iustel, 2008. 1366 p.
- Ferrari, F. and S. Kröll, eds. Conflict of laws in international arbitration. Munich, Sellier, 2011. 466 p.
- Festskrift till Gustaf Möller. *Tidskrift utgiven av juridiska föreningen i Finland* (Helsinki) 4-5:353-33, 2011.
- Flores Rueda, C., ed. Diccionario enciclopédico de arbitraje comercial. México, D.F., Themis Editorial, 2010. 315 p.
- 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.
- Franck, S. D. Rationalizing costs in investment treaty arbitration. *Washington University law review* (St. Louis, Mo.) 88:4:769-852, 2011.
- _____. The ICSID effect?: considering potential variations in arbitration awards. *Virginia journal of international law* (Charlottesville, Va.) 51:4:825-914, 2011.
- Friedland, P. and Bing Yan. Negotiating and drafting arbitration agreements with Chinese parties: special considerations of Chinese law and practice. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 28:5:467-484, 2011.

- Friedman, E. Enforcement of international arbitration awards in New York: if you take them there, you can collect from anywhere. *Arbitration international* (London) 27:4:575-582, 2011.
- Fry, J. A. Arbitration and promotion of economic growth and investment. Paper prepared for the 1st African Conference on International Commercial Law, 13-14 January 2011, Douala.
- Gabriel, S. Dealing with “challenged documents.” *ASA bulletin* (Alphen aan den Rijn, The Netherlands) 29:4:823-837, 2011.
- Gaillard, E. Réflexions sur le nouveau droit français de l’arbitrage international. *Rivista dell’arbitrato* (Milano) 21:4:525-556, 2011.
- Ganguli, A. K. Arbitration law. S.I., s.n., 2010. 30 p.
- Garnett, R. National court intervention in arbitration as an investment treaty claim. *International and comparative law quarterly* (London) 60:2:485-498, 2011.
- Garnett, R. and L. Nottage. The 2010 amendments to the International Arbitration Act: a new dawn for Australia? *Asian international arbitration journal* (Singapore) 7:1:29-53, 2011.
- Garro, A. M. Armonización del arbitraje en el Caribe: ventajas y desventajas de los modelos propuestos por la OHADA y UNCITRAL. 14 p. This essay is a revised version of the one presented in Havana, Cuba, 25 June 2010, at the “Congreso Latinoamericano y Caribeño de Arbitraje Comercial Internacional.”
- Gélinas, F. The independence of international arbitrators and judges: tampered with or well tempered? *New York international law review* (Albany, N.Y.) 24:1:1-48, 2011.
- Gessner, J. Anerkennung und Vollstreckung von Schiedssprüchen in den USA und in Deutschland: unter besonderer Berücksichtigung des UN-Übereinkommens über die Anerkennung und Vollstreckung ausländischer Schiedssprüche und des UNCITRAL-Modellgesetzes. Frankfurt am Main, P. Lang, 2001. 203 p. Translation of title: Recognition and enforcement of arbitral awards in the United States of America and Germany: with special reference to the New York Convention (1958) and the UNCITRAL Arbitration Model Law (1985).
- 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.
- Giardina, A. L’intervention et l’attraction des tiers dans la procédure arbitrale. *Rivista dell’arbitrato* (Milano) 21:4:557-572, 2011.
- Giralt, J. S. M. The new Cuban Arbitration Act and interim measures of protection. *ASA bulletin* (Alphen aan den Rijn, The Netherlands) 29:1:224-229, 2011.
- Goodrich, M. Japanese arbitration: much work done; much still to do. *JCAA newsletter* (Tokyo) 27:1-3, January 2012.
- Gouïffès, L. and others. Recherches sur l’arbitrage en droit international et comparé: mémoires pour le diplôme d’études approfondies de droit international privé et

- du commerce international, présentés et soutenus publiquement. Paris, L.G.D.J., 1997. 269 p.
- Grabundzija, A. Partial arbitral awards in international commercial arbitration. *Transnational dispute management* (Voorburg, The Netherlands) 8:2, May 2011.
- Greenwood, L. The rise, fall and rise of international arbitration: a view from 2030. *Arbitration* (London) 77:4:435-441, 2011.
- Grimmer, S. The expanded role of the appointing authority under the UNCITRAL Arbitration Rules 2010. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 28:5:501-517, 2011.
- Guerrero Rodríguez, L. O. and C. Martínez Alemán. Set aside, recognition, and enforcement of private commercial arbitration awards. *Comparative law yearbook of international business* (Alphen aan den Rijn, The Netherlands) 32:185-224, 2010.
- Haddad, M. Drafting an effective ADR provision in international commercial contracts. *International journal of private law* (London) 3:3:271-285, 2010.
- Halonen, L. Bridging the gap in the notion of “investment” between ICSID and UNCITRAL arbitrations: note on an award rendered under the bilateral investment treaty between Switzerland and Uzbekistan (Romak SA v Uzbekistan). *ASA bulletin* (Alphen aan den Rijn, The Netherlands) 29:2:312-326, 2011.
- Hamamoto, Shotaro.
UNCITRAL仲裁部会における投資仲裁手続透明性規則作成作業。
JCA ジャーナル = JCA journal (Tokyo) 58:8:4-10, August 2011. In Japanese.
Translation of title: UNCITRAL working group on arbitration: preparation of rules on transparency in investment arbitration proceedings.
- Han, Ping. 《纽约公约》第5条第1款第5项的适用问题研究. *Law review (Wuhan University)* (China) 3:77-81, 2011. Translation of title: The application of paragraph 1, article 5 of the New York Convention (1958).
- Hanotiau, B. International arbitration in a global economy: the challenges of the future. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 28:2:89-103, 2011.
- Harb, J-P. Definition of investments protected by international treaties: an on-going hot debate. *Mealey's international arbitration report* (King of Prussia, Pa.) 26:8:29-47, 2011.
- Hauser-Morel, M. L'arbitrage en Pologne après la réforme de 2005. *Revue de l'arbitrage* (Paris) 2:415-433, 2011.
- Haydn-Williams, J. International commercial arbitration in Barbados. *Arbitration* (London) 77:2:184-196, 2011.
- Henderson, A. Falling behind or pausing for breath? The current state of international arbitration in Thailand. *Asian dispute review* (Hong Kong) 86-88, July 2011.

- _____. Security for costs in arbitration in Singapore. *Asian international arbitration journal* (Singapore) 7:1:54-75, 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.
- Holloway, D. Avoiding duplicative litigation about arbitration awards within the EU. *Journal of international dispute settlement* (Oxford) 2:2:435-457, 2011.
- Huang, L. W. Which treaties reign supreme?: the dormant supremacy clause effect of implemented non-self-executing treaties. *Fordham law review* (New York) 79:2211-2258, 2011.
- Huang, Yi. 论《纽约公约》里的不可仲裁性. *Knowledge economy* (China) 2:41, 2011. Translation of title: Non-arbitrability in the New York Convention (1958).
- Huber, S. K. and B. H. Sheppard. AAA Yearbook on arbitration and the law. 23rd ed. Huntington, N.Y., Juris, 2011. 423 p.
- Hughes, B. The recognition and enforcement of foreign arbitral awards in Korea. *International law practicum* (Albany, N.Y.) 23:2:123-129, 2010.
- Hulbert, R. W. The case for a coherent application of chapter 2 of the Federal Arbitration Act. *American review of international arbitration* (New York) 22:45-85, 2011.
- International Chamber of Commerce. Guide to national rules of procedure for the recognition and enforcement of New York Convention awards. Paris, ICC, 2008. 349 p.
- Ismail, M. A. M. Globalization and new international public works agreements in developing countries: an analytical perspective. Farnham, Surrey, U.K., Ashgate Publishing Ltd., 2011. 295 p.
- Jakoba, R. Le régime spécifique de l'arbitrage commercial international dans le droit malgache de l'arbitrage. *Revue du Centre d'Arbitrage et de Médiation de Madagascar [Camm]* (Antananarivo) 1:5-8, avril 2002.
- Jarosson, C. and J. Pellerin. Le droit français de l'arbitrage après le décret du 13 janvier 2011. *Revue de l'arbitrage* (Paris) 1:5-86, 2011.
- Jones, D. International arbitration: navigating the arbitral institutions and venues. *International law practicum* (Albany, N.Y.) 23:2:116-122, 2010.
- Karrar-Lewsley, R. Revolution in Bahrain: Decree No.30 of 2009 and the world's first arbitration freezone. *International arbitration review* (London) 14:3:80-89, 2011.
- Kasolowsky, B. and C. Harvey. Amici curiae in investment treaty arbitrations: authority and procedural fairness. *Stockholm international arbitration review* (Huntington, N.Y.) 2:1-18, 2009.
- Kaufmann-Kohler, G. Soft law in international arbitration: codification and normativity. *Journal of international dispute settlement* (Oxford) 1:2:283-299, 2010.

- Kenfack Douajni, G. L'internationalité de l'arbitrage OHADA. Paper prepared for the 1st African Conference on International Commercial Law, 13-14 January 2011, Douala.
- Kennedy, J. Arbitrate this!: Enforcing foreign arbitral awards and Chapter III of the Constitution. *Melbourne University law review* (Melbourne) 34:2:558-591, 2010.
- Kent, R. D. Legislative threats to the historically strong relationship between domestic and international arbitration in the U.S. *World arbitration & mediation review* (Huntington, N.Y.) 4:2:107-142, 2010.
- Kim, Grace Gunah. After the ECJ's West Tankers: the clash of civilizations on the issue of an anti-suit injunction. *Cardozo journal of conflict resolution* (New York) 12:2:573-607, 2011.
- Kirshner, S. and others. [International trade law: part B]. Raanana, Israel, Open University of Israel, 2011. 314 p. Original title in Hebrew. In Hebrew.
- Kirtley, W. L. Court-ordered discovery in the United States under 28 USC Section 1782 for use in foreign international arbitrations: its evolution, current trends, strategic use and dangers. *International arbitration law review* (London) 14:2:47-64, 2011.
- Knahr, C. and others, eds. Investment and commercial arbitration: similarities and divergences. The Hague, Eleven International Publishing, 2010. 197 p.
- Kozłowska, D. The Revised UNCITRAL Arbitration Rules seen through the prism of electronic disclosure. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 28:1:51-65, 2011.
- Kun, Fan. Prospects of foreign arbitration institutions administering arbitration in China. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 28:4:343-353, 2011.
- Levine, E. Amicus curiae in international investment arbitration: the implications of an increase in third-party participation. *Berkeley journal of international law* (Berkeley, Calif.) 29:1:200-224, 2011.
- Levi-Tawil, E. East meets West: introducing sharia into the rules governing international arbitrations at the BCDR-AAA. *Cardozo journal of conflict resolution* (New York) 12:2:609-636, 2011.
- Lévy, L. and Y. Derains, eds. Liber Amicorum en l'honneur de Serge Lazareff. Paris, Pedone, 2011. 642 p.
- Li, Wanjia. 《联合国国际贸易法委员会仲裁规则》修订对仲裁规则发展影响. *China's foreign trade* (China) 2:93-94, 2011. Translation of title: The influence of the UNCITRAL Arbitration Rules (as revised in 2010) on the development of arbitration rules.
- Lim, Charles Aeng Cheng. The developmental life cycle of international arbitration legislation: Singapore IAA case study. *Asian international arbitration journal* (Singapore) 7:1:1-28, 2011.

- Lipe, G. S. and T. J. Tyler. The Hague Convention on Choice of Court Agreements: creating room for choice in international cases. *Houston journal of international law* (Houston, Tex.) 33:1:1(38), 2010.
- Liu, Jun-xia. 2010年《联合国国际贸易法委员会仲裁规则》评析. *Present day law science* (China) 8:6:92-98, 2010. Translation of title: On the revision of the UNCITRAL Arbitration Rules (as revised in 2010).
- Luttrell, S. R. The arbitration law of the Dubai International Financial Centre. *Journal of international commercial law and technology* 3:3:170-176, 2008.
- Madsen, F. Navigating in the archipelago of Swedish due process safeguards: a sea chart indicating a few treacherous reefs. *Stockholm international arbitration review* (Huntington, N.Y.) 2:19-38, 2009.
- 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.
- Mansour, S. B. مبدأ الاختصاص بالاختصاص. *Lebanese review of Arab and international arbitration = Revue libanaise de l'arbitrage arabe et international* (Beirut) 56:8-26, 2010. Translation of title: The competence-competence principle [throughout the judiciary's role in increasing the efficiency of arbitration in Lebanese law].
- Marple, W. E. and A. O. Wirmani. Waiver of the right to remove in forum selection clauses subject to the Convention on the Recognition and Enforcement of Foreign Arbitral Awards. *Mercer law review* (Macon, Ga.) 62:501-517, 2011.
- Materna, M. G. An unnecessary consternation: an analysis of the future of EU arbitration in the wake of the West Tankers Decision. *Pepperdine dispute resolution law journal* (Malibu, Calif.) 11:571-596, 2011.
- Merkin, R. Insurance and reinsurance arbitrations: some issues. *Asian dispute review* (Hong Kong) 18-20, January 2012.
- Merkin, R. and J. Hjalmarsson. Singapore arbitration legislation: annotated. London, Informa, 2009. 226 p.
- Miles, K. and Ch. Brown, eds. Evolution in investment treaty law and arbitration. Cambridge, U.K., Cambridge University Press, 2011. xlv, 699 p.
- Mitchell, A. D. and S. M. Wurzberger. Boxed in?: Australia's plain tobacco packaging initiative and international investment law. *Arbitration international* (London) 27:4:623-651, 2011.
- Moreno Rodríguez, J. A. Contratación y arbitraje: contribuciones recientes. Asunción, CEDEP, 2010. 324 p.
- Moreno Rodríguez, J. A., ed. Arbitraje y mediación: contribuciones recientes. Asunción, Centro de Arbitraje y Mediación Paraguay, 2003. 743 p.
- Moser, M. J. Managing business disputes in today's China: duelling with dragons. Alphen aan den Rijn, The Netherlands, Kluwer Law International, 2007. 319 p.

- Mosimann, O. L. Anti-suit injunctions in international commercial arbitration. The Hague, Eleven International Publishing, 2010. 199 p.
- Mouawad, C. and R. Digón. Modern and competitive: the new CRCICA rules. *International journal of Arab arbitration* (Beirut) 3:1:17-24, 2011.
- Mouawad, C. and others. The DynoCorp case: the journey of an international arbitral award. *International journal of Arab arbitration* (Lebanon) 3:3:25-54, 2011.
- Najjar, N. Le contrôle judiciaire de la convention d'arbitrage. *Lebanese review of Arab and international arbitration = Revue libanaise de l'arbitrage arabe et international* (Beirut) 56:8-12, 2010.
- Nakamura, T. 外国裁判所で取り消された仲裁判断の内国での効力: ニューヨーク条約5条1項(e)に基づく承認・執行の可否. *JCA ジャーナル = JCA journal* (Tokyo) Pt. 1 and 2 in vol. 58, 2011. In Japanese. Translation of title: Validity of an arbitral decision in the national court annulled by a foreign court: the right and wrongs of recognition and enforcement based on article V(1)(e) of the New York Convention (1958).
- Nariman, F. S. Ten steps to salvage arbitration in India: the first LCIA-India arbitration lecture. *Arbitration international* (London) 27:2:115-127, 2011.
- Navarro, J.-L. and Guy Lefebvre, eds. L'acculturation en droit des affaires. Montréal, Éditions Thémis, 2007. 650 p.
- New York State Bar Association. NYSBA International Section, seasonal meeting 2011: Latin America as an engine for economic recovery and growth, September 20-24, 2011, Panama City, Panama, electronic proceedings, [conference materials]. Panama City, NYSBA, 2011. 1 CD-ROM.
- Newman, L. W. and D. Zaslowsky. Soft law guides parties on procedures in international arbitration. *New York law journal* (New York) 245:56, 24 March 2011.
- Nottage, L. Afterthoughts: international commercial contracts and arbitration. *Australian international law journal* (Sydney) 17:197-204, 2010.
- Noussia, K. Confidentiality in international commercial arbitration: a comparative analysis of the position under English, US, German and French law. Berlin, Springer, 2010. 200 p.
- Nowaczyk, P. and others. Regulamin Arbitrażowy UNCITRAL: komentarz. Warszawa, C.H. Beck, 2011. 781 p. In Polish. Translation of title: UNCITRAL Arbitration Rules: comments.
- O'Reilly, M. Provisions on costs and appeals: an assessment from an international perspective. *Arbitration* (London) 76:4:705-718, 2010.
- Oda, Hiroshi. Enforcement and setting aside of foreign arbitral awards in Japan. *ICC International Court of Arbitration bulletin* (Paris) 21:2:9-17, 2010.
- Olavo Baptista, L. and S. J. Bueno de Miranda. Arbitration agreement and choice-of-law clause: a Brazilian law perspective. *Cahiers de l'arbitrage = Paris journal of international arbitration* (Paris) 3:705-719, 2011.

- Orta, D. M. and G. Fuentes. What is the effect of international arbitral rules on the availability of assistance in the production of evidence pursuant to 28 U.S.C § 1782? *World arbitration & mediation review* (Huntington, N.Y.) 4:3:247-285, 2010.
- Otean, O. F. Effects of an arbitral award appeal case. *Business law review* (Alphen aan den Rijn, The Netherlands) 32:11:293-296, 2011.
- Özsunay, M. R. Principles and rules of the UNCITRAL Model Law as essentially adopted by the Turkish Act on international arbitration. In *Austrian Arbitration Yearbook 2008*. C. Klausegger, and others, eds. Wien, Manzsche Verlags- und Universitätsbuchhandlung, 2008. p. 343-368.
- Paciaroni, R. F. International commercial arbitration in Brazil: a primer. *Mealey's international arbitration report* (King of Prussia, Pa.) 26:8:22-24, 2011.
- Pan, Junqiang. 论国外商事仲裁裁决在中国的承认和执行. *Merchandise and quality* (China) 4:134, 2011. Translation of title: On the recognition and enforcement of foreign arbitral award in China.
- 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.
- Paulsson, J. Arbitration in three dimensions. *International and comparative law quarterly* (London) 60:2:291-323, 2011.
- Paulsson, J. and others. *The Freshfields guide to arbitration clauses in international contracts*. 3rd ed. Alphen aan den Rijn, The Netherlands, Kluwer Law International, 2011. xiv, 177 p.
- Pennisi, M. Enforcing international insurers' expectations: can states unilaterally quash commercial arbitration agreements under the McCarran-Ferguson Act? *Fordham journal of corporate & financial law* (New York) 16:601-671, 2011.
- Perales Viscasillas, M. P. and D. Ramos Muñoz. CISG & arbitration. *Spain arbitration review* (Madrid) 10:63-84, 2011.
- Petrochilos, G. The ILA tackles confidentiality: the 2010 ILA findings and recommendations on confidentiality. *Cahiers de l'arbitrage = Paris journal of international arbitration* (Paris) 1:51-57, 2011.
- Phull, C. U.S. Anti-suit injunctions in support of international arbitration: five questions American courts ask. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 28:1:21-50, 2011.
- Pic, P. and I. Leger. Le nouveau Règlement d'arbitrage de la CNUDCI (2010). *Revue de l'arbitrage* (Paris) 1:99-118, 2011.
- Piccirillo, A. C. Sisyphus meets Icarus: the jurisdictional and comity limits of post-satisfaction anti-foreign-suit injunctions. *Fordham law review* (New York) 80:3:1407-1451, 2011.
- Pinkston, J. In rem jurisdiction in an action to confirm and enforce a foreign arbitral award generally and jurisdiction based upon the presence of a U.S. subsidiary specifically. *Review of litigation* (Austin, Tex.) 30:415-474, 2011.

- Poulain, B. L'arbitrage FED: une révision est nécessaire. *Revue de l'arbitrage* (Paris) 4:923-941, 2011.
- Prodigalidad, P-A. T. Recognition and enforcement of foreign arbitral awards in the Philippines: challenges after the 2009 special ADR rules. *Asian international arbitration journal* (Singapore) 6:2:101-133, 2010.
- Profaizer, J. R. Emerging issues in the enforcement of foreign arbitral awards. In *Investing with confidence: understanding political risk management in the 21st century*. K. W. Lu, G. Verheyen and S. M. Perera, eds. Washington, D.C., World Bank, 2009. p. 163-172.
- Profaizer, J. R. and D. Prince. Obtaining injunctions in aid of arbitration in United States federal courts: addressing a potential threshold jurisdictional bar. *Mealey's international arbitration report* (King of Prussia, Pa.) 26:10:21-33, 2011.
- Putting KL on the arbitration map. *Edge financial daily* (Kuala Lumpur) 3 January 2012.
- Python, J. and W. Peter, eds. *L'éclectique juridique: recueil d'articles en l'honneur de Jacques Python*. Genève, Schulthess, 2011. 365 p.
- 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) 7:3:423-460, 2011.
- _____. The impact of national law and courts on international commercial arbitration: mythology, physiology, pathology, remedies and trends. *Cahiers de l'arbitrage = Paris journal of international arbitration* (Paris) 3:663-692, 2011.
- Rahman, A. An insight into the application of arbitral theory: arising judicial practice. *Asian international arbitration journal* (Singapore) 7:2:97-117, 2011.
- Rakić-Vodinelić, V. and G. Knežević, eds. *Liber amicorum Dobrosav Mitrović*. Beograd, Glasnik, 2007. 743 p. In English, French and Serbian.
- Reichert, K. Initial experience of the Irish Arbitration Act 2010. *International arbitration review* (London) 14:3:99-102, 2011.
- _____. Ireland: the Arbitration Act 2010. *Cahiers de l'arbitrage = Paris journal of international arbitration* (Paris) 1:197-202, 2011.
- Reilly, L. Harmonisation of Irish arbitration law: Arbitration Act 2010. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 28:2:163-171, 2011.
- Reinisch, A. How narrow are narrow dispute settlement clauses in investment treaties? *Journal of international dispute settlement* (Oxford) 2:1:115-174, 2011.
- Rendeiro, A. C. Indian arbitration and "public policy." *Texas law review* (Austin, Tex.) 89:3:699-728, 2011.
- Respondek, A. *Asia arbitration guide*. 2nd ed. Singapore, Respondek & Fan, 2011. 209 p.

- Rich, D. A. Deference to the “Law of Nations”: the intersection between the New York Convention, the Convention Act, the McCarran-Ferguson Act, and state anti-insurance arbitration statutes. *Thomas Jefferson law review* (San Diego, Calif.) 33:81-137, 2010.
- Rights of the host states within the system of international investment protection. *Czech yearbook of international law* (Huntington, N.Y.) 2:1-416, 2011.
- Rohner, T. and M. Lazopoulos. Respondent’s refusal to pay its share of the advance on costs. *ASA bulletin* (Alphen aan den Rijn, The Netherlands) 29:3:549-573, 2011.
- Rojas Elgueta, G. Understanding discovery in international commercial arbitration through behavioral law and economics: a journey inside the minds of parties and arbitrators. *Harvard negotiation law review* (Cambridge, Mass.) 16:165-191, 2011.
- Romero-Delmastro, A. R. Validity and effects of international arbitration clauses in petroleum contracts in Kazakhstan pursuant to international law. *Transnational dispute management* (Voorburg, The Netherlands) 8:1, February 2011.
- Roodt, C. Autonomy and due process in arbitration: recalibrating the balance. Paper prepared for the 1st African Conference on International Commercial Law, 13-14 January 2011, Douala.
- _____. Conflicts of procedures between courts and arbitral tribunals with particular reference to the right of access to court. *African journal of international and comparative law = Revue africaine de droit international et comparé* (Edinburgh) 19:2:236-282, 2011.
- Rudahindwa, J. B. International commercial arbitration in Africa: the organization for harmonization of business law in Africa (OHADA) sets the tone. Indianapolis, Ind., s.n., 2011. 76 p.
- Samassekou, M. and Lianbin Song. Effectiveness and remedies of arbitral awards in OHADA (1)’s system and in the People’s Republic of China. *Journal of politics and law* (Toronto) 4:1:63-72, March 2011.
- Samtleben, J. Schiedsgerichtsbarkeit und Finanztermingeschäfte: der Schutz der Anleger vor der Schiedsgerichtsbarkeit durch § 37h WpHG. *IPRax* (Bielefeld, Germany) 31:5:469-479, 2011. Translation of title: Arbitration and the exchange of financial futures: protection of investors prior to arbitration by § 37h of the Law on Securities Trading.
- Sanders, P., ed. ICCA’s guide to the interpretation of the 1958 New York Convention: a handbook for judges. The Hague, ICCA, 2011. 154 p.
- Sao, Deth and others. Healthcare disputes across national boundaries: the potential for arbitration. *George Washington international law review* (Washington, D.C.) 42:3:475-533, 2010.
- Saraf, B. P. and S. M. Jhunjhunwala. Law of arbitration and conciliation. 5th ed. Mumbai, India, Snow White, 2009. 1383 p.

- 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.
- Schneider, M. E. and J. Knoll, eds. Performance as a remedy: non-monetary relief in international arbitration. Huntington, N.Y., Juris, 2011. 406 p.
- Schwartz, E. A. The new French arbitration decree: the arbitral procedure. *Cahiers de l'arbitrage = Paris journal of international arbitration* (Paris) 2:349-374, 2011.
- Sexton, E. J. and M. Kotrly. Looking out and looking in: reconciling domestic and internationalist considerations in the enforcement and review of arbitration awards in Canada. *Arbitration international* (London) 27:2:211-231, 2011.
- Shaffer, J. R. Rescuing the international arbitral model: identifying the problem in natural resources trade and development. *West Virginia law review* (Morgantown, W. Va.) 114:309-346, 2011.
- Shahbazinia, M. and M. Issaei Tafreshi. Nationality of parties and arbitrator(s) in international commercial arbitration under Iranian law. *International arbitration law review* (London) 14:1:29-34, 2011.
- Sharar, Z. A. A. Does Qatar need to reform its arbitration law and adopt the UNCITRAL Model Law for Arbitration?: a comparative analysis. *International journal of Arab arbitration* (Beirut) 3:2:7-31, 2011.
- Sharma, V. and P. Agarwal. Rendering India into an arbitration friendly jurisdiction: analysis of the proposed amendments to the Arbitration and Conciliation Act, 1996. *NUJS law review* (Kolkata, India) 3:529-542, October-December 2010.
- Sheffer, M. W. Bilateral investment treaties: a friend or foe to human rights? *Denver journal of international law and policy* (Denver, Colo.) 39:3:483-521, 2011.
- Shigeki, Teppei.
国際契約における仲裁条項ドラフティングにあたっての留意点（上）：
IBA Guidelines for Drafting International Arbitration Clauses を参考に。
JCA ジャーナル = JCA journal (Tokyo) 58:3:2-9, 2011. Translation of
title: Issues to consider in drafting international arbitration clauses (pt.1 of 2):
IBA Guidelines for Drafting International Arbitration Clauses.
- Shulman, M. R. Moot court diplomacy. *International Herald Tribune* (Neuilly-sur-Seine, France) 15-16 April 2006.
- Sibaja Guillén, L. E. Comentarios sobre el acuerdo arbitral internacional en Costa Rica. *Revista judicial* (San José) 99:179-205, 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.
- Skinner, M. and others. The UNCITRAL Arbitration Rules 2010. *Asian international arbitration journal* (Singapore) 7:1:76-96, 2011.
- Smeureanu, I. M. Confidentiality in international commercial arbitration. Alphen aan den Rijn, The Netherlands, Kluwer Law International, 2011. 232 p.

- Smith, G. Commentary on the new Singapore International Arbitration Centre rules. *Arbitration* (London) 76:4:727-738, 2010.
- Special edition on arbitrator challenges. *Arbitration international* (London) 27:3:281-536, 2011.
- Stone, W. Public policy in the enforcement of New York Convention awards: a Hong Kong perspective. *Asian dispute review* (Hong Kong) 71-77, July 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.
- Suh, M. M. and D. L. Trembly. Section 1782 discovery in international arbitration: factors to consider in light of U.S. case law. *Dispute resolution journal* (New York) 66:1:72-84, February-April 2011.
- Sukkar, M. Domestic arbitration in Lebanon. *Revue libanaise de l'arbitrage arabe et international = Lebanese review of Arab and international arbitration* (Beirut) 58:17-64, 2011.
- Taivalkoski, P. and P. Airas. Uudistetut UNCITRAL in välimiesmenettelysäännöt. *Defensor legis* (Helsinki) 4:533-538, 2011. In Finnish. Translation of title: UNCITRAL Arbitration Rules (as revised in 2010).
- Tan, P. *AJU v AJT: nail in Soleimany's coffin?* *International arbitration law review* (London) 14:6:183-188, 2011.
- _____. Competing priorities in international commercial arbitration. *International arbitration review* (London) 14:3:67-72, 2011.
- Tao, Jingzhou. Arbitration law and practice in China. 2nd ed. Alphen aan den Rijn, The Netherlands, Kluwer Law International, 2008. 436 p.
- Tercier, P. La légitimité de l'arbitrage. *Revue de l'arbitrage* (Paris) 3:653-668, 2011.
- Tercier, P., ed. Post award issues. Huntington, N.Y., Juris, 2011. 167 p. The relationship between constitutional values, human rights and arbitration. *Czech (& Central European) yearbook of arbitration* (Huntington, N.Y.) 1:1-533, 2011.
- Torgbor, E. Ghana outdoors: the new Alternative Dispute Resolution Act 2010 (Act 798): a brief appraisal. *Arbitration* (London) 77:2:211-219, 2011.
- Tortorola, I. and L. A. Mistelis. International arbitration case law (IACL) [electronic resource]. In English, French and Spanish.
- Tsang, A. Transnational rules on interim measures in international courts and arbitrations. *International arbitration law review* (London) 14:2:35-42, 2011.
- Tweeddale, A. Arbitration under the Contracts (Rights of Third Parties) Act 1999 and enforcement of an award. *Arbitration international* (London) 27:4:653-661, 2011.
- United Arab Emirates accedes to the New York Convention. *Fulbright client alert* (Houston, Tex.) August 2006.

- United Nations. UNCITRAL arbitration rules (as revised in 2010). New York, United Nations, 2011. 30 p. Published in all official languages of the United Nations.
- Valletta, C. V. and D. E. Miller. Spotlight on the New York Convention on the Recognition and Enforcement of Foreign Arbitral Awards. *New York international chapter news* (New York) 16:1:5-38, 2011.
- Vasilieva, D. and T. Askhadullin. Получение доказательств в России в поддержку международного коммерческого арбитража. *Корпоративный юрист* (Москва) 11:52-56, 2011. Translation of title: Obtaining evidence from the Russian Federation in support of international commercial arbitration.
- Vásquez Palma, M. F. Recepción del arbitraje comercial internacional en Chile desde una óptica jurisprudencial: una revisión ineludible. *Revista Chilena de derecho* (Santiago) 38:2:349-370, 2011.
- Veeder, V. V. Is there a need to revise the New York Convention? *Journal of international dispute settlement* (Oxford) 1:2:499-506, 2010.
- Verbist, H. De rechtsbescherming van partijen in privaatrechtelijke handelsarbitrage. Antwerpen, Belgium, Intersentia, 2011. 195 p. Translation of title: The legal protection of private parties in commercial arbitration.
- 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.
- de Vietri, R. and K. Dharmananda. Impartiality and the issue of repeat arbitrators: a reply to Slaoui. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 28:3:187-200, 2011.
- 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.
- Wagner, P. K. Arbitration in Germany. *International law practicum* (Albany, N.Y.) 23:2:105-109, 2010.
- Waincymer, J. M. International arbitration and the duty to know the law. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 28:3:201-242, 2011.
- Wald, A. The new phase of international arbitration in Brazil. *International law quarterly* (Tallahassee, Fla.) 29:4:47-51, 2011.
- Walsh, T. W. 2006 UNCITRAL Model Law: are states adopting the law in letter and spirit? *Arbitration and ADR review* (Dublin) 3:215-234, 2010.
- Wang, Hongsong. The successful practice of the concepts and principles of modern commercial arbitration in China: take the amendments of Arbitration Rules of Beijing Arbitration Commission for example. *Transnational dispute management* (Voorburg, The Netherlands) 8:1, February 2011.

- Webster, T. H. Handbook of UNCITRAL arbitration: commentary, precedents and materials for UNCITRAL based arbitration rules. London, Sweet & Maxwell, 2010. 1064 p.
- Welsh, A. The law applicable to the award of interest: a roadmap through the maze. *World arbitration and mediation review* (Huntington, N.Y.) 5:1:23-42, 2011.
- Wilske, S. and J. G. Ewers. Why South Africa should update its international arbitration legislation: an appeal from the International Arbitration Community for Legal Reform in South Africa. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 28:1:1-13, 2011.
- World Bank Group. Investing across borders: indicators of foreign direct investment regulation. Washington, D.C, World Bank Group, 2010.
- Wu, A. The new arbitration legislation in Hong Kong and France: a comparative study. *Mealey's international arbitration report* (King of Prussia, Pa.) 26:9:25-27, 2011.
- Yang, Ing Loong. Enforcement of arbitral awards: the Taiwanese perspective. *Asian dispute review* (Hong Kong) 50-54, April 2011.
- Yapp, J. The liability of arbitral institutions. *Asian dispute review* (Hong Kong) 114-116, October 2011.
- Zhong, Cheng. 《联合国国际贸易法委员会仲裁规则》修订的最新动向. *The rule of law forum* (China) 24:2:61-66, 2009. Translation of title: The latest development of the UNCITRAL Arbitration Rules.
- 纪念《纽约公约》五十周年：司法面临的挑战 = 50th anniversary of the New York Convention: challenges for the judiciary, 12 December 2008, Beijing, China [conference materials]. Beijing, National Judges College, 2008. 1 v. In English and Chinese.

IV. International transport

- [Special issue devoted in part to the Rotterdam Rules (2008)]. *Anuario de derecho marítimo* (Madrid) 28:25-292, 2010.
- Aladwani, T. Effect of shipping standards on seaworthiness. *European journal of commercial contract law* (Zutphen, The Netherlands) 3:2:33-45, 2011.
- _____. The supply of containers and “seaworthiness”: the Rotterdam Rules perspective. *Journal of maritime law and commerce* (Baltimore, Md.) 42:2:185-209, 2011.
- Alba, M. and others. Montevideo Declaration: the facts = Declaración de Montevideo: los hechos. S.l., s.n., 2010. 13 p. In English and Spanish.
- Alcántara, J. M. and others. A blue print for a worldwide multimodal regime. *Cuadernos de derecho transnacional* (Madrid) 3:2:5-9, 2011.
- _____. Declaración de Montevideo: Montevideo, 22 de octubre de 2010. Montevideo, s.n., 2010. 5 p. Translation of title: Declaration of Montevideo.

- Andrews, M. J. and others. International transportation law. *International lawyer* (Dallas, Tex.) 45:1:313, 2011.
- Baatz, Y. Forum selection in contracts for the carriage of goods by sea: the European dimension. *Lloyd's maritime and commercial law quarterly* (London) 2:208-226, 2011.
- Bäckdén, P. Will Himalaya bring class down from Mount Olympus?: impact of the Rotterdam Rules. *Journal of maritime law and commerce* (Baltimore, Md.) 42:1:115-123, 2011.
- Bahnsen, K. U. and others. Stellungnahme der Deutschen Gesellschaft für Transportrecht zu dem Referentenentwurf für ein Gesetz zur Reform des Seehandelsrechts. *Transportrecht* (Neuwied, Germany) 34:9:309-318, 2011. Translation of title: Opinion of the German Society for Transport Law on the draft bill for an act to reform the maritime law.
- Beare, S. The Rotterdam Rules: some controversies. *[CMI] Yearbook = Annuaire* (Antwerpen, Belgium) 516-520, 2010.
- Bergami, R. The Rotterdam Rules and L/Cs. *DCInsight* (Paris) 16:2:18-20, 2010.
- Berlingieri, F. Arbitrato marittimo e Regole di Rotterdam. *Diritto marittimo* (Genova, Italy) 113:2:387-397, 2011. Translation of title: Maritime arbitration and the Rotterdam Rules (2008).
- Berlingieri, F. and P. Delebecque. Analyse des critiques aux règles de Rotterdam (1). *Droit maritime français* (Paris) 63:731:967-972, 2011.
- Bras Miranda, G. and B. Moore, eds. Mélanges Adrian Popovici: les couleurs du droit. Montréal, Éditions Thémis, 2010. 723 p.
- Cappagli, A. C. Limitation of liability in the Rotterdam Rules: a Latin American perspective. Buenos Aires, s.n., 2010. 14 p.
- Chard, D. The Rotterdam Rules: two years on. *BIMCO bulletin* (Bagsvaerd, Denmark) 106:4:38-39, 2011.
- Chuah, J. The Rotterdam Rules and the EU: a case of mixed messages. *Journal of international maritime law* (Witney, U.K.) 17:1:5-6, 2011.
- Claringbould, M. H. Rotterdam Rules: both-to-blame collision: 100% cargo liability! *Journal of international maritime law* (Witney, U.K.) 17:3:195-218, 2011.
- Clarke, M. A. Multimodal transport in the new millennium. *WMU journal of maritime affairs* (Malmö, Sweden) 1:1:71-84, 2002.
- Empananza, A., ed. Las Reglas de Rotterdam: la regulación del contrato de transporte internacional de mercancías por mar. Madrid, Marcial Pons, 2010. 365 p.
- Espinosa Calabuig, R. Cuestiones de jurisdicción y ley aplicable al transporte marítimo tras las "Reglas de Rotterdam" y el Reglamento "Roma I." *Diritto marittimo* (Genova, Italy) 113:1:18-36, 2011. Translation of title: Questions of jurisdiction and law applicable to maritime transport under the Rotterdam Rules (2008) and the "Rome I" Regulation.

- Francou, B., ed. Les Règles de Rotterdam: le droit des transports maritimes au XXI^e siècle; 20 et 21 mai 2010 Marseille, Institut Méditerranéen des Transport Maritimes, Annales 2010. Marseille, France, I.M.T.M., 2010. 415 p.
- Franco-Zárate, J. A. Colombian law on carriage of goods by sea: current regulation and some perspectives towards an eventual ratification of the Rotterdam Rules. *Journal of international maritime law* (Witney, U.K.) 16:6:476-484, 2010.
- Furuta, Shinichi. Rotterudamu Ruluzu no hyôka to mondaiten. *JCA ジャーナル* = *JCA journal* (Tokyo) 58:2:2-11, 2011. Translation of title: Rotterdam Rules (2008): evaluation and issues.
- Goldby, M. A. The electronic replication of the bill of lading's functions: past failures, current trends, future developments. London, s.n., 2009. 265 p.
- Guzmán, J. V. and others. The Rotterdam Rules: a Latin-American response to the "Declaration of Montevideo" = Las Reglas de Rotterdam: Una respuesta Latinoamericana a la "Declaración de Montevideo." Buenos Aires, s.n., 2010. 19 p. In English and Spanish.
- Han, Lixin and others. A study on the validity of incorporating arbitration clauses in charterparties into bills of lading under Chinese law. *Journal of international maritime law* (Witney, U.K.) 17:3:226-237, 2011.
- Herber, R. Wer ist ausführender Verfrachter? Bemerkungen zum Referentenentwurf. *Transportrecht* (Neuwied, Germany) 34:10:359-362, 2011. Translation of title: Who is the actual shipper? Remarks on the draft bill.
- Huybrechts, M. A. Package limitation in modern maritime transport treaties: a critical analysis. *Journal of international maritime law* (Witney, U.K.) 17:2:90-105, 2011.
- Illescas Ortiz, R. L'Espagne ratifie les règles de Rotterdam: ce qui change au niveau du droit du transport international suite à ces règles. *Droit maritime français* (Paris) 63:728:691-700, 2011.
- Kozubovskaya-Pellé, A. and Yang Wang. Who is the carrier in the carriage of goods by sea?: Rotterdam Rules response from a French and English perspective. *Journal of international maritime law* (Witney, U.K.) 17:5:382-389, 2011.
- Lannan, K. The launch of the Rotterdam Rules. *Shanghai international platform for maritime legal arbitration papers* (Shanghai) 2009. Chinese translation available in: *Annual of China maritime law* (China) 20:4. Translation of title: 《鹿特丹规则》的构建.
- Leclercq, J. F. The fight against modern piracy impeding maritime traffic and hampering United Nations fundamental rights. *European transport law* (Antwerpen, Belgium) 46:4:359-401, 2011.
- Lee, T. O. The controversial Rotterdam Rules (part 1). *DCInsight* (Paris) 16:1:20-21, 2010.
- . The new carriage by sea Rotterdam Rules (part 2). *DCInsight* (Paris) 16:2:17-18, 2010.

- Li, Henry Hai. 《鹿特丹规则》:一个值得珍惜的统一法律的机会. *Annual of China Maritime Law* (China) 21:1:11-14, 2010. English translation available in: Proceedings of the Seventh International Conference on Maritime Law: 2009.11.13-15, Shanghai. Shanghai, China Maritime Law Association, 2009. p. 132-135. Translation of title: The Rotterdam Rules (2008): a cherishable opportunity for the unification of the law.
- Lielbarde, S. A comparison of the UK and US approaches to the incorporation of a charterparty arbitration clause into bills of lading. *Journal of international maritime law* (Witney, U.K.) 17:4:291-304, 2011.
- Llorente Gómez de Segura, C. Las Reglas de Rotterdam (II). *Cuadernos de derecho transnacional* (Madrid) 2:2:104-125, 2010.
- Lootgieter, S. L'affrèteur à temps qui n'a pas émis de connaissance à son en-tête peut-il être identifié comme transporteur? *Droit maritime français* (Paris) 64:733:103-110, 2012.
- Martinek, M. The Rotterdam Rules: sinking ship or maiden voyage? *Studentische Zeitschrift für Rechtswissenschaft Heidelberg* (Heidelberg, Germany) 3:419-434, 2010.
- Møllmann, A. From bills of lading to transport documents: the role of transport documents under the Rotterdam Rules. *Journal of international maritime law* (Witney, U.K.) 17:1:50-57, 2011.
- Mukherjee, P. K. and A. Basu Bal. The impact of the volume contract concept on the global community of shippers: the Rotterdam Rules in perspective. *Journal of international maritime law* (Witney, U.K.) 16:5:352-369, 2010.
- Munari, F. and A. La Mattina. The Rotterdam Rules and their implications for environmental protection. *Journal of international maritime law* (Witney, U.K.) 16:5:370-379, 2010.
- Myburgh, P. Uniformity or unilateralism in the law of carriage of goods by sea? *Victoria University of Wellington law review* (Wellington) 31:355-382, 2000.
- Nikaki, T. Himalaya clauses and the Rotterdam Rules. *Journal of international maritime law* (Witney, U.K.) 17:1:20-40, 2011.
- Ohara, Miyuka. 新国連国際海上運送条約のボリューム契約 : 小原三佑嘉. *Kokusai shoji homu* (Tokyo) 39:3:350-353, 2011. In Japanese. Translation of title: Volume contracts and derogations in the Rotterdam Rules (2008).
- Putzeys, J. RR versus CMR? In *Free on board: liber amicorum Marc A. Huybrechts*. K. Bernauw and others, eds. Antwerpen, Belgium, Intersentia, 2011. p. 469-484.
- Røsæg, E. New procedures for bills of lading in the Rotterdam Rules. *Journal of international maritime law* (Witney, U.K.) 17:3:181-194, 2011.
- Rotterdam Rules. *[CMI] Yearbook = Annuaire* (Antwerpen, Belgium) 125-198, 2010.
- Schmitz, T. The bill of lading as a document of title. *Journal of international trade law and policy* (Bingley, U.K.) 10:3:255-280, 2011.

- Stevens, Frank. Apportionment of damages under the Rotterdam Rules. *Journal of international maritime law* (Witney, U.K.) 17:5:343-359, 2011.
- Teunissen, J. H. J. Arbitrage onder de Rotterdam Rules. *Tijdschrift voor arbitrage* (Alphen aan den Rijn, The Netherlands) 1:30-34, 2011. Translation of title: Arbitration under the Rotterdam Rules (2008).
- Todd, P. Maritime fraud and piracy. 2nd ed. London, Lloyd's List, 2010. xxxiv, 329 p.
- Ulfbeck, V. Contracts of logistics under the Rotterdam Rules. *Journal of international maritime law* (Witney, U.K.) 17:3:219-225, 2011.
- 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.
- Van der Ziel, G. The issue of transport documents and the documentary shipper under the Rotterdam Rules. *Shanghai international platform for maritime legal arbitration papers* (Shanghai) 2009.
- Wood, D. An Australian perspective on the Rotterdam Rules. *Journal of international maritime law* (Witney, U.K.) 17:2:147-158, 2011.
- Xu, Yan-ru. 浅析《鹿特丹规则》中的仲裁问题. *Annual of China Maritime Law* (China) 20:4:23-29, 2009. Translation of title: On arbitration provisions in the Rotterdam Rules (2008).
- Zhao, Yang. The new multimodal regime: the UNCITRAL Convention on the Carriage of Goods Wholly or Partly by Sea. *European journal of commercial contract law* (Zutphen, The Netherlands) 3:1:22-32, 2011.
- Zwitser, R. Cash against mate's receipt under the Rotterdam Rules. *Journal of international maritime law* (Witney, U.K.) 16:5:380-396, 2010.
- 全部又は一部が海上運送による国際物品運送契約に関する国際連合条約 = United Nations Convention on Contracts for the International Carriage of Goods Wholly or Partly by Sea. Tokyo, Japanese Maritime Law Association, University of Tokyo Global COE Program, 2011. 53 p. Side-by-side Japanese-English translation.

V. International payments (including independent guarantees and standby letters of credit)

- Affaki, G. and R. M. Goode. Guide to the ICC Uniform Rules for Demand Guarantees URDG 758. Paris, ICC, 2011. 511 p.
- 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.

Park, Kun-Seo. Non-documentary sales replacing letters of credit: effects of information technology, supply chain, and export credit insurance. Bloomington, Ind., s.n., 2011. 157 p.

VI. Electronic commerce

Al-Dalalah, S. The legal procedures for authenticating electronic commerce contracts in the light of the Jordanian Electronic Transactions Law: a comparative study. *Business law review* (Alphen aan den Rijn, The Netherlands) 32:7:179-185, 2011.

Asia Pacific Economic Cooperation (Organization). Supply chain connectivity: e-commerce as a main driver and integration tool, final report. Moscow, APEC, 2011. 177 p.

Baden, M. and L. E. Jeppesen. Cross-border e-commerce from a global perspective: the relation between international organisations and regulation and how they are applied in cross border e-commerce, with emphasis on patents and copyrights. Aarhus, Demark, s.n., 2009. 129 p.

Blythe, S. E. On top of the world and wired: a critique of Nepal's e-commerce law. *Journal of high technology law* (Boston, Mass.) 8:1:1-55, 2008.

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.

Caprioli, E. A. Gestion des identités numériques: quel cadre juridique pour la confiance dans les communications électroniques internationales? *Revue du droit des technologies de l'information* (Bruxelles) 45:29-68, 2011.

Cárdenas, S. L. F. de, ed. Contratación electrónica internacional: una mirada desde el derecho internacional privado. Buenos Aires, Universidad de Buenos Aires, 2008. 538 p.

Cárdenas, S. L. F. de and L. B. Scotti. La convención sobre utilización de las comunicaciones electrónicas en los contratos internacionales: un avance hacia la armonización legislativa en materia de contratación electrónica. *Revista científica de UCES* (Buenos Aires) 11:1:59-89, 2007.

Castellani, L. G. The contribution of a uniform legislative framework for electronic transactions to promoting economic development in the Pacific. *Comparative law journal of the Pacific* = *Revue juridique polynésienne* (Faa'a, French Polynesia, France) 17:19-28, 2011.

Congo, P. Le droit du commerce électronique à l'épreuve du commerce mobile. *Revue du droit des technologies de l'information* (Bruxelles) 40:115-138, 2010.

Dahiyat, E. A. R. The legal recognition of electronic signatures in Jordan: some remarks on the Electronic Transactions Law. *Arab law quarterly* (Leiden, The Netherlands) 25:3:297-309, 2011.

- Damirovich, I. I. Правовое регулирование заключения договоров с использованием электронных средств связи. Актуальные проблемы науки и практики в современном мире, Москва, 01 September 2010 - 30 November 2010. Conference paper. Translation of title: Legal framework for signing contracts with the use of electronic communications. Actual problems of science and practice in the modern world, Moscow, 01 September 2010 - 30 November 2010.
- Deng, Ying-ying. 试论电子商务的发展对国际贸易法统一的影响. *Journal of Huaihua University (China)* 27:8:9-10, 2008. Translation of title: The influence of e-commerce development on international trade law unification.
- Dinu, I. Droit de la preuve appliqué au commerce électronique au Canada, droit civil / common law. *Lex electronica* (Montréal) 11:1:1-34, 2006.
- Dwyer, B. R. The Convention on the Use of Electronic Communications in International Contracts: seeking clarity and uniformity in international electronic commerce. *New York international chapter news* (New York) 16:1:43-46, 2011.
- Fan, Jianhong and Yang Tao. Negotiable instruments, in particular bills of exchange in Macau, China. *Journal of international commercial law and technology*, 2:2:83-93, 2007.
- Forder, J. The inadequate legislative response to e-signatures. *Computer law & security review* (Dorchester, U.K.) 26:4:418-426, 2010.
- _____. The scorecard on contract formation and enforceability issues in web transactions. *International journal of private law* (London) 4:1:143-155, 2011.
- Fu-ping, Gao. 电子通信公约在缔约国的适用:中国视角. *Journal of Jinan University (China)* 6:8-17, 2010. Translation of title: The application of the United Nations Convention on Electronic Contracting (2005) in its member States: a perspective of China.
- Gautrais, V. Libres propos sur le droit des affaires électroniques. *Lex electronica* (Montréal) 10:3:1-29, 2006.
- Goldby, M. A. The electronic replication of the bill of lading's functions: past failures, current trends, future developments. London, s.n., 2009. 265 p.
- Gregory, J. D. Electronic real estate transactions. *Slaw* 4 May 2011.
- _____. Electronic transferable records. *Slaw* 1 March 2011.
- Habibzadeh, T. An overview on electronic signatures: a comparison of the UNCITRAL Model Law on Electronic Signatures and English law. S.I., teclaw.ir, 2009. 63 p.
- _____. The rules governing offer and acceptance in electronic contracts compared with paper-based ones: to what extent are they different? A comparative study on the UNCITRAL rules, American law, English law and Iranian law. S.I., teclaw.ir, 2010. 21 p.
- Hernández Fernández, L. Consideraciones teóricas acerca del momento y lugar de perfección del contrato concertado vía electrónica. *Universitas jurídica* (Bogotá) 107:101-135, 2004.

- Hernández Martínez, W. D. La contratación por medios electrónicos en el marco de la Comunidad Andina: estado del arte = The electronic procurement in the framework of the Andean Community: state of the art. *Civilizar* (Bogotá) 9:17:89-115, 2009. In Spanish with an English abstract.
- 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.
- Jobodwana, N. Z. E-commerce and mobile commerce in South Africa: regulatory challenges. *Journal of international commercial law and technology* 4:4:287-298, 2009.
- 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.
- Kilian, W. The UN-Convention on the Use of E-Communications in International Contracts: applicability, scope and potential impact of the emerging pendant to CISG. *Computer law review international* (Köln, Germany) 4:101-106, 2007.
- Konvencija Ujedinjenih nacija o upotrebi elektronskih komunikacija u međunarodnim ugovorima. [S.l., s.n.], 2011. 19 p. Translation of United Nations Convention on Electronic Contracting (2005). In Serbian.
- Kuczerawy, A. and W. Kilian. United Nations Convention on the Use of Electronic Communications in International Contracts. *CBKE e-biuletyn* (Wrocław, Poland) 1:2007.
- Leng, Ter Kah. Have you signed your electronic contract? *Computer law & security review* (Dorchester, U.K.) 27:1:75-82, 2011.
- Li, Grace. What we know and what we do not know: the legal challenges for international commercial contract formation in a pervasive computing environment. *International journal of private law* (London) 4:2:252-265, 2011.
- López Varas, M. Regulación jurídica de la contratación electrónica en el Código Civil Federal. México, D.F., Instituto de Transparencia y Acceso a la Información, 2010. 142 p.
- Madrid Parra, A. Los contratos electrónicos y los contratos informáticos. In *Memorias: DC II, congreso internacional de derecho comercial, presente y futuro del derecho comercial*, Bogotá, Mayo 5 y 6 de 2010. Bogotá, Colegio de Abogados Commercialistas, 2010. p. 183-216.
- 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.
- Maitlamo: Botswana's national ICT policy, legislative framework and change report. S.l., s.n., 2004. 58 p.
- Malek, R. J. Electronic commerce in international trade law: especially under the UN Convention on the Use of Electronic Communications in International

- Contracts 2005 and under the UN Convention on Contracts for the International Sale of Goods 1980. Cape Town, South Africa, s.n., 2007. 94 p.
- Mik, E. Some technological implications for ascertaining the contents of contracts in web-based transactions. *Computer law & security review* 27:368-376, 2011.
- Muñoz, E. Modern law of contracts and sales in Latin America, Spain and Portugal. The Hague, Eleven International Publishing, 2011. 558 p.
- Nanakorn, Pinai. Electronic transactions law in Thailand. *Thammasat review* (Pathumtani, Thailand) 7:1:52-85, 2002.
- Navarro, J.-L. and Guy Lefebvre, eds. L'acculturation en droit des affaires. Montréal, Éditions Thémis, 2007. 650 p.
- Oh, Se-Chang. 전자통신협약의 해설 - CUECIC에 관한 Explanatory Note를 중심으로. S.I., 두남, 2009. 264 p. In Korean. Translation of title: Explanatory note on the United Nations Convention on Electronic Contracting (2005).
- Oh, Se-Chang and Sung-Ho Park. 무역계약의 기초(CISG CUECIC PICC를 중심으로) = Principle of trade contracts, CISG CUECIC PICC. S.I., 두남, 2009. 613 p. In Korean.
- 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.
- Papua New Guinea. Constitutional and Law Reform Commission. Review of proof of business and electronic records: issues paper 4, June 2009. Port Moresby, CLRC, 2009. 64 p.
- 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.
- Qazi, Z. and M. E. Wojcik. A new UN convention on e-contracts. *International law news* (Washington, D.C.) 35:2, spring 2006.
- Rakić-Vodinelić, V. and G. Knežević, eds. Liber amicorum Dobrosav Mitrović. Beograd, Glasnik, 2007. 743 p.
- Ratti, M. Drafting a law on the use of electronic communications. Bologna, Italy, s.n., 2011. 150 p.
- 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.
- Rojas Amandi, V. M. Regulación del comercio electrónico en México. *Jurídica* (México, D.F.) 30:385-409, 2000.
- Santos, B. and others. Convenção das Nações Unidas Sobre o Uso de Comunicações Eletrônicas nos Contratos Internacionais. Rio de Janeiro, Brazil, CISG-Brasil.Net, 2011. 14 p. Translation of United Nations Convention on Electronic Contracting (2005). In Portuguese.

- 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.
- Spain. Ministerio de Educación y Ciencia. Contratos electrónicos y contratos informáticos. *Revista de contratación electrónica* (Cádiz, Spain) 111, January 2011.
- Srivastava, A. Is the pen mightier than the electronic signature?: the Australian businesses' perspective. Melbourne, Australia, s.n., 2008. xvi, 315 p.
- _____. Resistance to change: six reasons why businesses don't use e-signatures. *Electronic commerce research* 23 June 2011.
- 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.
- Wang, Faye Fangfei. Law of electronic commercial transactions: contemporary issues in the EU, US, and China. London, Routledge, 2010. 270 p.
- _____. Obstacles and solutions to internet jurisdiction: a comparative analysis of the EU and US laws. *Journal of international commercial law and technology* 3:4:233-241, 2008.
- Wu, Yinglin. 《国际合同使用电子通信公约》述评. *Legal system and society* (China) 12:69, 2009. Translation of title: On the United Nations Convention on Electronic Contracting (2005).
- Zeng, Guan. 国际电子合同法的统一: 《国际合同使用电子通信公约》评析. *Zheng Fa Lun Cong* (China) 1:81-86, 2007. Translation of title: The unification of international electronic contracts law: review of the United Nations Convention on Electronic Contracting (2005).
- Zhou, Yu-rong.
国际电子合同的形式要求探析——
兼评《国际合同使用电子通信公约》第9条. *Journal of Chongqing Jiaotong University (social sciences edition)* (China) 8:1:34-36, 2008. Translation of title: Investigation of the form requirements of international electronic contracts also a comment on article 9 of the United Nations Convention on Electronic Contracting (2005).

VII. Security interests (including receivables financing)

- Akseli, N. O. International secured transactions law: facilitation of credit and international conventions and instruments. London, Routledge, 2011. 311 p.
- Bazinas, S. V. Acquisition financing under the UNCITRAL Legislative Guide on Secured Transactions. *Uniform law review = Revue de droit uniforme* (Roma) 16:1/2:483-504, 2011.

- _____. Intellectual property financing under the Supplement to the UNCITRAL Legislative Guide on Secured Transactions. *Uniform commercial code law journal* (St. Paul, Minn.) 43:2:601-635, 2011.
- _____. Law applicable to security rights in movable assets under the UNCITRAL Legislative Guide on Secured Transactions. *Banking and financial services policy report* (New York) 30:6:7-22, June 2011.
- _____. Uniform receivables financing law: key policy aspects of the United Nations Convention on the Assignment of Receivables in International Trade. *Revue hellénique de droit international = Hellenic review of international law* (Athènes) 64:1:27-57, 2011.
- _____. Право, применимое к обеспечительным правам на движимое имущество в соответствии с Руководством ЮНСИТРАЛ для законодательных органов по обеспеченным сделкам. *Вестник международного коммерческого арбитража* (Moscow) 2(4):[115]-139, 2011. In Russian, with summary in English. Translation of title: Law applicable to security rights in movable assets under the UNCITRAL Legislative Guide on Secured Transactions.
- Dubovec, M. A guide to a successful adoption and implementation of the Organization of American States Model Law on Secured Transactions and Registry Regulations in Honduras: the National Law Center experience. *Uniform commercial code law journal* (St. Paul, Minn.) 43:4:825-860, 2011.
- Kettering, K. C. Harmonizing choice of law in article 9 with emerging international norms. *Gonzaga law review* (Spokane, Wash.) 46:2:235-296, 2011.
- Kronke, H. Financial leasing and its unification by UNIDROIT: general report. *Uniform law review = Revue de droit uniforme* (Roma) 16:1/2:23-44, 2011.
- McCormack, G. American private law writ large?: the UNCITRAL Secured Transactions Guide. *International and comparative law quarterly* (London) 60:597-625, 2011.
- _____. Secured credit and the harmonisation of law: the UNCITRAL experience. Cheltenham, U.K., Edward Elgar, 2011. 201 p.
- _____. Universalising the American: secured credit and UNCITRAL. *ExpressO* April 2010.
- Møllmann, A. Security assignment of debts and the conflict of laws. *Lloyd's maritime and commercial law quarterly* (London) 2:262-274, 2011.
- Morán Bovio, D. Elementos de conexión (y grado de aplicación) en CARIT (Convention on Assignment of Receivables in International Trade): supuestos mínimos. In *Estudios de derecho mercado financiero: homenaje al profesor Vicente Cuñat* Edo. F. González Castilla, R. Marimón Durá and J. I. Ruiz Peris, eds. Valencia, España, Universidad de Valencia, 2011. p. 407-424.
- _____. La cesión de créditos en CARIT: preámbulo y título. In *Estudios de derecho mercantil: homenaje al Profesor Aníbal Sánchez Andrés*. J. C. Sáenz García de Albizu, F. Oleo Banet and A. Martínez Flórez, eds. Cizur Menor, España, Civitas, 2010. p. 1395-1423.

- Rogers, J. E. and R. Rangel. Mexico's unified secured transactions registry: implications for secured lending, bankruptcy and cross-border filings (U.C.C. § 9-307). *Uniform commercial code law journal* (St. Paul, Minn.) 43:4:861-875, 2011.
- Schwarcz, S. L. Helping microfinance become commercially sustainable. *Gonzaga law review* (Spokane, Wash.) 46:2:495-502, 2011.
- Son, Seong Woo and others. 지식재산 담보권에 관한 UNCITRAL 담보거래 입법지침 부속서: United Nations Commission on International Trade Law. Seoul, Ministry of Justice, Republic of Korea, 2011. 318 p. In Korean. Translation of title: UNCITRAL Legislative Guide on Secured Transactions: Supplement on Security Rights in Intellectual Property.
- Stumbles, John G. H. Personal property security law in Australia and Canada: a comparison. *Canadian business law journal = Revue canadienne du droit de commerce* (Toronto, Ont.) 51:3:425-446, 2011.
- Tosato, A. Security interests over intellectual property. *Journal of intellectual property law & practice* (Oxford) 6:2:93-104, 2011.
- UNCITRAL, IP and security interests. *IP finance* 23 June 2011.
- United Nations. UNCITRAL legislative guide on secured transactions: supplement on security rights in intellectual property. New York, United Nations, 2011. 168 p. Published in all official languages of the United Nations.
- Veneziano, A. A secured transactions regime for Europe: treatment of acquisition finance devices and creditor's enforcement rights. *Juridica international* (Tartu, Estonia) 14:89-95, 2008.
- Zenyakina, A. G. Обеспечение исполнения обязательств по международным коммерческим сделкам как объект правовой унификации. *Московского журнала международного права = Moscow journal of international law* (Москва) 3:83:127-140, 2011. Translation of title: Securing performance of obligations under international commercial transactions as an object of legal unification.

VIII. Procurement

- Arrowsmith, S. Public procurement: an introduction. Nottingham, U.K., EU Asia University Network for Teaching and Research in Public Procurement Regulation, 2010. 204 p.
- Arrowsmith, S. and Robert D Anderson, eds. The WTO regime on government procurement: challenge and reform. Cambridge, U.K., Cambridge University Press, 2011. 858 p.
- Cao, Fuguo and Fen Zhou.
关于联合国《采购示范法》中有关公共政策条文修订的观察与思考. *China government procurement* (China) 4:71-74, 2010. Translation of title: On the revised provisions on public policy regarding the UNCITRAL Procurement Model Law (2011).

- Cox, T. M. Should the United States incorporate the Procurement Integrity Act into its free trade agreements?: a look at the Australian-United States Free Trade Agreement. *Southwestern journal of international law* (Los Angeles, Calif.) 17:1:111, 2011.
- He, Hongfei and Jie Wang. 联合国《采购示范法》草案中的框架协议. *China government procurement* (China) 2:68-69, 2010. Translation of title: UNCITRAL Procurement Model Law (2011) draft framework agreement.
- Hernández Martínez, W. D. La contratación por medios electrónicos en el marco de la Comunidad Andina: estado del arte = The electronic procurement in the framework of the Andean Community: state of the art. *Civilizar* (Bogotá) 9:17:89-115, 2009.
- Nicholas, C. A critical evaluation of the revised UNCITRAL Model Law provisions on regulating framework agreements. *Public procurement law review* (London) 21:2:19-46, 2012.
- Racca, G. M. and others. Competition in the execution phase of public procurement. *Public contract law journal* (Washington, D.C.) 41:1:89-108, 2011.
- Rivolta, M. and M. Bugoni. Compras gubernamentales electrónicas: panorama nacional e internacional. Buenos Aires, Observatorio de Políticas Públicas, 2007. 51 p. Cat. OPP/CAG/2007-38.
- Verma, S. Towards transparency in public procurement. *Business standard* (New Delhi) 21 August 2011.
- Wu, Hui. 从国际法视角看《贸易法委员会公共采购示范法》的性质和作用. *China government procurement* (China) 10:76-80, 2009. Translation of title: The nature and role of the UNCITRAL Procurement Model Law (1994).

IX. Insolvency

- Altman, J. A test case in international bankruptcy protocols: the Lehman Brothers insolvency. *San Diego international law journal* (San Diego, Calif.) 12:463-495, 2011.
- Arora, A. The global financial crisis: global regulatory order? *Journal of business law* (London) 8:670-699, 2010.
- Arsenault, S. J. Leaping over the great wall: examining cross-border insolvency in China under the Chinese corporate bankruptcy law. *Indiana international & comparative law review* (Indianapolis, Ind.) 21:1, 2011.
- Atkins, S. Test driving the Model Law on Cross-Border Insolvency in Australia: a map of the journey so far. *INSOL world* (London) first quarter 2011, p. 33-35.
- Barłowski, M. Practical problems in applying Regulation 1346/2000. *International corporate rescue* (Hertfordshire, U.K.) 8:3:172-175, 2011.
- Barnes, T. A. Notice, due process and the public policy exception to Chapter 15 relief in the United States. *INSOL world* (London) fourth quarter 2011, p. 23-25.

- Baudenbacher, C., ed. *International dispute resolution, volume 2: dialogue between courts in times of globalization and regionalization*. Stuttgart, Germany, German Law Publishers, 2010. 229 p.
- Calme, S. La réserve de propriété de droit français et de droit allemand dans le contexte européen: une contribution au droit international de l'insolvabilité. Frankfurt am Main, Peter Lang, 2011. 206 p.
- Chan Ho, Look. Recognising foreign insolvency discharge and stare decisis. *Journal of international banking law and regulation* (London) 26:6:266-275, 2011.
- Clark, L. M. and K. Goldstein. Sacred cows: how to care for secured creditors' rights in cross-border bankruptcies. *Texas international law journal* (Austin, Tex.) 46:3:513-558, 2011.
- Clift, J. Developing an international regime for transnational corporations: the importance of insolvency law to sustainable recovery and development. *Transnational corporations* (Geneva) 20:1:117-144, 2011.
- _____. The UNCITRAL Model Law on Cross-Border Insolvency: the judicial perspective. *INSOL world* (London) fourth quarter 2011, p. 8.
- Ferrer Montenegro, A. The status of foreign creditors in insolvency proceedings in Uruguay. *INSOL world* (London) fourth quarter 2011, p. 14-15.
- Fletcher, I. "L'enfer c'est les autres": evolving approaches to the treatment of security rights in cross-border insolvency. *Texas international law journal* (Austin, Tex.) 46:3:489-512, 2011.
- Garrido, J. M. No two snowflakes the same: the distributional question in international bankruptcies. *Texas international law journal* (Austin, Tex.) 46:3:459-488, 2011.
- Gebhart, I. and Zhu Shaoping. 中华人民共和国破产法: 立法进程资料汇编 = The bankruptcy law of the People's Republic of China: materials on the drafting process 2000. Beijing, CITIC Publishing House, 2004. 539 p.
- Goode, R. M. *Principles of corporate insolvency law*. 4th ed. London, Sweet & Maxwell, 2011. 835 p.
- Gropper, A. L. The payment of priority claims in cross-border insolvency cases. *Texas international law journal* (Austin, Tex.) 46:3:559-577, 2011.
- Hollander, E. C. and R. A. Graham. US Bankruptcy Court rules on extraterritorial scope of automatic stay arising upon recognition of foreign main proceedings. *International corporate rescue* (Hertfordshire, U.K.) 8:5:368-374, 2011.
- Hood, N. Reflections on four amazing years for the world economy and INSOL World. *INSOL world* (London) first quarter 2012, p. 13-14.
- Insolvencia internacional. *DeCITA* (Buenos Aires) 11:9-506, 2009.
- Janger, E. J. Reciprocal comity. *Texas international law journal* (Austin, Tex.) 46:3:441-458, 2011.
- Kim, Young Ju. An economic analysis of Korean international insolvency regime. *Sungkyunkwan journal of science & technology law* (Seoul) 4:1:55-66, 2010.

- Lastra, R. M., ed. Cross-border bank insolvency. Oxford, Oxford University Press, 2011. xl, 489 p.
- Leonard, B., ed. Norton annual review of international insolvency, 2011 edition. Eagan, Minn., West, 2011. 424 p.
- Malkawi, B. H. The inter-relationship between intellectual property and international insolvency. *International insolvency review* (Chichester, U.K.) 19:1:1-22, 2010.
- Martin, R. C. You say you're a foreign representative?: prove it. *International corporate rescue* (Hertfordshire, U.K.) 8:2:143-148, 2011.
- Mason, R. and others. The emerging framework of cross-border insolvency in and around Australia: Saad Investments, Japan Airlines and Lehman Brothers - Part one. *International corporate rescue* (Hertfordshire, U.K.) 8:4:262-267, 2011.
- _____. The emerging framework of cross-border insolvency in and around Australia: Saad Investments, Japan Airlines and Lehman Brothers - Part Two. *International corporate rescue* (Hertfordshire, U.K.) 8:5:329-339, 2011.
- Mazzoni, A. Cross-border insolvency of multinational groups of companies: proposals for an European approach in the light of the UNCITRAL approach. *Diritto del commercio internazionale* (Genova, Italy) 24:4:755-770, 2010.
- McCormack, G. COMI and COMITY in UK and US insolvency law. *Law quarterly review* (London) 128:140-159, 2012.
- _____. Secured credit and the harmonisation of law: the UNCITRAL experience. Cheltenham, U.K., Edward Elgar, 2011. 201 p.
- McKenzie Skene, D. The composition of the debtor's estate on insolvency: a comparative study of exemptions. *International insolvency review* (Chichester, U.K.) 20:1:29-55, 2011.
- Mevorach, I. European insolvency law in a global context. *Journal of business law* (London) 7:666-681, 2011.
- Miguens, H. J. The insolvent subsidiary and liability of the parent corporation in the USA, Argentina, and UNCITRAL. *International insolvency review* (Chichester, U.K.) 19:3:239-253, 2010.
- Omar, P. J. Cross-border assistance in insolvency under Jersey law. *International insolvency review* (Chichester, U.K.) 20:2:107-129, 2011.
- _____. Disclaiming onerous property in insolvency: a comparative study. *International insolvency review* (Chichester, U.K.) 19:1:41-63, 2010.
- _____. The UNCITRAL Model Law on Cross-Border Insolvency: interaction with the English courts. *International corporate rescue* (London) 7:2:109-117, 2010.
- Pilkington, C. and K. Heverin. Schemes of arrangement in cross-border restructurings: issues of jurisdiction and recognition. *International corporate rescue* (Hertfordshire, U.K.) 8:2:89-92, 2011.

- Pottow, J. A. E. A new role for secondary proceedings in international bankruptcies. *Texas international law journal* (Austin, Tex.) 46:3:579-599, 2011.
- Ragan, A. C. C. COMI strikes a discordant note: why U.S. courts are not in complete harmony despite chapter 15 directives. *Emory bankruptcy developments journal* (Atlanta, Ga.) 27:117-168, 2010.
- Römer, F. Arbitration and insolvency: a matter of capacity? *Vindobona journal of international commercial law and arbitration* (Vienna) 15:1:65-90, 2011.
- Sarra, J. Financing insolvency restructurings in the wake of the financial crisis: stalking horses, rogue white knights and circling vultures. *Penn State international law review* (Carlisle, Pa.) 29:581-609, 2011.
- Schmidt, K. Konsolidierte Insolvenzabwicklung?: Vergleichende Überlegungen über GmbH & Co.-Insolvenzen und Konzerninsolvenzen. *KTS Zeitschrift für Insolvenzrecht* (Köln) 72:2:161-184, 2011. Translation of title: Consolidated bankruptcy settlement?
- Spigelman, J. J. Cross-border insolvency: cooperation or conflict? *Australian law journal* (Pymont, N.S.W.) 83:1:44-55, 2009.
- Thorp, A. and C. Robey. Choice locations. *The lawyer* (London) 18 July 2011.
- Tollenaar, N. W. A. Dealing with the insolvency of multi-national groups under the European Insolvency Regulation. *Insolvency intelligence* (London) 23:5:65-73, 2010.
- Uzal, M. E. Enterprise groups in Argentine insolvency law and the UNCITRAL Model Law. *INSOL world* (London) fourth quarter 2011, p. 18-21.
- Verrill, J. Principle of assistance in cross-border insolvency cases. *INSOL world* (London) 16-18, fourth quarter 2010.
- Verweij, A. and B. Wessels, eds. Comparative and international insolvency law: central themes and thoughts. Nottingham, U.K., INSOL Europe, 2010. 87 p.
- Walter, D. Changing COMI for a creditors scheme: applying WIND Hellas in Australia? *International corporate rescue* (Hertfordshire, U.K.) 8:6:427-432, 2011.
- Wessels, B. Harmonization of insolvency law in Europe. *European company law* (Alphen aan den Rijn, The Netherlands) 8:1:27-31, 2011.
- Wilches Durán, R. E. La insolvencia transfronteriza en el derecho colombiano. *Revista de derecho* (Barranquilla, Columbia) 32:162-198, 2009. In Spanish with abstract in English. Translation of title: Cross-border insolvency in Colombian law.
- Yang, Liang-yi. 破产或债务重整下的止诉禁令. *Annual of China maritime law* (China) 21:2:92-99, 2010. Translation of title: Anti-suit injunction of in the case of insolvency or reorganization.
- Zhang, Haizheng and Ran Gao. An analysis of cross-border insolvency in China's new bankruptcy law: a big step forward. *International corporate rescue* (Hertfordshire, U.K.) 8:2:93-101, 2011.

Zhu, Ya. 跨境破产国际协调机制探析. *Lan zhou xue kan* (China) 11:182:128-130, 2008. Translation of title: International coordination mechanisms for cross-border insolvency.

X. International construction contracts

[No publications recorded under this heading.]

XI. International countertrade

Horowitz, A. J. Revisiting barter under the CISG. *Journal of law and commerce* (Pittsburgh, Pa.) 29:1:99-115, 2010.

Nackman, M. J. A critical examination of offsets in international defense procurements: policy options for the United States. *Public contract law journal* (Washington, D.C.) 40:511-529, 2011.

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 Publishing, 2012. xxviii, 571 p.

Alqudah, M. A. Enforceability of arbitration clauses in online business-to-consumer contracts. *Journal of international arbitration* (Alphen aan den Rijn, The Netherlands) 28:1:67-79, 2011.

Bowers, M. G. Implementing an online dispute resolution scheme: using domain name registration contracts to create a workable framework. *Vanderbilt law review* (Nashville, Tenn.) 64:1265-1309, 2011.

Chong, Kah Wei. Online dispute resolution in cross-jurisdictional consumer electronic commerce transactions. Cambridge, Mass., Harvard Law School, 2001. 87 p.

Cooper, S. and others. From lex mercatoria to online dispute resolution: lessons from history in building cross-border redress systems. *Uniform commercial code law journal* (St. Paul, Minn.) 43:3:749-771, 2011.

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.

Hayakawa, Yoshihisa. UNCITRAL online dispute resolution working group. *JCA ジャーナル = JCA journal* (Tokyo) 58:7:2-10, July 2011. In Japanese.

- Madrid Parra, A. Electronificación del arbitraje = The electronification of the arbitration. *Revista internacional de estudios de derecho procesal y arbitraje* (Madrid) 2:1-27, 2011.
- Muñoz-López, J. E. Internet conflict of laws: a space of opportunities for ODR. *Revista Colombiana de derecho internacional* (Bogotá) 14:163-190, 2009.
- Schultz, T. Online arbitration: binding or non-binding? *ADRONline monthly* (Amherst, Mass.) November 2002.
- Slongo, Doris. Online dispute resolution: ADR im e-commerce. Zürich, s.n., 2010. 63 p. Diplomarbeit (LL.M.) - Universität Zürich, 2010.
- Wang, Faye Fangfei. Law of electronic commercial transactions: contemporary issues in the EU, US, and China. London, Routledge, 2010. 270 p.

Annex

Checklist of short titles of UNCITRAL legal texts as cited in this bibliography and their equivalents in full

<i>Short title</i>	<i>Full title</i>
CISG (1980)	United Nations Convention on Contracts for the International Sale of Goods (1980) ^a
Hamburg Rules (1978)	United Nations Convention on the Carriage of Goods by Sea, 1978 (Hamburg) ^b
Limitation Convention (1974/1980)	Convention on the Limitation Period in the International Sale of Goods, 1974 (New York), ^c and Protocol amending the Convention on the Limitation Period in the International Sale of Goods, 1980 (Vienna) ^d
New York Convention (1958)	Convention on the Recognition and Enforcement of Foreign Arbitral Awards, 1958 (New York) ^{e, f}
Rotterdam Rules (2008)	United Nations Convention on Contracts for the International Carriage of Goods Wholly or Partly by Sea, 2008 (New York) ^g
UNCITRAL Arbitral Proceedings Notes (1996)	UNCITRAL Notes on Organizing Arbitral Proceedings (1996) ^h
UNCITRAL Arbitration Model Law (1985)	UNCITRAL Model Law on International Commercial Arbitration (1985) ⁱ
UNCITRAL Arbitration Model Law (as amended in 2006)	UNCITRAL Model Law on International Commercial Arbitration (1985), with amendments as adopted in 2006 ^j
UNCITRAL Arbitration Rules (1976)	UNCITRAL Arbitration Rules (1976) ^k
UNCITRAL Arbitration Rules (as revised in 2010)	UNCITRAL Arbitration Rules (as revised in 2010) ^l
UNCITRAL Conciliation Model Law (2002)	UNCITRAL Model Law on International Commercial Conciliation (2002) ^m
UNCITRAL Conciliation Rules (1980)	UNCITRAL Conciliation Rules (1980) ⁿ
UNCITRAL Credit Transfer Model Law (1992)	UNCITRAL Model Law on International Credit Transfers (1992) ^o
UNCITRAL Insolvency Guide (2004)	UNCITRAL Legislative Guide on Insolvency Law (2004) ^p
UNCITRAL Insolvency Model Law (1997)	UNCITRAL Model Law on Cross-Border Insolvency (1997) ^q
UNCITRAL Model Law on Electronic Commerce (1996)	UNCITRAL Model Law on Electronic Commerce (1996) ^r
UNCITRAL Model Law on Electronic Signatures (2001)	UNCITRAL Model Law on Electronic Signatures (2001) ^s
UNCITRAL Insolvency Practice Guide (2009)	UNCITRAL Practice Guide on Cross-Border Insolvency Cooperation (2009) ^t
UNCITRAL Procurement Model Law (1994)	UNCITRAL Model Law on Procurement of Goods, Construction and Services (1994) ^u

Short title	Full title
UNCITRAL Procurement Model Law (2011)	UNCITRAL Model Law on Public Procurement (2011) ^v
UNCITRAL Secured Transactions Guide (2007)	UNCITRAL Legislative Guide on Secured Transactions (2007) ^w
United Nations Convention on Electronic Contracting (2005)	United Nations Convention on the Use of Electronic Communications in International Contracts (2005) ^x
United Nations Guarantee and Standby Convention (1995)	United Nations Convention on Independent Guarantees and Standby Letters of Credit (1995) ^y

^a United Nations, *Treaty Series*, vol. 1489, No. 25567, p. 3.

^b United Nations, *Treaty Series*, vol. 1695, No. 29215, p. 3.

^c United Nations, *Treaty Series*, vol. 1511, No. 26119, p. 3.

^d *Official Records of the United Nations Conference on Contracts for the International Sale of Goods, Vienna, 10 March-11 April 1980* (United Nations publication, Sales No. E.81.IV.3), part I, p. 191.

^e The Convention on the Recognition and Enforcement of Foreign Arbitral Awards, 1958 (New York) was adopted prior to the establishment of the Commission, and the Commission is entrusted with the promotion and related activities regarding the Convention.

^f United Nations, *Treaty Series*, vol. 330, No. 4739, p. 3.

^g General Assembly resolution 63/122, annex.

^h *UNCITRAL Yearbook*, vol. XXVII: 1996, part three, annex II.

ⁱ *Official Records of the General Assembly, Fortieth Session, Supplement No. 17* (A/40/17), annex I.

^j United Nations publication, Sales No. E.08.V.4

^k *Official Records of the General Assembly, Thirty-first Session, Supplement No. 17* (A/31/17), para. 57.

^l *Official Records of the General Assembly, Sixty-fifth Session, Supplement No. 17* (A/65/17), annex I.

^m General Assembly resolution 57/18, annex.

ⁿ *Official Records of the General Assembly, Thirty-fifth Session, Supplement No. 17* (A/35/17), chap. V, sect. A, para. 106.

^o *Official Records of the General Assembly, Forty-seventh Session, Supplement No. 17* (A/47/17), annex I.

^p United Nations publication, Sales No. E.05.V.10.

^q General Assembly resolution 52/158, annex.

^r United Nations publication, Sales No. E.99.V.4.

^s General Assembly resolution 56/80, annex.

^t United Nations publication, Sales No. E.10.V.6.

^u *Official Records of the General Assembly, Forty-ninth Session, Supplement No. 17* and corrigendum (A/49/17 and Corr.1), annex I.

^v *Official Records of the General Assembly, Sixty-sixth Session, Supplement No. 17* (A/66/17), annex I.

^w United Nations publication, Sales No. E.09.V.12.

^x General Assembly resolution 60/21, annex.

^y United Nations, *Treaty Series*, vol. 2169, No. 38030, p. 163.