



Генеральная Ассамблея

Distr.: General
15 March 2011
Russian
Original: English

Комиссия Организации Объединенных Наций по праву международной торговли

Сорок четвертая сессия

Вена, 27 июня – 15 июля 2011 года

Библиография последних работ, касающихся деятельности ЮНСИТРАЛ*

Записка Секретариата

Содержание

	<i>Стр.</i>
I. Работы общего характера	3
II. Международная купля-продажа товаров	4
III. Международный коммерческий арбитраж и согласительная процедура	14
IV. Международные перевозки	30
V. Международные платежи (включая независимые гарантии и резервные аккредитивы)	34
VI. Электронная торговля	35
VII. Обеспечительные интересы (включая финансирование под дебиторскую задолженность)	38
VIII. Закупки	40
IX. Несостоятельность	41
X. Международные контракты на строительство	44
XI. Международная встречная торговля	44

* Текущая и сводная библиография с подробными примечаниями размещена в Интернете по адресу www.uncitral.org/uncitral/publications/bibliography.html. Прецедентное право по текстам Комиссии Организации Объединенных Наций по праву международной торговли (ЮНСИТРАЛ) (ППТЮ) и соответствующие библиографические ссылки содержатся в документах серии A/CN.9/SER.C/-.



XII. Проекты в области инфраструктуры, финансируемые из частных источников	44
XIII. Урегулирование споров в режиме онлайн	44
Приложение	
Перечень кратких наименований правовых текстов ЮНСИТРАЛ, используемых в настоящей библиографии, и их полные наименования	46

I. Работы общего характера

- Berger, K. P. The creeping codification of the new *lex mercatoria*. 2nd ed. Alphen aan den Rijn, the Netherlands, Kluwer, 2010. xxxvi, 422 p.
- Boele-Woelki, K. Unifying and harmonizing substantive law and the role of conflict of laws. *Recueil des cours: Académie de Droit International = Collected courses of the Hague Academy of International Law* (Leiden, the Netherlands) 340:271-462, 2009.
- Bucher, A. La dimension sociale du droit international privé: cours général. *Recueil des cours: Académie de Droit International = Collected courses of the Hague Academy of International Law* (Leiden, the Netherlands) 341, 2010.
- Castellani, L. 经济发展和法律 : 统一贸易法与中非关系. *湘江法律评论 = Xiangjiang law review* (Xiangtan City, China) 8:16-23, 2009.
Перевод на китайский язык. Название на языке оригинала: Economic development and the rule of law: uniform trade law and Africa-China relations.
- De Carolis, D. Some features of the harmonization of international trade law in the third millennium. *Uniform law review = Revue de droit uniforme* (Roma) 15:1:37-72, 2010.
- Eliás Azar, E. La contratación como núcleo del derecho comercial en la globalización económica. El papel activo de México. In *Contratación y arbitraje internacionales*. R. Méndez-Silva, ed. México, D.F., Universidad Nacional Autónoma de México, 2010. pp. 23-61.
- Функ Я. И., Калимов Д. А., Сергеев В. П. Курс внешнеторгового права: основные внешнеторговые сделки. — Москва, Издательство деловой и учебной литературы, 2007. — 655 с.
- Galgano, F. and F. Marrella. *Diritto e prassi del commercio internazionale*. Padova, Italy, CEDAM, 2010. 955 p.
Название в переводе на английский язык: Law and practice of international trade.
- Heidemann, M. International commercial harmonisation and national resistance: the development and reform of transnational commercial law and its application within national legal culture. *European business law review* (Alphen aan den Rijn, the Netherlands) 21:2:227-244, 2010.
- La China, S. Diritto marittimo: l'accidentata via per l'uniformità. In *Scritti in onore di Francesco Berlingieri. Diritto marittimo* (Genova, Italy) numero speciale, vol.2:635-642, 2010.
Название в переводе на английский язык: Law and practice of international trade: Maritime law: the bumpy road to uniformity.
- Лебедев С. Н. Избранные труды по международному коммерческому арбитражу, праву международной торговли, международному частному праву, частному морскому праву. Москва, Статут, 2009. — 715 с.

- Malatesta, A. Codificazione del diritto del commercio internazionale e nuovi strumenti giuridici per l'impresa: i recenti lavori dell'UNCITRAL. *Liuc papers* Università Carlo Cattaneo (Castellanza, Italy) 43:11, 1997.
- Название в переводе на английский язык: Codification of international trade law and new legal instruments for the enterprise: recent works of UNCITRAL.
- Perales Viscasillas, P. Derecho uniforme del comercio internacional y tratados de libre comercio en América. In *El derecho mercantil en el umbral del siglo XXI: libro homenaje al Prof. Dr. Carlos Fernández-Nóvoa en su octogésimo cumpleaños*. J. A. Gómez Segade and A. García, eds. Madrid, Marcial Pons, 2010. pp. 64-76.
- Scritti in onore di Francesco Berlingieri. *Diritto marittimo* (Genova, Italy) numero speciale, vol.1 and vol. 2, 2010.
- United Nations. UNCITRAL legal texts collection. Vienna, United Nations, 2010. DVD.
- _____. UNCITRAL yearbook: volume XXXVI: 2005. Vienna, United Nations, 2010. CD-ROM. United Nations publication, sales no. E.10.V.4.
- Wandrag, R. Unification of the Southern African contract law. Paper prepared for the 1st African Conference on International Commercial Law, 13-14 January 2011, Douala.

II. Международная купля-продажа товаров

- Aboul-Ellail, I. Third party claims under CISG in comparison with Kuwaiti law. Paper prepared for the 4th Arab Conference for Commercial and Maritime Law, ACCML 2010: the economic and legal aspects for the development of seaborne trade in the Euro-Med, in commemoration of the 30th anniversary of the CISG. Bibliotheca Alexandrina, 29-30 May 2010.
- На арабском языке. Название на языке оригинала:
ضمان البائع لتعرض الغير وفقاً لاتفاقية الأمم المتحدة لعقد البيع الدولي للبضائع : فيينا ١٩٨٠
- Aguilar Vieira, I. de. L'applicabilité et l'impact de la convention des Nations Unies sur les contrats de vente internationale de marchandises au Brésil. Strasbourg, Presses Universitaires de Strasbourg, 2010. 472 p.
- Alba Fernández, M. Documentary duties of the seller in contracts for the international sale of goods: a case for an autonomous interpretation of article 58 of the Vienna Sales Convention. In *Scritti in onore di Francesco Berlingieri. Diritto marittimo* (Genova, Italy) numero speciale, vol.1:3-26, 2010.
- Bar, N. and N. Har-Sinay. Contract validity and the CISG: closing the loophole. *International studies and scholarship advisor* 1 July 2010.
- Baumgartner, S. Contract formation under the CISG and under the UNIDROIT principles: special focus on the issue of the battle of the forms. Saarbrücken, Germany, VDM Verlag Dr. Müller, 2008. 134 p.

- Bortolotti, F. *Manuale di diritto commerciale internazionale, volume I: diritto dei contratti internazionali*. 3rd ed. Padova, Italy, CEDAM, 2010. 1127 p.
- Название в переводе на английский язык: *Manual of international trade law, volume I: international contract law*.
- Bridge, M. Avoidance for fundamental breach of contract under the UN Convention on the International Sale of Goods. *International and comparative law quarterly* (London) 59:911-940, 2010.
- Brunner, C. *UN-Kaufrecht-CISG: Kommentar zum Übereinkommen der Vereinten Nationen über Verträge über den internationalen Warenkauf von 1980; unter Berücksichtigung der Schnittstellen zum internen Schweizer Recht*. Bern, Stämpfli Verlag AG, 2004. xxxi, 705 p.
- Название в переводе на английский язык: *CISG: Commentary on the CISG (1980) with consideration on the interaction with Swiss law*.
- CISG-Brazil interview with UNCITRAL Legal Officer Luca Castellani. April 2010.
- Convenção das Nações Unidas sobre contratos de compra e venda internacional de mercadorias: CISG. São Paulo, Grebler Advogados, 2009. 20 p.
- Перевод КМКПТ 1980 года.
- Damiani, G. Game theory in contemporary international commercial law: the CISG and its potential ratification by Brazil and the United Kingdom. In *Yearbook on international arbitration: volume I*. M. Roth and M. Geistlinger, eds. Antwerp, Belgium, EAP, 2010. pp. 257-265.
- Date-Bah, S. K. The case for accession to, or ratification of, the Vienna United Nations Convention on the International Sale of Goods 1980 by African states. Paper prepared for the 1st African Conference on International Commercial Law, 13-14 January 2011, Douala.
- DiMatteo, L. A. Enforcement of penalty clauses: a civil-common law comparison. *Internationales Handelsrecht* (München) 10:5:193-202, 2010.
- Djinović, M. *Mednarodna prodaja blaga: konvencija Združenih narodov o pogodbah o mednarodni prodaji blaga: priročnik za prakso*. Ljubljana, Gospodarska Zbornica Slovenije, 2009. 216 p.
- Название в переводе на английский язык: *International sale of goods: CISG (1980): handbook for practitioners*.
- Duhl, G. M. International sale of goods 2009. *Business lawyer* (Chicago, Ill.) 65:4, 2010.
- Elsaghir, H. A. The interpretation of the CISG and its influence on the Egyptian law. Paper prepared for the 4th Arab Conference for Commercial and Maritime Law, ACCML 2010: the economic and legal aspects for the development of seaborne trade in the Euro-Med, in commemoration of the 30th anniversary of the CISG. Bibliotheca Alexandrina, 29-30 May 2010.
- На арабском языке, резюме на английском языке. Название на языке оригинала:
- مبادئ تفسير اتفاقية الأمم المتحدة بشأن عقود البيع الدولي للبضائع: اتفاقية فيينا ١٩٨٠

- Flechtner, H. M. Globalization of law as documented in the law on international sales of goods. In *Nieuw internationaal privaatrecht: meer europees, meer globaal*. Erauw, J. and P. Taelman, eds. Mechlin, Kluwer, 2009. pp. 541-560.
- Friehe, H. A. Die Setzung der unangemessen kurzen Nachfrist im CISG mit einem Ausblick auf das BGB (Teil 1). *Internationales Handelsrecht* (München) 10:6:230-250, 2010.
- Название в переводе на английский язык: The settlement of the unreasonably short time period in the CISG (1980) with a view of the German Civil Code (Part 1).
- Furmston, M. P. and G. J. Tolhurst. *Contract formation: law and practice*. Oxford, Oxford University Press, 2010. 521 p.
- Gabriel, H. D. *Contracts for the sale of goods: a comparison of U.S. and international law*. 2nd ed. Oxford, Oxford University Press, 2009. vii, 455 p.
- Gillette, C. P. and F. Ferrari. Warranties and “lemons” under CISG Article 35(2)(a). *Internationales Handelsrecht* (München) 10:1:2-17, 2010.
- Gotanda, J. Y. Compounding interest in interest: the global economy, deflation, and interest. In *Contemporary issues in international arbitration and mediation: the Fordham papers 2009*. A. W. Rovine, ed. Leiden, the Netherlands, M. Nijhoff Publishers, 2008. pp. 261-287.
- Hachem, P. The future of agreed sums payable upon breach of an obligation. Paper prepared for the 1st African Conference on International Commercial Law, 13-14 January 2011, Douala.
- Hayward, B. The CISG in Australia: the jigsaw puzzle missing a piece. *Vindobona journal of international commercial law and arbitration* (Vienna) 14:2:193-222, 2010.
- Honsell, H., ed. *Kommentar zum UN-Kaufrecht: Übereinkommen der Vereinten Nationen über Verträge über den internationalen Warenkauf (CISG)*. Heidelberg, Springer, 2010. lxxiv, 1232 p.
- Название в переводе на английский язык: *Commentary to the CISG (1980)*.
- Huang, Yanming. Notes on the application of the CISG to some international commercial cases. *Mealey's international arbitration report* (King of Prussia, Pa.) 25:5:25-45, 2010.
- Issa-Sayegh, J. La vente commerciale en droit OHADA: apports et emprunts. Paper prepared for the 1st African Conference on International Commercial Law, 13-14 January 2011, Douala.
- Jacquet, J-M. Conflits de lois: vente internationale de marchandises: conditions d'application de la Convention de Vienne. *Journal du droit international* (Paris) 137:2:496-498, 2010. Commentaire no. 9.
- Kazuhiko, Kokusho. わが国私法(学)は今どこに立っているか. *Kokusai shoji homu* (Tokyo) 38:8:1090-1100, 2010.

Название в переводе на английский язык: Japan's private law, do we know where our jurisprudence is heading? As principle private law drifts to unification in EU, a flash at German legal history.

Kim, Chin-Woo. CISG je 72jo-ae daereun yeehang-gi jun-ui gaeyakuiban. *Bubhak nongu* = *Kyungpook National University law journal* (Dae-gu, Republic of Korea) 32:265-292, 2010.

Название в переводе на английский язык: Anticipatory breach of contract under art. 72 of the CISG (1980).

_____. CISG-ae dae-reun chungyak-ui hyoryukbalsangkwa chungyak-ui hwei-su. *Dong-a bubhak* (Pusan, Republic of Korea) 45:165-192, 2009.

Название в переводе на английский язык: Validity and withdrawal of the offer under the CISG (1980).

_____. Maedoin-ui ilbuboolyeehang-ae daehan maesoo-in-ui gujaesoodan. *Bubhak nongu* = *Kyungpook National University law journal* (Dae-gu, Republic of Korea) 30:123-154, 2009.

Название в переводе на английский язык: The buyer's legal remedies in case of partial non-performance.

Kim, Jong-Woo. Joong-guk-ui CISG jukyong gochal. *Kiopub yon'gu* (Seoul) 23:3:337-364, 2009.

Название в переводе на английский язык: Legal study on the application of CISG (1980) in China: focusing on the provisions of PICC.

Kleineman, J., ed. CISG part II conference: Stockholm, 4-5 September 2008. Stockholm, Stockholm Centre for Commercial Law, Juridiska institutionen, 2009. 150 p.

Kokusho, Kazuhiko. Reception of CISG in this land: upon duly receiving the same by Germany and America. *Kokusai shoji homu* (Tokyo) 38:6:754-762, 2010.

На японском языке. Название на английском языке дано в том виде, в котором оно содержится в оглавлении.

Kölmel, D. Das Regressrecht bei internationalen Lieferketten: unter besonderer Berücksichtigung des UN-Kaufrechts sowie der Richtlinie über den Verbrauchsgüterkauf. Baden-Baden, Nomos, 2008. 275 p.

Название в переводе на английский язык: The right of recourse in international supply chains: with special reference to the CISG (1980) and the directive on the sale of consumer goods.

Kull, I. The law of business contracts in transition: an Estonian model. In *Business law in transition: a comparative perspective on Eastern Europe*, reports of the ISDC Colloquium (3 July 2008). E. Lein, and others, eds. Zürich, Schulthess, 2010. pp. 89-104.

Lein, E. Ideals and realities: reflections on law reception in Eastern European private law. In *Business law in transition: a comparative perspective on Eastern Europe*, reports of the ISDC Colloquium (3 July 2008). E. Lein, and others, eds. Zürich, Schulthess, 2010. pp. 13-26.

- Magnus, U. Das UN-Kaufrecht: bereit für die nächste Dekade. *Zeitschrift für Europäisches Privatrecht* (München) 18:881-903, 2010.
 Название в переводе на английский язык: The CISG (1980): ready for the next decade.
- Matsunaga, Shinomi. CISG 19jyo3ko ni okerufunsokaiketsujyoko: hanrei no kentokara. *JCA journal* (Tokyo). Pt. 1-3 in vol. 57, 2010.
 Название в переводе на английский язык: Article 19 (3) CISG (1980) as a conflict resolution clause: a case study.
- Mazzotta, F. G., C. Baasch Anderson and B. Zeller. A practitioner's guide to the CISG. Huntington, N.Y., Juris, 2010. 1 v.
- McAlinn, G. P. Japan and the United Nations Convention on Contracts for the International Sale of Goods. *JCAA newsletter* (Tokyo). Pt. 1 in 24:1-5, May 2010.
- Miranda Serrano, L. M. La perfección del contrato en pública subasta. Aproximación desde el régimen legal del comercio minorista. In *El derecho mercantil en el umbral del siglo XXI: libro homenaje al Prof. Dr. Carlos Fernández-Nóvoa en su octogésimo cumpleaños*. J. A. Gómez Segade and A. García, eds. Madrid, Marcial Pons, 2010. pp. 601-619.
- Mittmann, A. Die Bestimmung des Lieferortes beim Versendungskauf im Rahmen von Art. 5 Nr. 1 lit. b EuGVVO nach der Entscheidung „Car Trim“ des EuGH. *Internationales Handelsrecht* (München) 10:4:146-150, 2010.
 Название в переводе на английский язык: Determination of the place of delivery in the context of Art. 5(1)(b) of the Brussels I Regulation after the European Court of Justice's "Car Trim" decision.
- Musin, V. The influence of the international sale of goods convention on domestic law including conflict of laws (with specific reference to Russian law). *Recueil des cours: Académie de Droit International = Collected courses of the Hague Academy of International Law* (Leiden, the Netherlands) 342:9-76, 2009.
- Nguyen, Minh Hang. *Vente internationale et droit vietnamien de la vente: la convention de Vienne de 1980*. Tours, France, Presses Universitaires François-Rabelais, 2010. 429 p.
- 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. 5 – 22 in vols. 56-57, 2009-2010.
 Название в переводе на английский язык: Topics of global commercial law, harmonization of international trade law after the CISG (1980): from treaty to restatement.
- O, Ho-Cheol. Haja dambochakim-ul dulruhsan kukjemoolpoom maemaepubkwa woori gaejung minbuban-ui bigyo. *Bigyo bubhak yon 'gu* (Seoul) 59-84, 2005.
 Название в переводе на английский язык: A comparative study between the CISG (1980) and the bill of Korean civil law on warranty.

- O, Seog-Ung. CISG-ae ituhsuh bonjiljuk gaeyakweebankwa maesoo-in-ui gaeyakhaejaekwon. *Bubhak yon'gu* (Dae-gu, Republic of Korea) 22:395-418, 2006.
- Название в переводе на английский язык: Fundamental breach of contract and the buyer's right to declare the contract avoided under the CISG (1980).
- _____. Kukje moolpoom maemaegaeyak-ae kwanhan UN hyupyak-kwa UNIDROIT wonchik 2004ui bigyo yongu. *Bubhak yon'gu* (Dae-gu, Republic of Korea) 25:269-296, 2007.
- Название в переводе на английский язык: Comparative study on the CISG (1980) and UNIDROIT Principles 2004: in relation to formation of contract.
- _____. Kukje moolpoom maemaegaeyak-ui yeehang-ae kwanhan yon'gu. *Bubhak yon'gu* (Dae-gu, Republic of Korea) 31:237-261, 2008.
- Название в переводе на английский язык: Study on the performance of contract for the international sale of goods: focusing on obligation of the seller and buyer under CISG (1980) and comparison to UNIDROIT Principles 2004.
- Oosthuizen, B.-C. Rights, duties and remedies under the United Nations Convention on Contracts for the International Sale of Goods: an investigation into the CISG's compatibility with South African law. Grahamstown, South Africa, Rhodes University, 2008. 182 p.
- Ostendorf, P. International sales terms. München, Verlag C.H. Beck, 2010. 173 p.
- Osuna González, A. La interpretación judicial en México relativa a la Convención de las Naciones Unidas sobre los Contratos de Compraventa Internacional de Mercaderías. In *Contratación y arbitraje internacionales*. R. Méndez-Silva, ed. México, D.F., Universidad Nacional Autónoma de México, 2010. pp. 91-129.
- Ott, F. and P. Matthey. *Le commerce international des marchandises*. Bruxelles, Bruylant, 2010. 325 p.
- Paal, B. P. Methoden der Lückenfüllung: UN-Kaufrecht und BGB im Vergleich. *Zeitschrift für vergleichende Rechtswissenschaft* (Heidelberg, Germany) 110:1:64-88, 2011.
- Название в переводе на английский язык: Methods of debt satisfaction: CISG (1980) compared with the German Civil Code.
- Park, Young Bok. 매매협약(CISG) 적용 사안에 있어서의 상계. *國際去來法研究 = Korean journal of international trade and business law* (Seoul) 19:1:121-144, 2010.
- Название в переводе на английский язык: The set-off in the scope of application of the CISG (1980).
- Pate, R. A. The future of harmonization: soft law instruments and the principled advance of international lawmaking. *Touro international law review* (Central Islip, N.Y.) 13:2:142-164.
- Pavić, V. and M. Djordjevic. Application of Articles 1 and 10 of the CISG in Serbian arbitral practice. *Croatian arbitration yearbook* (Zagreb) 16:249-266, 2009.

- _____. Application of the CISG before the Foreign Trade Court of Arbitration at the Serbian Chamber of Commerce: looking back at the latest 100 cases. *Journal of law and commerce* (Pittsburgh, Pa.) 28:1:1-62, 2009.
- Pilich, M. Prawo kupującego do wstrzymania się z zapłatą ceny w razie dostarczenia towarów niezgodnych z umową na tle art. 46 ust. 2 i 3 Konwencji wiedeńskiej o międzynarodowej sprzedaży towarów. *Problemy prawa prywatnego międzynarodowego* (Katowice, Poland) 4:89-116, 2009.
- Название в переводе на английский язык: A right of purchaser to refrain from paying the price in case of delivery of goods not consistent with the contract (art. 46 (2) and (3) of CISG (1980)).
- Piltz, B. UN-Kaufrecht und internationaler Gütertransport. In *Ad multos annos: Seehandelsrecht und internationales Kaufrecht*. B. Czerwenka and M. Paschke, eds. Berlin, Lit Verlag, 2010. pp. 7-18.
- Название в переводе на английский язык: CISG (1980) and international carriage of goods.
- Qtaishat, K. S. L'applicabilité de la Convention des Nations Unies sur la vente internationale de marchandises selon le système Jordanien de droit international privé. *European journal of scientific research* (London) 42:4:534-543, June 2010.
- Ramberg, J. Unification of transport law: difficulties and possibilities. In *Scritti in onore di Francesco Berlingieri. Diritto marittimo* (Genova, Italy) numero speciale, vol.2:813-818, 2010.
- Rižnik, P. Some aspects of loss mitigation in international sale of goods. *Vindobona journal of international commercial law and arbitration* (Vienna) 14:2:267-282, 2010.
- Robin, G. La réparation du préjudice contractuel dans le commerce international: la pratique de l'arbitrage = The recovery of contractual damage in international commerce: arbitration practice. *Revue de droit des affaires internationales = International business law journal* (Paris) 5:431-466, 2010.
- Rogers, V. M. The dragon tamer of international sales law: a tribute to Professor Albert H. Kritzer (April 21, 1928-June 1, 2010). *Vindobona journal of international commercial law and arbitration* (Vienna) 14:2:137-140, 2010.
- Rovine, A. W. Introduction: convergence in international arbitration. In *Contemporary issues in international arbitration and mediation: the Fordham papers 2009*. A. W. Rovine, ed. Leiden, the Netherlands, M. Nijhoff Publishers, 2008. pp. ix-xxii.
- Sabbagh-Farshi, F. Die vorvertragliche Haftung im UN-Kaufrecht und in den Unidroit- und Lando-Prinzipien unter Einbeziehung des deutschen und englischen Rechts. Frankfurt am Main, Peter Lang, 2008. 214 p.
- Название в переводе на английский язык: Pre-contractual liability in the CISG (1980) and the UNIDROIT and Lando principles under German and English law.

- Saidov, D. A ULIS echo in the CISG world: Pamesa Ceramica v. Yisrael Mendelson. *Lloyd's maritime and commercial law quarterly* (London) 2:201-207, May 2010.
- Sánchez Cordero, J., ed. The impact of uniform law on national law: limits and possibilities. México, D.F, Universidad Nacional Autónoma de México, 2010. 1 v.
- Sandvik, B. and L. Sisula-Tulokas. Fallet HD 2009:89 om direkt och indirekt skada i köplagen. *Tidskrift utgiven av Juridiska föreningen i Finland* (Helsingfors) 1-2:160-1660, 2010.
- Название в переводе на английский язык: Supreme Court Decision 2009:89 on direct and indirect loss under the Finnish Sale of Goods Act.
- Schlabrendorff, F. von. Implementation of the United Nations Convention on the International Sale of Goods and the system of international commercial arbitration in Southeast Europe: a report on a GTZ project, undertaken with the support of the United Nations Commission on International Trade Law. S.I., GTZ, 2010. 46 p.
- Schlechtriem, P. and I. Schwenzer. Commentary on the UN Convention on the International Sale of Goods (CISG). 3rd ed. Oxford, Oxford University Press, 2010. 1480 p.
- Schroeter, U. G. Das einheitliche Kaufrecht der afrikanischen OHADA-Staaten im vergleich zum UN-Kaufrecht. *Recht in Afrika* (Köln) 2001:163-176, 2001.
- Название в переводе на английский язык: The uniform sales law of the African OHADA States in comparison with the CISG (1980).
- _____. UN-Kaufrecht und Europäisches Gemeinschaftsrecht: Verhältnis und Wechselwirkungen. München, Sellier, 2005. 802 p.
- Название в переводе на английский язык: CISG (1980) and the European Community: relationship and interactions.
- Schwenzer, I. The application of the CISG in light of national law. *Internationales Handelsrecht* (München) 10:2:45-56, 2010.
- _____ and G. Hager, eds. Festschrift für Peter Schlechtriem zum 70. Geburtstag. Tübingen, Germany, Mohr Siebeck, 2003. xi, 955 p.
- Название в переводе на английский язык: Festschrift for Peter Schlechtriem on his 70th birthday.
- Schwenzer, I. Global sales law: theory and practice. Paper presented at 15th Biennial Meeting of the International Academy of Commercial and Consumer Law, Toronto, July 22-24, 2010.
- _____. Regional and global unification of sales law. Paper prepared for the 1st African Conference on International Commercial Law, 13-14 January 2011, Douala.
- Sese, A. International implication of the PRC contract law: compare with CISG, PICC, PECL, UCC and amendment draft to Japanese Civil Code. *Kokusai shoji homu* (Tokyo). Pt. 1-3 in vol. 38, 2010.

На японском языке. Название на английском языке дано в том виде, в котором оно содержится в оглавлении.

Smythe, D. J. The road to nowhere: Caterpillar v. Usinor and CISG claims by downstream buyers against remote sellers. 18 March 2010.

Sohn, Taw-woo. Kukje moolpoom maemaegaeyak-ae kwanhan UNhyubyak (CISG) ui jukyongsang-ui tongilsung-ae kwanhan choikeun meekuk panrae-ui taedowa geu gaesunchak-ae kwanhan gochal. *Bubhak yongu = Pusan National University law review* (Pusan, Republic of Korea) 47:1:399-423, 2006.

Название в переводе на английский язык: Study on the recent cases of the United States about the uniformity in its application and suggestions about uniformity.

Song, Hang. 《国际货物销售时效期限公约》评介：兼论我国批准该公约的可行性. *国际贸易问题 = Journal of international trade* (Beijing) 6:48-52, 1994.

Название в переводе на английский язык: Comments on the Limitation Convention (1974/1980): on the possibility of ratifying the Convention.

Spagnolo, L. Green eggs and ham: the CISG, path dependence, and the behavioural economics of lawyers' choices of law in international sales contracts. *Journal of private international law* (Oxford, U.K.) 6:2:417-464, 2010.

Staff, M. J. United Nations Convention on Contracts for the International Sale of Goods: lessons learned from five years of cases. *South Carolina journal of international law and business* (Columbia, S.C.) 6:1:1-52, 2009.

Sugiura, Yasutomo. 「国連国際物品売買に関する時効条約」に加入すべきか. 一橋法学 = *The Hitotsubashi journal of law and international studies* (Tokyo) 9:2:1-22, 2010.

Название в переводе на английский язык: Should we accede to the Limitation Convention (1974/1980)?

Suk, Kwang Hyun. UN Convention on Contracts for the International Sale of Goods (CISG) and private international law. *Seoul law journal* (Seoul) 50:3:235-284, 2009.

На корейском языке, резюме на английском языке.

Szabo, S. A bécsi vételi egyezmény, mint nemzetközi lingua franca: az egységes értelmezés és alkalmazás újabb irányai és eredményei. 251 p.

Название в переводе на английский язык: The CISG (1980) as international lingua franca: new directions and results of the uniform interpretation and application.

Tieder, J. B. International contract law as the substantive law applicable to international contracts. In *International dispute resolution: the comparative law yearbook of international business, special issue, 2010*. D. Campbell, ed. Alphen aan den Rijn, the Netherlands, Kluwer, 2010. pp. 103-165.

- Uniform sales law: the CISG at its 30th anniversary, a conference in memory of Albert H. Kritzer, [12-13 November 2010], Belgrade [conference materials]. Belgrade, University of Belgrade Faculty of Law, 2010. 412 p.
- Организация Объединенных Наций. Конвенция Организации Объединенных Наций о договорах международной купли-продажи товаров. — Нью-Йорк, Организация Объединенных Наций, 2010. — 48 с. — Издание Организации Объединенных Наций, в продаже под №. R.10.V.14.
- Vekas, L. About contract law in the new Hungarian civil code. *European review of contract law* (Berlin) 6:1:95-102, 2010.
- Veneziano, A. UNIDROIT Principles and CISG: change of circumstances and duty to renegotiate according to the Belgian Supreme Court. *Uniform law review = Revue de droit uniforme* (Roma) 15:1:137-149, 2010.
- Vogenauer, S. and J. Kleinheisterkamp, eds. Commentary on the UNIDROIT principles of international commercial contracts (PICC). Oxford, Oxford University Press, 2009. ccxxx, 1319 p.
- Wethmar-Lemmer, M. When could a South African court be expected to apply the United Nations Convention on Contracts for the International Sale of Goods (CISG)? *De jure* (Pretoria) 41:2:419-428, 2008.
- Winsor, K. The applicability of the CISG to govern sales of commodity type goods. *Vindobona journal of international commercial law and arbitration* (Vienna) 14:1:93-116, 2010.
- Wittinghofer, M. Zur Berechnung des Schadensersatzes nach Art. 76 UN-Kaufrecht. *Internationales Handelsrecht* (München) 10:6:225-230, 2010.
- Название в переводе на английский язык: Calculation of compensation under art. 76 of the CISG (1980).
- Witz, C. Droit uniforme de la vente internationale de marchandises. *Recueil dalloz* (Paris) 186:15:921-933, 2010.
- Wolff, L. Hong Kong's conflict of contract laws: quo vadis? *Journal of private international law* (Oxford, U.K.) 6:2:465-498, 2010.
- Yang, Seok-Wan. Kukje moolpoom maemaegaeyak-ae ituhsuh "in-do"-ui bum-ui-ae kwanhan pubjuk gumto. *Kioppop yon 'gu* (Seoul) 23:4:477-507, 2009.
- Название в переводе на английский язык: Legal study on the scope of delivery or "handing over" of goods in the CISG (1980).
- Zachariasiewicz, M. A. Konwencja wiedeńska o międzynarodowej sprzedaży towarów a inne akty ujednoczonego prawa umów ze szczególnym uwzględnieniem odpowiedzialności kontraktowej dłużnika. *Problemy prawa prywatnego międzynarodowego* (Katowice, Poland) 2:29-53, 2007.
- Название в переводе на английский язык: The CISG (1980) and other acts unifying contract law: with the special feature on the liability of the debtor.
- Zeller, B. Article 79 revisited. *Vindobona journal of international commercial law and arbitration* (Vienna) 14:2:151-164, 2010.

_____. The challenge of a uniform application of the CISG: common problems and their solutions. *Macquarie journal of business law* (Sydney) 3:309-321, 2006.

_____. Damages under the Convention on Contracts for the International Sale of Goods. 2nd ed. New York, Oxford University Press, 2009. 269 p.

III. **Международный коммерческий арбитраж и согласительная процедура**

A focus on Australia. *Arbitration* (London) 77:1:7-115, 2010.

Журнальная статья об арбитраже в Австралии.

A focus on Ireland. *Arbitration* (London) 76:4:579-655, 2010.

Журнальная статья об арбитраже в Ирландии.

Adolf, H. The meaning of international award under Indonesian arbitration law. *International arbitration law review* (London) 13:6:241-246, 2010.

Al Mulla, H., G. Blanke and K. Nassif. Comparison of gulf international arbitration rules. Huntington, N.Y., Juris, 2010. 175 p., A-164.

Al Zayed, N. Commercial arbitration in the Gulf States: an overview. *Journal of Arab arbitration* (Lebanon) 2:1:37-49, 2010.

Arbitraje. *DeCITA* (Buenos Aires) 2:9-519, 2004.

Журнальная статья об арбитраже.

Aschauer, C. The new Austrian law of arbitration = Noua lege austriacă a arbitrajului. *Revista română de arbitraj* (București) 1:4:35-52, 2007.

Association for International Arbitration (Brussels), ed. The UNCITRAL Model Law on International Commercial Arbitration: 25 years. Antwerpen, Maklu, 2010. 168 p.

Audit, M. Droit des investissements internationaux: contentieux arbitral international, droit commun. *Jurisclasseur droit international* (Paris) 5:572-65:1-21, 2009.

Austermiller, S. ADR in Cambodia's legal system. *Cambodian yearbook on comparative legal studies* [Phnom Penh] 1:147-162, [2009].

Ayad, M. B. Harmonisation of international commercial arbitration law and sharia. *Macquarie journal of business law* (Sydney) 6:93-118, 2009.

Babiuc, V. Ordinea publică de drept internațional privat în practica arbitrală română și străină (II). *Revista română de arbitraj* (București) 1:4:1-7, 2007.

Название в переводе на английский язык: Public order of private international law in arbitral jurisprudence (II).

Bachand, F. L'intervention du juge canadien avant et durant un arbitrage commercial international. Paris, L.G.D.J, 2005. xix, 536 p.

- Bebuhi, S. Les avantages comparatifs des règlements arbitrage CIRDI-CNUDCI-CCJA. Paper prepared for the 1st African Conference on International Commercial Law, 13-14 January 2011, Douala.
- Bělohávek, A. J. Law applicable to the merits of international arbitration and current developments in European private international law: conflict-of-laws rules and applicability of the Rome Convention, Rome I Regulation and other EU law standards in international arbitration. *Czech yearbook of international law* (Huntington, N.Y.) 1:25-46, 2010.
- Bend, B. van der, M. Leitjen and M. Ynzonides, eds. A guide to the NAI arbitration rules: including a commentary on Dutch arbitration law. Alphen aan den Rijn, the Netherlands, Kluwer Law International, 2009. 350 p.
- Berg, A. J. van den. The Draft Dublin Convention 2008 – a comparison of the New York Convention 1958 and what is proposed. Presented at the plenary session of the International Council for Commercial Arbitration Conference in Dublin, June 2008.
- _____. Enforcement of arbitral awards annulled in Russia: case comment on Court of Appeal of Amsterdam, April 28, 2009. *Journal of international arbitration* (Alphen aan den Rijn, the Netherlands) 27:2:179-198, 2010.
- _____. Hypothetical draft convention on the international enforcement of arbitration agreements and awards: explanatory note. Presented at the plenary session of the International Council for Commercial Arbitration Conference in Dublin, June 2008.
- _____. Hypothetical draft convention on the international enforcement of arbitration agreements and awards: text. Presented at the plenary session of the International Council for Commercial Arbitration Conference in Dublin, June 2008.
- _____. The New York Convention of 1958: an overview. The Hague, ICCA, 2008. 22 p.
- Bettauer, R. J. India and international arbitration: the Dabhol experience. *George Washington international law review* (Washington, D.C.) 41:2:381-387, 2009.
- Bianchi, C. J. Obtaining evidence from third parties in arbitration proceedings. *Mealey's international arbitration report* (King of Prussia, Pa.) 25:10:25-30, 2010.
- Binder, P. M. International commercial arbitration and conciliation in UNCITRAL Model Law jurisdictions. 3rd ed. London, Sweet & Maxwell/Thomson Reuters, 2010. lix, 716 p.
- Bishop, R. D. and E. G. Kehoe, eds. The art of advocacy in international arbitration. 2nd ed. Huntington, N.Y, Juris, 2010. 642 p.
- Bishop, R. D., ed. Enforcement of arbitral awards against sovereigns. Huntington, N.Y, JurisNet, 2009. 476 p.
- Blackaby, N. and C. Partasides. Redfern and Hunter on international arbitration. 5th ed. Oxford, Oxford University Press, 2009. 727 p.

- Born, G. B. and E. G. Shenkman. Confidentiality and transparency in commercial and investor-state international arbitration. In *The future of investment arbitration*. Rogers, C. A. and R. P. Alford., eds. Oxford, Oxford University Press, 2009. pp. 5-42.
- Born, G. B. *International arbitration and forum selection agreements: drafting and enforcing*. 3rd ed. The Netherlands, Kluwer Law International, 2010. 333 p.
- Bortolotti, F. *Manuale di diritto commerciale internazionale, volume I: diritto dei contratti internazionali*. 3rd ed. Padova, Italy, CEDAM, 2010. 1127 p.
- Название в переводе на английский язык: *Manual of international trade law, volume I: international contract law*.
- Brekoulakis, S. Enforcement of foreign arbitral awards: observations on the efficiency of the current system and the gradual development of alternative means of enforcement. *American review of international arbitration* (New York) 19:3-4:415-446, 2008.
- _____. *Third parties in international commercial arbitration*. Oxford, Oxford University Press, 2010. xl, 290 p.
- Briones, J. and A. Tagvoryan. Is international arbitration in Latin America in danger? *Law and business review of the Americas* (Dallas, Tex.) 16:131-135, 2010.
- Brown, C. Procedure in investment treaty arbitration and the relevance of comparative public law. In *International investment law and comparative public law*. S. W. Schill, ed. Oxford, Oxford University Press, 2010. pp. 659-688.
- Brubaker, J. R. and M. P. Daly. Twenty-five years of the “prospective waiver” doctrine in international dispute resolution: Mitsubishi’s footnote nineteen comes to life in the Eleventh Circuit. *University of Miami law review* (Coral Gables, Fla.) 64:1233-1277, 2010.
- Bucy, D. R. How to best protect party rights: the future of interim relief in international commercial arbitration under the amended UNCITRAL Model Law. *American University international law review* (Washington, D.C.) 25:579-609, 2010.
- Caldwell, P. The new Hong Kong Arbitration Ordinance. *Asian dispute review* (Hong Kong) 14-18, January 2011.
- Campbell, D., ed. *International dispute resolution: the comparative law yearbook of international business, special issue*, 2010. Alphen aan den Rijn, the Netherlands, Kluwer, 2010. ix, 372 p.
- Cantuarias Salaverry, F. Comments on the 2008 Peruvian arbitration law. *Cahiers de l’arbitrage = Paris journal of international arbitration* (Paris) 1:291-304, 2010.
- Castello, J. E. Plus ça change, plus c’est la même chose: eight revisions not adopted in the 2010 UNCITRAL Rules. *ASA bulletin* (Alphen aan den Rijn, the Netherlands) 28:4:855-868, 2010.

- _____. Unveiling the 2010 UNCITRAL Arbitration Rules. *Dispute resolution journal* (New York) 65:2-3:21, 2010.
- Chan, Leng Sun. Amendments to the Singapore International Arbitration Act. *Arbitration* (London) 76:2:200-205, 2010.
- Chan, P. Development of disputes resolution framework in ASEAN countries. In Development of international economic law from an Asian perspective. International symposium, Nagoya University, Japan, 1 November 2003. pp. 33-47.
- Chapaev, R. International commercial arbitration assessment: report on the results of the assessment in the CIS (Armenia, Azerbaijan, Georgia, Kazakhstan, Kyrgyz Republic, Moldova, Russia, Tajikistan, Turkmenistan, Ukraine, Uzbekistan) and Mongolia. London, EBRD, 2007. 71 p.
- Cheng, Tai-Heng and Peter W. Thorp, eds. Special issue on China. *Transnational dispute management* (Voorburg, the Netherlands) 7:4, December 2010.
- Chung, Leon. A new international and domestic commercial arbitration framework for Australia. *Asian dispute review* (Hong Kong) 73-75, July 2010.
- Cole, T. Commercial arbitration in Japan: contributions to the debate on “Japanese non-litigiousness”. *Journal of international law and politics* (New York) 40:1:29-114, 2007.
- Constable, J. W. International commercial arbitration. *Maryland bar journal* (Baltimore, Md.) 43:4:12-17, July/August 2010.
- Cook, T. and A. I. Garcia. International intellectual property arbitration. Alphen aan den Rijn, the Netherlands, Wolters Kluwer, 2010. 464 p.
- Cordero Moss, G. Lovvalg i internasjonal kommersiell voldgift: et tillegg og et forskningsprosjekt. *Lov og rett* (Oslo) 48:6:361-373, 2009.
- Название в переводе на английский язык: Choice of law in international commercial arbitration.
- _____. Revision of the UNCITRAL Arbitration Rules: further steps. *International arbitration law review* (London) 13:3:96-99, 2010.
- Costa Braga de Oliveira, P. A. Recognition and enforcement of foreign arbitral awards in Brazil: legal and practical requirements. *Rivista dell'arbitrato* (Milano) 19:3:419-435, 2009.
- Costa e Silva, P. A execução em Portugal de decisões arbitrais nacionais e estrangeiras. *Revista da ordem dos advogados* (Lisboa) 67:2, June 2007.
- Название в переводе на английский язык: Enforcement of national and foreign arbitral awards in Portugal.
- Croft, C. The revised UNCITRAL Arbitration Rules of 2010: a commentary. Paper prepared for the AMINZ-IAMA Alternative Dispute Resolution Conference: Challenges and Change. Christchurch, New Zealand, 5-7 August 2010.
- Dahlberg, H. and M. Öhrström. Proper notification: a crucial element of arbitral proceedings. *Journal of international arbitration* (Alphen aan den Rijn, the Netherlands) 27:5:539-543, 2010.

- Danelius, H. ICSID, UNCITRAL and SCC as investment fora. In *Between east and west: essays in honour of Ulf Franke*. Hobér, K., A. Magnusson and M. Öhrström, eds. Hungtingon, N.Y., Juris, 2010. pp. 107-115.
- Davidson, F. The Arbitration (Scotland) Act 2010: the way forward or a few missteps? *Journal of business law* (London) 1:43-63, 2011.
- Devolvé, J-L., J. Rouche and G. H. Pointon. French arbitration law and practice: a dynamic civil law approach to international arbitration. 2nd ed. Alphen aan den Rijn, the Netherlands, Kluwer Law International, 2009. 364 p.
- Dika, M. Interim measures under Croatian arbitration law. *Croatian arbitration yearbook* (Zagreb) 15:11-27, 2008.
- Dingwall, J. International arbitration in Scotland: a bold new future. *International arbitration law review* (London) 13:4:138-147, 2010.
- Dogauchi, M. Litigation and arbitration in international business disputes in Japan. In *Development of international economic law from an Asian perspective*. International symposium, Nagoya University, Japan, 1 November 2003. pp. 49-67.
- Dorda, C. and V. Öhlberger. Vienna perspective: 2010. *Mealey's international arbitration report* (King of Prussia, Pa.) 25:3:43-50, 2010.
- Drymer, Stephen L. The Revised 2010 UNCITRAL Arbitration Rules: new rules/new roles for designating and appointing authorities. *ASA bulletin* (Alphen aan den Rijn, the Netherlands) 28:4:869-877, 2010.
- Dundas, H. R. The Arbitration (Scotland) Act 2010: a new era begins. *Asian dispute review* (Hong Kong) 108-112, October 2010.
- Edsall, C. Implementing the Hague Convention on Choice of Court Agreements in the United States: an opportunity to clarify recognition and enforcement practice. *Yale law journal* (New Haven, Conn.) 120:397-406, 2010.
- El-Ahdab, A. H. The draft arbitration law of the United Arab Emirates. *Journal of Arab arbitration* (Lebanon) 2:1:53-103, 2010.
- Endzinas, M. Ar pagal teismas turėtų svarstyti asmens prašymą taikyti laikinąsias apsaugos priemones būsimam užsienio komercinio arbitražo sprendimui užtikrinti? *International journal of baltic law* (Jacksonville, Fla.) 2:3:135-159, 2004.
- Название в переводе на английский язык: Whether a court should consider application for interim measures by a foreign commercial arbitral tribunal?
- Falconer, C. Protective measures in international arbitration. *Business law international* (London) 11:3:183-194, 2010.
- Fei, Lanfang. Public policy as a bar to enforcement of international arbitral awards: a review of the Chinese approach. *Arbitration international* (London) 26:2:301-311, 2010.
- Fernández Arroyo, D. P. Acerca de la introducción de las llamadas medidas cautelares ex-parte en la Ley Modelo de UNCITRAL sobre arbitraje comercial internacional. *DeCITA* (Buenos Aires) 3:328-331, 2005.

- Francis, N. and I. Fathalla. Sharm El Sheikh III: the role of state courts in arbitration, 2-4 June 2010 - conference report. *Journal of Arab arbitration* (Cairo) 14:5-16, June 2010.
- _____. 2010 international arbitration survey: choices in international arbitration. New York, White & Case, 2010. 41 p.
- Friedland, P. and M. Ottolenghi. Comments on the 2008 survey on international arbitration: corporate attitudes and practices on recognition and enforcement of arbitral awards. *American review of international arbitration* (New York) 19:3-4:447-453, 2008.
- Gaillard, E. Legal theory of international arbitration. Leiden, the Netherlands, Martinus Nijhoff Publishers, 2010. 194 p.
- _____ and P. de Lapasse. Le nouveau droit français de l'arbitrage interne et international. *Recueil Dalloz* (Paris) 187:3:175-192, 2011.
- Gaillard, E., ed. The review of international arbitral awards: IAI Forum, Dijon - 12-14 September 2008. Huntington, N.Y., Juris, 2010. 500 p.
- Gélinas, F. L'arbitrage comme vecteur d'intégration du droit uniforme. 15 October 2008.
- _____. Peeking through the form of uniform law: international arbitration practice and legal harmonization. *Journal of international arbitration* (Alphen aan den Rijn, the Netherlands) 27:3:317-330, 2010.
- Glusker, E. Arbitration hurdles facing foreign investors in Russia: analysis of present issues and implications. *Pepperdine dispute resolution law journal* (Malibu, Calif.) 10:595-[622], 2010.
- Gómez-Palacio, I. Arbitrator bias in countries with no or reduced arbitration tradition. In *Contemporary issues in international arbitration and mediation: the Fordham papers 2009*. A. W. Rovine, ed. Leiden, the Netherlands, M. Nijhoff Publishers, 2008. pp. 169-182.
- Goss, R. C. Can state laws prevent international arbitration of insurance disputes under the New York Convention? *Dispute resolution journal* (New York) 65:4:14, November 2010-January 2011.
- Greenberg, S. and F. Mange. Institutional and ad hoc perspectives on the temporal conflict of arbitral rules. *Journal of international arbitration* (Alphen aan den Rijn, the Netherlands) 27:2:199-213, 2010.
- Haddad, H. The modification of the UNCITRAL Arbitration Rules in order to comply with the requirement of settling disputes between States and citizens of other States. *Lebanese review of Arab and international arbitration = Revue libanaise de l'arbitrage arabe et international* (Beirut) 53:9-20, 2010.

На арабском языке. Название на языке оригинала:

تعديل بعض قواعد تحكيم اليونسيترال لتلائم حسم المنازعات الناشئة بين الدول ومواطني الدول الأخرى

The modification of the UNCITRAL Arbitration Rules in order to comply with the requirement of settling disputes between States and citizens of other States.

- Haining, K. and B. Zeller. Can separability save Kompetenz-Kompetenz when there is a challenge to the existence of a contract? *Arbitration* (London) 76:3:493-502, August 2010.
- Harrison, J. Recent developments to promote transparency and public participation in investment treaty arbitration. *Edinburgh School of Law Working Paper Series* (Edinburgh) 2011/01, 2011.
- Hartenstein, O. Das IPR der Schiedsgerichte. *Transportrecht* (Hamburg) 33:7/8:261-268, Juli/August 2010.
- Название в переводе на английский язык: Private international law of arbitration.
- Hasan, M. Arbitrase institusional versus ad hoc. *Indonesia arbitration quarterly newsletter* (Jakarta) 9:21-32, 2010.
- Название в переводе на английский язык: Institutional arbitration versus ad hoc.
- Heiskanen, V. And/or: the problem of qualification in international arbitration. *Arbitration international* (London) 26:4:441-466, 2010.
- Hernández-Gutiérrez, M. I. Forum-selection and arbitration clauses in international commercial contracts: does the New York Convention call for a heightened enforceability standard? *Currents: international trade law journal* (Houston, Tex.) 18:1:55-64, 2009.
- Hess, B. Improving the interfaces between arbitration and European procedural law: the Heidelberg Report and the EU Commission's Green Paper on the Reform of the Regulation Brussels I. *Cahiers de l'arbitrage = Paris journal of international arbitration* (Paris) 1:17-30, 2010.
- Heuman, L. Are parties entitled to agree on the application of the UNCITRAL Model Law in a contract providing for arbitration in Sweden? In *Between east and west: essays in honour of Ulf Franke*. Hobér, K., A. Magnusson and M. Öhrström, eds. Hungtingon, N.Y., Juris, 2010. pp. 195-212.
- Hilmer, S. E. Arbitration in Hong Kong: status quo and the impact of the UNCITRAL Model Law 2006 in the revised Arbitration Ordinance of Hong Kong. *Internationales Handelsrecht* (München) 10:3:95-103, 2010.
- Hinchey, J. W. *International construction arbitration handbook*. St. Paul, Minn., Thomson West, 2008. 1 v.
- Houtte, H. van. Arbitration guidelines: straitjacket or compass? In *Between east and west: essays in honour of Ulf Franke*. Hobér, K., A. Magnusson and M. Öhrström, eds. Hungtingon, N.Y., Juris, 2010. pp. 515-528.
- Howell, D. J., ed. *Electronic disclosure in international arbitration*. Huntington, N.Y., JurisNet, 2008. xii, 376 p.
- Hun, S. National Arbitration Centre: legislative framework and recent development. *Cambodian yearbook on comparative legal studies* [Phnom Penh] 1:183-188, [2009].

- Hutchinson, G. B. The Irish Arbitration Act. *International arbitration law review* (London) 13:2:N15-N17, 2010.
- Illescas Ortiz, R. La renovación del Reglamento de Arbitraje de UNCITRAL. *Derecho de los negocios* (Madrid) 22:244:1-4, 2011.
- International Trade Centre. Model contracts for small firms: legal guidance for doing international business. Geneva, United Nations, 2010. 148 p. United Nations publication, Sales No. E.10.III.T.1.
- Ishikawa, Tomoko. Third party participation in investment treaty arbitration. *International and comparative law quarterly* (London) 59:2:373-412, 2010.
- Jagusch, S. A comparison of ICSID and UNCITRAL arbitration: areas of divergence and concern. In *The backlash against investment arbitration: perceptions and reality*. M. Waibel and other, eds. Alphen aan den Rijn, the Netherlands, Kluwer, 2010. pp. 79-109.
- Jain, A. N. Yet another misad-venture by Indian courts in the Satyam Judgment? *Arbitration international* (London) 26:2:251-280, 2010.
- Janevski, A. and T. Deskoski. The new law on international commercial arbitration of the Republic of Macedonia. *Croatian arbitration yearbook* (Zagreb) 14:89-105, 2007.
- Janićijević, D. Delocalization in international commercial arbitration. *Facta universitatis: law and politics* (Niš, Serbia) 3:1:63-71, 2005.
- Jones, D. International dispute resolution in the global financial crisis. *Revista Română de arbitraj* (Bucharest) 17:5:1:8-28, 2011.
- Kantor, M. A code of conduct for party-appointed experts in international arbitration: can one be found? *Arbitration international* (London) 26:3:323-380, 2010.
- Kaplan, N. The development of arbitration in Hong Kong: potential guidelines for amendments to the Croatian Arbitration Act. *Croatian arbitration yearbook* (Zagreb) 15:227-245, 2008.
- Kecskés, L. The development of Hungarian arbitration law. *Croatian arbitration yearbook* (Zagreb) 15:205-226, 2008.
- Keutgen, G. L'arbitrage et la mondialisation du commerce. *Revue de droit international et de droit comparé* (Bruxelles) 87:2:223-245, 2010.
- King, M. and I. Meredith. Partial enforcement of international arbitration awards. *Arbitration international* (London) 26:3:381-390, 2010.
- Komarov, A. S. Remarks on the development of international commercial arbitration in modern Russia. In *Between east and west: essays in honour of Ulf Franke*. Hobér, K., A. Magnusson and M. Öhrström, eds. Hungtingon, N.Y., Juris, 2010. pp. 297-307.
- Kronke, H. and others, eds. Recognition and enforcement of foreign arbitral awards: a global commentary on the New York Convention. Alphen aan den Rijn, the Netherlands, Kluwer Law International, 2010. 617 p.

- Kutty, F. The Shari'a factor in international commercial arbitration. *Journal of Arab arbitration* (Beirut) 4:63-112, 2009.
- Lazič, V. The role of courts and arbitral institutions under the Croatian Arbitration Act: does the act present a "friendly" legal framework for arbitration? *Croatian arbitration yearbook* (Zagreb) 14:21-40, 2007.
- Le Bars, B. La réforme du droit de l'arbitrage: un nouveau pas vers un pragmatisme en marche. *Semaine juridique édition générale* (Paris) 4:142-145, 2011.
- Lima Pinheiro, L. de. Apontamento sobre a impugnação da decisão arbitral. *Revista da ordem dos advogados* (Lisboa) 67:3, December 2007.
- Название в переводе на английский язык: Pointing on the challenge of arbitral award.
- Lindesay, E. Interim measures in international commercial arbitration. Boston, Mass., s.n., 2009. 75 p.
- Liu, Xiaohong, ed. 国际商事仲裁专题研究. Beijing, Law Press China, 2009. 646 p.
- Название в переводе на английский язык: A monographic study on international commercial arbitration law.
- Lui, C. Navigating through the legal minefield of state and federal filing for perfecting security interests in intellectual property. *Santa Clara law review* (Santa Clara, Calif.) 51:705-741, 2011.
- Luttrell, S. Bias challenges in international commercial arbitration: the need for a "real danger" test. Alphen aan den Rijn, the Netherlands, Kluwer Law International, 2009. 296 p.
- McGill, S. Consumer arbitration clause enforcement: a balanced legislative response. *American business law journal* (Austin, Tex.) 47:361-413, 2010.
- McIlwrath, M. and J. Savage. International arbitration and mediation: a practical guide. Austin, Wolters Kluwer, 2010. 515 p.
- McIsaac, C. Challenging by the rules of the game: certainty through procedural harmonisation of challenges in international commercial arbitration. *International arbitration law review* (London) 13:4:127-137, 2010.
- Melis, W. New arbitration and conciliation rules of the Vienna International Arbitration Center. *Croatian arbitration yearbook* (Zagreb) 14:117-125, 2007.
- _____. The way to new UNCITRAL Arbitration Rules. *Croatian arbitration yearbook* (Zagreb) 15:247-252, 2008.
- Méndez Silva, R., ed. Contratación y arbitraje internacionales. México, D.F., Universidad Nacional Autónoma de México, 2010. 507 p.
- Meyer Fabre, N. and C. Baker Chiss. La nouvelle loi écossaise sur l'arbitrage: (Arbitration (Scotland) Act 2010). *Revue de l'arbitrage* (Paris) 4:801-811, octobre-décembre 2010.
- Mierlo, A. I. M. van. Aruba, the place to be for arbitration? Den Haag, Boom Juridische, 2006. 100 p.
- На голландском и частично на английском языке.

- Mistelis, L. A., ed. Concise international arbitration. Alphen aan den Rijn, the Netherlands, Kluwer Law International, 2010. 1115 p.
- Mistelis, L. A. and C. Baltag. Recognition and enforcement of arbitral awards and settlement in international arbitration: corporate attitudes and practices. *American review of international arbitration* (New York) 19:3-4:319-375, 2008.
- Mitten, M. J. and H. Opie. "Sports law": implications for the development of international, comparative, and national law and global dispute resolution. *Tulane law review* (New Orleans, La.) 85:269-322, 2010.
- Möller, G. Discretion pursuant to Article V of the New York Convention. In *Between east and west: essays in honour of Ulf Franke*. Hobér, K., A. Magnusson and M. Öhrström, eds. Huntington, N.Y., Juris, 2010. pp. 329-341.
- Монастырский Ю. Э. Непризнание иностранных судебных актов об отмене арбитражных решений = Monastyrsky Y. E. Non-recognition of foreign judgments vacating arbitral awards. *Московский журнал международного права = Moscow journal of international law* (Москва) 3:79:120-129, 2010.
- Monichino, A. The adequacy of arbitral reasons: an Australian perspective. *Asian dispute review* (Hong Kong) 118-122, October 2010.
- Morek, R. Dobrowolność mediacji i jej ograniczenia (prawo i praktyka). *Studia iuridica* (Warsaw) 49:141-157, 2008.
- Название в переводе на английский язык: Voluntariness of mediation and its limits in law and practice.
- Morgan, R. Tick, tock: limitation periods and the enforcement of arbitral awards. *Asian dispute review* (Hong Kong) 113-117, October 2010.
- Mourre, A. Precedent and confidentiality in international commercial arbitration: the case for the publication of arbitral awards. In *Precedent in international arbitration*. Y. Banifatemi, ed. Huntington, N.Y., Juris, 2008. pp. 39-65.
- Nacimiento, P. and A. Barnashov. Recognition and enforcement of arbitral awards in Russia. *Journal of international arbitration* (Alphen aan den Rijn, the Netherlands) 27:3:295-306, 2010.
- Nariman, F. S. India and international arbitration. *George Washington international law review* (Washington, D.C.) 41:2:367-379, 2009.
- Noussia, K. Punitive damages in arbitration: panacea or curse? *Journal of international arbitration* (Alphen aan den Rijn, the Netherlands) 27:3:277-294, 2010.
- Ochoa Muñoz, J. L. Reconocimiento de laudo arbitral extranjero. In *Arbitraje comercial interno e internacional: reflexiones teóricas y experiencias prácticas*. I. de Valera, ed. Caracas, Anauco Ediciones, 2005. ch. 4, pp. 239-275.
- Oghigian, H. and Mami Ohara. How to deal with Zeus: advocacy of parallel proceedings from an investor's perspective. *Mealey's international arbitration report* (King of Prussia, Pa.) 25:10:31-36, 2010.

- Onyema, E. Enforcement of arbitral awards in Sub-Sahara Africa. *Arbitration international* (London) 26:1:115-138, 2010.
- _____. International commercial arbitration and the arbitrator's contract. London, Routledge, 2010. 257 p.
- Park, W. W. Arbitrator integrity: the transient and the permanent. *San Diego law review* (San Diego, Calif.) 46:629-703, 2005.
- _____. Arbitrator integrity and investor-state disputes. In Contemporary issues in international arbitration and mediation: the Fordham papers 2009. A. W. Rovine, ed. Leiden, the Netherlands, M. Nijhoff Publishers, 2008. pp. 100-129.
- Patocchi, P. M. UNCITRAL-Schiedsgerichtsordnung ("UncitralO"). In Institutionelle Schiedsgerichtsbarkeit: Kommentar. R. A. Schütze, ed., 2nd ed. Köln, Carl Heymanns Verlag, 2011. pp. 713-867.
- Название в переводе на английский язык: UNCITRAL Arbitration Rules.
- Paulsson, J. International arbitration is not arbitration. *Stockholm international arbitration review* (Huntington, N.Y.) 2:1-20, 2008.
- _____ and G. Petrochilos. Revision of the UNCITRAL Arbitration Rules: a report. Vienna, Commissioned by the UNCITRAL Secretary, 2006. [210] p.
- Не является официальным документом ЮНСИТРАЛ.
- Payton, M. Security for and enforcement of arbitration awards. *Arbitration* (London) 76:3:431-439, August 2010.
- Peacock, N. Arbitrating in "developing" arbitral jurisdictions: a discussion of common themes and challenges based on experiences in India and Indonesia. *International arbitration law review* (London) 13:6:221-233, 2010.
- Pengelly, N. Alberta says nyet! Limitation act declares Russian arbitral award DOA: Supreme Court to give kiss of life? *Yugraneft Corporation v. Rexx Management Corporation*. *Journal of private international law* (Oxford, U.K.) 5:1:105-124, 2009.
- Perovic, J. Étendue et limitation de la responsabilité contractuelle selon la convention de Vienne sur les contrats de vente internationale de marchandises: quid en particulier des clauses excluant les consequential damages? *Revue de droit international et de droit comparé* (Bruxelles) 87:4:571-604, 2010.
- Petrochilos, G. Interim measures under the Revised UNCITRAL Arbitration Rules. *ASA bulletin* (Alphen aan den Rijn, the Netherlands) 28:4:878-890, 2010.
- Polkinghorne, M. and M. Secomb. Commentary: arbitration reform in Australia. *Cahiers de l'arbitrage = Paris journal of international arbitration* (Paris) 2:547-550, 2010.
- Poulton, E. and T. Yates. UNCITRAL publish new arbitration rules. *Mealey's international arbitration report* (King of Prussia, Pa.) 25:9:23-27, 2010.
- Pryles, M. The Kaplan lecture 2009: when is an arbitration agreement waived? *Journal of international arbitration* (Alphen aan den Rijn, the Netherlands) 27:2:105-139, 2010.

- Pucci, A. N. Las nuevas tendencias en materia de arbitraje comercial vigentes en el Brasil: ¿ofrecen suficiente protección a las inversiones extranjeras? *DeCITA* (Buenos Aires) 3:220-239, 2005.
- Puharič, K. Arbitration and mediation in Slovenia: de lege lata and de lege ferenda. *Croatian arbitration yearbook* (Zagreb) 15:193-204, 2008.
- Racine, J-B. La sentence d'incompétence. *Revue de l'arbitrage* (Paris) 4:729-781, octobre-décembre 2010.
- Ragnwaldh, J. and N. Eliasson. Security for costs in investment arbitration. In *Between east and west: essays in honour of Ulf Franke*. Hobér, K., A. Magnusson and M. Öhrström, eds. Hungtingon, N.Y., Juris, 2010. pp. 395-415.
- Rainer, D. The impact of West Tankers on parties' choice of a seat of arbitration. *Cornell law review* (Ithaca, N.Y.) 95:431-461, 2010.
- Raposo, M. Temas de arbitragem comercial. *Revista da ordem dos advogados* (Lisboa) 66:1, January 2006.
- Название в переводе на английский язык: Issues of commercial arbitration.
- Ravillon, L. Sources informelles du droit des affaires internationales = Informal sources of international business law. *Revue de droit des affaires internationales = International business law journal* (Paris) 3:278-293, 2010.
- Richardson, J. M. How confidential is mediation confidentiality? In *Contemporary issues in international arbitration and mediation: the Fordham papers 2008*. A. W. Rovine, ed. Leiden, M. Nijhoff Publishers, 2009. Pt.5, pp. 273-291.
- Rokison, K. "... pastures new": the 1997 Freshfields lecture. *Arbitration international* (London) 14:4:361-368, 1998.
- Roodt, C. Conflicts of procedure between courts and arbitral tribunals in Africa: an argument for harmonization. *Tulane European and civil law forum* (New Orleans, La.) 25:65-101, 2010.
- Rosenberg, C. Challenging arbitrators in investment treaty arbitrations: a comparative law approach. *Journal of international arbitration* (Alphen aan den Rijn, the Netherlands) 27:5:505-517, 2010.
- Rosu, A. International regulations dealing with alternative dispute resolution for international commercial disputes. *EIRP Proceedings* Danubius University (Galati, Romania) 4, 2009.
- Roth, M. and M. Geistlinger, eds. *Yearbook on international arbitration: volume I*. Antwerp, Belgium, EAP, 2010. 365 p.
- Rovine, A. W. Introduction: convergence in international arbitration. In *Contemporary issues in international arbitration and mediation: the Fordham papers 2009*. A. W. Rovine, ed. Leiden, the Netherlands, M. Nijhoff Publishers, 2008. pp. ix-xxii.
- Rueda García, J. A. La aplicabilidad del Convenio de Nueva York al arbitraje de inversiones: efectos de las reservas al convenio. *Cuadernos de derecho transnacional* (Madrid) 2:1:203-232, 2010.

- Sabater, A. When arbitration begins without a seat. *Journal of international arbitration* (Alphen aan den Rijn, the Netherlands) 27:5:443-472, 2010.
- Sánchez Cordero, J., ed. The impact of uniform law on national law: limits and possibilities. México, D.F, Universidad Nacional Autónoma de México, 2010. 1 v.
- Sanders, P. The revision of the UNCITRAL Arbitration Rules. The Hague, ICCA, 2009. 54 p.
- Șandru, D-M. Arbitrajul în litigiile comerciale. București, Tribuna economic, 2010. 264 p.
- Название в переводе на английский язык: Arbitration of commercial disputes.
- Schafner, M. D. Comment: enforcement of foreign arbitral awards subject to local limitation periods: Supreme Court of Canada. *World arbitration & mediation review* (Huntington, N.Y.) 4:1:95-104, 2010.
- Schlabrendorff, F. von. Implementation of the United Nations Convention on the International Sale of Goods and the system of international commercial arbitration in Southeast Europe: a report on a GTZ project, undertaken with the support of the United Nations Commission on International Trade Law. S.I., GTZ, 2010. 46 p.
- Schwarz, D. M. A regression from the New York Convention: questions raised by *Thomas v. Carnival Corporation*. *University of Miami law review* (Coral Gables, Fla.) 64:1441-1471, 2010.
- Shaughnessy, P. The new SCC Emergency Arbitrator Rules. In *Between east and west: essays in honour of Ulf Franke*. Hobér, K., A. Magnusson and M. Öhrström, eds. Huntington, N.Y., Juris, 2010. pp. 459-480.
- _____. Pre-arbitral relief: the new SCC emergency arbitrator rules. *Journal of international arbitration* (Alphen aan den Rijn, the Netherlands) 27:4:337-360, 2010.
- Shen, Wei. Is this a great leap forward? A comparative review of the investor-state arbitration clause in the ASEAN-China investment treaty: from BIT jurisprudential and practical perspectives. *Journal of international arbitration* (Alphen aan den Rijn, the Netherlands) 27:4:379-419, 2010.
- Shepston Overly, M. When private stakeholders fail: adapting expropriation challenges in transnational tribunals to new governance theories. *Ohio State law journal* (Columbus, Ohio) 71:341-380, 2010.
- Sikirić, H. Javni poredak kao razlog za poništaj pravorijeka. *Zbornik Pravnog fakulteta u Zagrebu* (Zagreb) 59:2-3:225-268, 2009.
- Название в переводе на английский язык: Public policy as a ground for setting aside of an arbitral award.
- Silva Romero, E. Observations sur la notion d'investissement après la sentence Phoenix. *Cahiers de l'arbitrage = Paris journal of international arbitration* (Paris) 4:987-1006, 2010.

- Siqueiros, J. L. La CNUDMI modifica su Ley Modelo sobre Arbitraje Comercial Internacional. *Revista de derecho privado* (México, D.F.) 7:21-22:125-133, 2009.
- Slate II, W. K. and others. UNCITRAL (United Nations Commission on International Trade Law): its workings in international arbitration and a new model conciliation law. *Cardozo journal of conflict resolution* (New York) 6:73-106, 2010.
- Slate II, W. K. Interim measures of protection: speech delivered at the Sharm El Sheikh III conference. *Journal of Arab arbitration* (Cairo) 14:65-74, June 2010.
- Slim, H. Une nouvelle loi relative à l'arbitrage au Proche-Orient: la loi syrienne no 4 du 25 mars 2008. *Cahiers de l'arbitrage = Paris journal of international arbitration* (Paris) 2:551-564, 2010.
- Smith, D. Shifting sands: cost-and-fee allocation in international investment arbitration. *Virginia journal of international law* (Charlottesville, Va.) 51:3:749-784, 2011.
- Spiegelfeld, B., S. Wurzer and H. E. Preidt. Challenge of arbitrators: procedural requirements. In *Austrian yearbook on international arbitration*, 2010. Wien, Manzsche, 2010. pp. [46]-77.
- Stampa, G. and others. El arbitraje internacional: cuestiones de actualidad. Barcelona, J. M. Bosch, 2009. 267 p.
- Stein, E. Thomas v. Carnival Corporation: has the Eleventh Circuit set international arbitration off course? *Journal of international arbitration* (Alphen aan den Rijn, the Netherlands) 27:5:529-537, 2010.
- Steindl, B.-H. Learned lawyers attest: is it advantageous to be right in an (Austrian) court? *Journal of international arbitration* (Alphen aan den Rijn, the Netherlands) 27:4:427-437, 2010.
- Streeter, P. A. Arbitration in Lithuanian commercial agreements: establishment and early development. *International journal of baltic law* (Jacksonville, Fla.) 1:4:59-71, 2004.
- Strong, S. I. Class arbitration outside the United States: reading the tea leaves. In *Multiparty arbitration*. Haotiau, B. and E. A. Schwartz, eds. Paris, ICC, 2010. pp. 183-213.
- _____. From class to collective: the de-Americanization of class arbitration. *Arbitration international* (London) 26:4:493-548, 2010.
- _____. Research and practice in international commercial arbitration: sources and strategies. Oxford, Oxford University Press, 2009. 145 p.
- _____. Research in international commercial arbitration: special skills, special sources. *American review of international arbitration* (New York) 20:2:119-158, 2009.
- Süral, C. Nearly a decade on: the perception of international arbitration law by Turkish courts. *Arbitration international* (London) 26:3:421-435, 2010.

- _____. Respecting the rules of law: the UNIDROIT Principles in national courts and international arbitration. *Vindobona journal of international commercial law and arbitration* (Vienna) 14:2:249-266, 2010.
- Szumański, A., ed. *Arbitraż handlowy*. Warszawa, C.H. Beck, 2010. 1029 p.
 Название в переводе на английский язык: Commercial arbitration.
- Taok, M. La résolution des contrats dans l'arbitrage commercial international. Bruxelles, Bruylant, 2009. 278 p.
- Thomas, A. L. Nonsignatories in arbitration: a good-faith analysis. *Lewis & Clark law review* (Portland, Or.) 14:953-987, 2010.
- Thomas, D. R. Enforcement of arbitration awards under the New York Convention 1958: *Dallah Real Estate and Tourism Holding Co v The Ministry of Religious Affairs, Government of Pakistan*. *Journal of international maritime law* (Witney, U.K.) 16:1:12-16, 2010.
- Tortorola, I. The transparency requirement in the new UNCITRAL arbitration rules: a premonitory view. *Investment treaty news* (Geneva) 1:1:8-12, September 2010.
- Trakman, L. E. Foreign direct investment: hazard or opportunity. *George Washington international law review* (Washington, D.C.) 41:1:1-66, 2010.
- Turner, P. and R. Mohtashami. A guide to the LCIA arbitration rules. Oxford, Oxford University Press, 2009. xxvi, 387 p.
- United Nations. Investor-state disputes: prevention and alternatives to arbitration. Geneva, United Nations, 2010. 129 p. United Nations publication, Sales No. E.10.II.D.11.
- Varady, T., J. J. Barceló and A. T. Von Mehren. International commercial arbitration: a transnational perspective. 4th ed. St. Paul, Minn., West Group, 2009. 985 p.
- Vassilakakis, E. Recognition or enforcement of foreign arbitral awards and state succession: the ghostly paradigm of the agreement between Greece and Yugoslavia in comparison to the New York Convention of 1958. *Croatian arbitration yearbook* (Zagreb) 16:281-297, 2009.
- Vause, A. and H. Quinlan. Dispute-resolution developments in Bahrain: creation of a new arbitral institution and introduction of a form of statutory arbitration. *Arbitration* (London) 76:3:527-531, August 2010.
- Vigoriti, V. La revisione delle Rules of Arbitration dell'Uncitral. *Rivista dell'arbitrato* (Milano) 19:4:575-588, 2009.
 Название в переводе на английский язык: The revision of the UNCITRAL Arbitration Rules.
- The Vis book: a participant's guide to the Willem C. Vis International Commercial Arbitration Moot. Huntington, N.Y, Juris, 2008. 130 p.
- Wagner, G. Grundstrukturen eines deutschen Mediationsgesetzes. *Rabels Zeitschrift für ausländisches und internationales Privatrecht* (Tübingen, Germany) 74:4:794-840, 2010.

Название в переводе на английский язык: Basic structures of a German act on mediation.

Waincymer, J. M. The new UNCITRAL Arbitration Rules: an introduction and evaluation. *Vindobona journal of international commercial law and arbitration* (Vienna) 14:2:223-248, 2010.

_____. Reconciling conflicting rights in international arbitration: the right to choice of counsel and the right to an independent and impartial tribunal. *Arbitration internationale* (London) 26:4:597-623, 2010.

Weigand, F.-B., ed. Practitioner's handbook on international commercial arbitration. 2nd ed. Oxford, Oxford University Press, 2009. 1736 p.

Weiler, T. J. and I. A. Laird, eds. Investment treaty arbitration and international law. Huntington, N.Y, JurisNet, 2008. 3 v.

The whole story in detail: guerilla tactics in international arbitration and litigation, a fine line: how to counter and employ. ICC Austria Interdisciplinary Fora. Vienna, Austria, 12 November 2010-13 November 2010 [conference papers]. *Transnational dispute management* (Voorburg, the Netherlands) 7:2, November 2010.

Wilburn, W. K. Mix and match: divergent legal traditions in international arbitration. *Maryland bar journal* (Baltimore, Md.) 43:4:4-11, July/August 2010.

Wilson, D. The resurgence of Scotland as a force in international arbitration: the Arbitration (Scotland) Act 2010. *Journal of international arbitration* (Alphen aan den Rijn, the Netherlands) 27:6:679-687, 2010.

Yamamoto, Shinpei.

投資協定上の「投資」概念についてのUNCITRAL仲裁手続における判断例. *JCA ジャーナル = JCA Journal* (Tokyo) 57:10:16-24, 2010.

Статья об Арбитражном регламенте ЮНСИТРАЛ и инвестиционном арбитраже.

Yannaca-Small, K., ed. Arbitration under international investment agreements: a guide to the key issues. Oxford, Oxford University Press, 2010. xxii, 767 p.

Zachariasiewicz, M. Klauzula porządku publicznego jako podstawa odmowy uznania lub wykonania orzeczenia sądu polubownego w polskim prawie arbitrażowym na tle prawnoporównawczym. *Problemy prawa prywatnego międzynarodowego* (Katowice, Poland) 6:1-114, 2010.

Название в переводе на английский язык: Public policy as a ground for refusing the recognition or enforcement of the arbitral award in the Polish arbitration law under a comparative perspective.

تعديل قواعد تحكيم اليونسفال على ضوء تجربة ثلاثين عاماً: نظرة إلى المستقبل = The revision of the UNCITRAL Arbitration Rules in light of thirty years of experience: a look into the future. Beirut, Lebanon, 15-17 April 2010 [conference papers]. *International journal of Arab arbitration = مجلة التحكيم* (Beirut) 2010:8:39-927, 2010.

Преимущественно на арабском языке, отдельные документы на английском языке.

IV. Международные перевозки

Abd El Kader, Y. E. A necessary word to say. Paper prepared for the 4th Arab Conference for Commercial and Maritime Law, ACCML 2010: the economic and legal aspects for the development of seaborne trade in the Euro-Med, in commemoration of the 30th anniversary of the CISG. Bibliotheca Alexandrina, 29-30 May 2010.

На английском и арабском языках.

Alcántara, J. M. and others. Particular concerns with regard to the Rotterdam Rules. *Cuadernos de derecho transnacional* (Madrid) 2:2:5-15, 2010.

Alcántara, J. M. The Rotterdam Rules: prelude or premonition? *Cuadernos de derecho transnacional* (Madrid) 2:1:25-43, 2010.

Atamer, K. Construction problems in the Rotterdam Rules regarding the performing and maritime performing parties. *Journal of maritime law and commerce* (Baltimore, Md.) 41:4:469-497, 2010.

Baughen, S. Shipping law. 4th ed. London, Routledge-Cavendish, 2009. 436 p.

Beare, S., A. Diamond and F. Reynolds. Francesco Berlingieri and the Rotterdam Rules. In Scritti in onore di Francesco Berlingieri. *Diritto marittimo* (Genova, Italy) numero speciale, vol.1:132-146, 2010.

Bekker, P.H.F. and D. Ginzburg. The “Rotterdam Rules” and arbitration: questions and warning signs. *Dispute resolution journal* (Maple Shade, N.J.) 68-73, February/April 2010.

Bengtsson, S. The carriage of goods by sea conventions: a comparative study of seaworthiness and the list of exclusions. Sölvegaten, Sweden, Lund University, 2010. 71 p.

Bergami, R. Rotterdam Rules: volume contracts, delivery terms, transport documents and letters of credit. *Vindobona journal of international commercial law and arbitration* (Vienna) 14:1:9-32, 2010.

Berlingieri, A. Ancora sull’individuazione del vettore: la semplificazione introdotta dall’art. 37 delle Rotterdam Rules. *Diritto marittimo* (Genova, Italy) 112:3:144-148, 2010.

Название в переводе на английский язык: More on the identification of the carrier: the simplification introduced by Art. 37 of the Rotterdam Rules (2008).

Berlingieri, F. A review of some recent analyses of the Rotterdam Rules. *Diritto marittimo* (Genova, Italy) 111:4:955-1036, 2009.

_____. Revisiting the Rotterdam Rules. *Lloyd’s maritime and commercial law quarterly* (London) 4:583-639, 2010.

- _____. Verso una ulteriore unificazione del diritto marittimo. *Diritto marittimo* (Genova, Italy) 112:3-4:377-406, 2010.
- Название в переводе на английский язык: Towards a further unification of maritime law.
- Bonassies, P. and P. Delebecque. Le droit positif français en 2009. *Droit maritime français* (Paris) 62:14:1-97, 2010.
- Bordahandy, P.-J. The legal implications of the concept of shipping container. Aix-en-Provence, France, s.n., 2006. 426 p.
- Branellec, G. L'uniformité du droit du contrat de transport international de marchandises par mer. Paper prepared for the 1st African Conference on International Commercial Law, 13-14 January 2011, Douala.
- Brignardello, M. Il trasporto multimodale. Genova Conference "Il trasporto marittimo di persone e di cose: novità sulla unificazione della loro disciplina", 19 May 2006.
- Название в переводе на английский язык: Multimodal transport.
- Carbone, S. M. Conflits de lois en droit maritime. *Recueil des cours: Académie de Droit International = Collected courses of the Hague Academy of International Law* (Leiden, the Netherlands) 340:63-270, 2009.
- Comenale Pinto, M. M. La limitazione risarcitoria nel progetto di convenzione UNCITRAL sul trasporto marittimo di merci. *Diritto Storia* (Sassari, Italy) 2007:6, 2007.
- Eftestøl-Wilhelmsson, E. The Rotterdam Rules in a European multimodal context. *Journal of international maritime law* (Witney, U.K.) 16:4:274-288, 2010.
- Ghebremedhn, B. The future of Eritrean carriage of goods by sea law. Halifax, N.S., Canada, s.n., 2006. 248 p.
- Goddard, K. S. The application of the Rotterdam Rules. *Journal of international maritime law* (Witney, U.K.) 16:3:210-220, 2010.
- Hoeks, M. Multimodal transport law: the law applicable to the multimodal contract for the carriage of goods. Alphen aan den Rijn, the Netherlands, Kluwer, 2010. 530 p.
- Hu, Changsheng. On the protection of cargo interests under volume contract of the Rotterdam Rules. *International law review of Wuhan University* (Wuhan, China) 12:236-257, 2010.
- На китайском языке. Название на английском языке дано в том виде, в котором оно содержится в оглавлении.
- Ibrahim, N. M. Egyptian Court of Cassation, No. 595/63, February 28, 2006: Annulment of arbitration clause in a bill of lading carrier-consignee relationship in application of the constraints adopted by the Egyptian Maritime Trade Act 8 of 1990 after the 1978 Hamburg Rules: a commentary. *International journal of Arab arbitration = مجلة التحكيم* (Beirut) 3:577-588, July 2009.
- На арабском языке.

- _____. The 2008 Rotterdam Rules: an Arab World perspective. *Annales de l'Institut méditerranéen des transports maritimes* (Marseilles) 2010.
- Illescas Ortiz, R. Lo que cambia en el derecho del transporte internacional tras las Reglas de Rotterdam. In *El derecho mercantil en el umbral del siglo XXI: libro homenaje al Prof. Dr. Carlos Fernández-Nóvoa en su octogésimo cumpleaños*. Gómez Segade, J. A. and A. García, eds. Madrid, Marcial Pons, 2010. pp. 591-599.
- _____. Some keys to the Rotterdam Rules. In *Scritti in onore di Francesco Berlingieri. Diritto marittimo* (Genova, Italy) numero speciale, vol.1:547-554, 2010.
- International Maritime Committee. C.M.I. archives: from 1987 to 2000. Antwerpen, Belgium, CMI, 2000. CD-ROM.
- International Trade Centre. Model contracts for small firms: legal guidance for doing international business. Geneva, United Nations, 2010. 148 p. United Nations publication, Sales No. E.10.III.T.1.
- Jerman, B. The role of maritime transport in conventions on multimodal transport. In *Scritti in onore di Francesco Berlingieri. Diritto marittimo* (Genova, Italy) numero speciale, vol.1:586-605, 2010.
- Khalid, N. and R. Suppiah. The Rotterdam Rules: catalyst for trade or cumbersome convention? *Maritime policy & management* (Hong Kong) 37:4:447-450, 2010.
- Kim, In-Hyeon. The scope of application under UNCITRAL Convention on Contracts for the International Carriage of Goods Wholly or Partly by Sea (Rotterdam Rules). *Asian business lawyer* (Seoul) 5:35-51, spring 2010.
- Kozubovskaya-Pelle, A. Le contrat de volume et les Règles de Rotterdam. *Droit maritime français* (Paris) 712:175-182, 2010.
- La Mattina, A. Il trasporto multimodale come “chiave di volta” del sistema dei trasporti internazionali: necessita di una disciplina uniforme. Genova Conference “Il trasporto marittimo di persone e di cose: novità sulla unificazione della loro disciplina”, 19 May 2006.
- Название в переводе на английский язык: Multimodal transport as the keystone of an international transport system: the need for uniform regulation.
- _____. Il trasporto multimodale e le Regole di Rotterdam. In *Scritti in onore di Francesco Berlingieri. Diritto marittimo* (Genova, Italy) numero speciale, vol.2:643-658, 2010.
- Название в переводе на английский язык: Multimodal transport and the Rotterdam Rules (2008).
- Lannan, K. Francesco Berlingieri: the gentleman diplomat. In *Scritti in onore di Francesco Berlingieri. Diritto marittimo* (Genova, Italy) numero speciale, vol.2:659-663, 2010.
- Lima Pinheiro, L. de. Temas de direito marítimo: direito aplicável ao contrato de transporte marítimo de mercadorias. *Revista da ordem dos advogados* (Lisboa) 68:1, January 2008.

Название в переводе на английский язык: Issues of maritime law: the law applicable to contract of carriage of goods by sea.

Lindpere, H. The Rotterdam Rules from an Estonian perspective. *Journal of international maritime law* (Witney, U.K.) 16:3:243-246, 2010.

Llorente Gómez de Segura, C. Las Reglas de Rotterdam. *Cuadernos de derecho transnacional* (Madrid) 2:1:165-185, 2010.

Miribel, S. Les Règles de Rotterdam: le droit des transports maritimes du XXIe siècle. *Droit maritime français* (Paris) 62:717:716-720, 2010.

Mukherjee, P. K. and O. Bokareva. Multimodal maritime plus: some European perspectives on law and policy. *Journal of international maritime law* (Witney, U.K.) 16:3:221-242, 2010.

Nikaki, T. The carrier's duties under the Rotterdam Rules: better the devil you know? *Tulane maritime law journal* (New Orleans, La.) 35:1:1-44, 2010.

Ohara, Miyuka. Reconsidering possible column "Notify Party" in the new transport document by Rotterdam Rules. *Kokusai shoji homu* (Tokyo) 38:4:511-519, 2010.

На японском языке. Название на английском языке дано в том виде, в котором оно содержится в оглавлении.

_____. 流通する現B/Lの裁判管轄条項の効力について: 小原三佑嘉. *Kokusai shoji homu* (Tokyo) 38:10:1427-1429, 2010.

Название в переводе на английский язык: The case of jurisdiction of current bills of lading and the Rotterdam Rules (2008).

Proceedings of the Seventh International Conference on Maritime Law: 2009.11.13-15, Shanghai. Shanghai, China Maritime Law Association, 2009. 570 p.

Ramberg, J. Unification of transport law: difficulties and possibilities. In *Scritti in onore di Francesco Berlingieri. Diritto marittimo* (Genova, Italy) numero speciale, vol.2:813-818, 2010.

Ravillon, L. Sources informelles du droit des affaires internationales = Informal sources of international business law. *Revue de droit des affaires internationales = International business law journal* (Paris) 3:278-293, 2010.

Report from the international seminar on the Rotterdam Rules held in Yaounde from 18 to 19 March 2010. *The shippers' newsletter* (Douala, Cameroon) 029:[1-4], 2010.

Reynolds, F. Hague, Visby, Hamburg and Rotterdam. In *Serving the rule of international maritime law: essays in honour of Professor David Joseph Attard*. N. A. Martínez Gutiérrez, ed. London; New York, Routledge-Cavendish, 2010. pp. 235-250.

Rotterdam Rules: retrospect, 20-23 September 2009, Rotterdam, the Netherlands. Rotterdam, the Netherlands, deVos raad&raad, 2010. DVD.

Rotterdam Rules issue. *European journal of commercial contract law* (Zutphen, the Netherlands) 2:1/2, 2010.

- Sales Pallarés, L. The Rotterdam Rules: between hope and disappointment. *Mexican law review* (México, D.F.) 2:2:125-139, 2010.
- Sparka, F. Jurisdiction and arbitration clauses in maritime transport documents: a comparative analysis. Heidelberg, Springer, 2010. xviii, 279 p.
- Sturley, M. F. The carrier's liability under the Rotterdam Rules: the "well-balanced compromise" of article 17. In *Scritti in onore di Francesco Berlingieri. Diritto marittimo* (Genova, Italy) numero speciale, vol.2:977-995, 2010.
- _____, Tomotaka Fujita and G. van der Ziel. The Rotterdam Rules: The UN Convention on Contracts for the International Carriage of Goods Wholly or Partly by Sea. London, Thomson Reuters, 2010. 444 p.
- Tetley, W. A summary of some general criticisms of the UNCITRAL Convention (the Rotterdam Rules). In *Serving the rule of international maritime law: essays in honour of Professor David Joseph Attard*. N. A. Martínez Gutiérrez, ed. London; New York, Routledge-Cavendish, 2010. pp. 251-254.
- Thomas, D. R., ed. The carriage of goods by sea under the Rotterdam Rules. London, Lloyd's List, 2010. 421 p.
- Turci, S. Riflessioni sulla distribuzione degli oneri probatori nelle Rotterdam Rules. In *Scritti in onore di Francesco Berlingieri. Diritto marittimo* (Genova, Italy) numero speciale, vol.2:1114-1125, 2010.
- Название в переводе на английский язык: Considerations on the allocation of the burden of proof in the Rotterdam Rules (2008).
- Ulfbeck, V. Options in contracts of carriage: the air/road combination in recent European case law. *Transportrecht* (Hamburg) 33:10:370-376, 2010.
- Williams, R. The Rotterdam Rules: winners and losers. *Journal of international maritime law* (Witney, U.K.) 16:3:191-209, 2010.
- Wilson, J. F. Carriage of goods by sea. 7th ed. Essex, U.K., Pearson, 2010. 559 p.
- Xiang, Li. Right of control of the goods: focusing on chapter 10 of the Rotterdam Rules. *International law review of Wuhan University* (Wuhan, China) 12:210-236, 2010.
- На китайском языке. Название на английском языке дано в том виде, в котором оно содержится в оглавлении.
- Ziegler, A. von, J. Schelin and S. Zunarelli, eds. The Rotterdam Rules 2008: commentary to the United Nations Convention on Contracts for the International Carriage of Goods Wholly or Partly by Sea. Alphen aan den Rijn, the Netherlands, Wolters Kluwer, 2010. 424 p.

V. Международные платежи (включая независимые гарантии и резервные аккредитивы)

- Anastácio, C. M. da S. G. A transferência bancária. Coimbra, Portugal, Almedina, 2010. 456 p.
- Название в переводе на английский язык: The bank transfer.

- Bollen, R. A discussion of best practice in the regulation of payment services (part I-II). *Journal of international banking law and regulation* (London) 25:8:370-380, 2010; 25:9:429-440, 2010.
- Davidson, A. The character of the United Nations Convention on Independent Guarantees and Standby Letters of Credit. *Documentary credit world* (Montgomery Village, Md.) 26-32, July/August 2009.
- _____. Fraud and the UN Convention on Independent Guarantees and Standby Letters of Credit. *George Mason journal of international commercial law* (Arlington, Va.) 1:1:25-47, 2010.
- Gao, Xiang. The fraud rule under the UN Convention on Independent Guarantees and Standby Letters of Credit: a significant contribution from an international perspective. *George Mason journal of international commercial law* (Arlington, Va.) 1:1:48-73, 2010.
- Illescas Ortiz, R. Reimbursement under the Standby Letter of Credit Convention. *George Mason journal of international commercial law* (Arlington, Va.) 1:1:14-24, 2010.
- Kelly-Louw, M. International measures to prohibit fraudulent calls on demand guarantees and standby letters of credit. *George Mason journal of international commercial law* (Arlington, Va.) 1:1:74-120, 2010.
- Kiss, J. International payments law reform: introduction of global code of payments. *Banking & finance law review* (Agincourt, Ont.) 25:3:405, 2010.
- Saleeby, R. Contracting out of the UN Convention on Independent Guarantees and Standby Letters of Credit. *George Mason journal of international commercial law* (Arlington, Va.) 1:1:137-155, 2010.
- Taylor, H. Nothing is over until we decide it is: is article 11(1) of the UN Standby Convention a complete list of ways to end the beneficiary's right to demand payment? *George Mason journal of international commercial law* (Arlington, Va.) 1:1:121-136, 2010.
- White, J. J. Implementing the Standby Letter of Credit Convention with the law of Wyoming. *George Mason journal of international commercial law* (Arlington, Va.) 1:1:1-13, 2010.

VI. Электронная торговля

- Angarita, N. R. La firma electrónica es esencial en los negocios. *Mercosure digital* 20 May 2009.
- Blythe, S. E. Fine-tuning the e-commerce law of the United Arab Emirates: achieving the most secure cyber transactions in the Middle East. *International journal of business and social science* (Radford, Va.) 1:1:163-172, 2010.
- Castellani, L. The United Nations Electronic Communications Convention: policy goals and potential benefits. *國際去來法研究 = Korean journal of international trade and business law* (Seoul) 19:1:1-16, 2010.

- Choi, Kyoung Jin. UN전자계약협약에 관한 비교법적 고찰. *國際去來法研究 = Korean journal of international trade and business law* (Seoul) 19:1:77-104, 2010.
- Название в переводе на английский язык: A comparative analysis of the United Nations Convention on Electronic Contracting (2005).
- Convenzione delle Nazioni Unite sull'uso delle comunicazioni elettroniche nei contratti internazionali. Bologna, Italy, Studio Legale Finocchiaro, 2010. 9 p.
- Перевод Конвенции Организации Объединенных Наций об электронных сообщениях (2005 год).
- Electronic signatures: towards judicial strategies for the application of e-signature law, March 8-9, 2006, Cairo, Egypt [conference materials]. Cairo, CLDP, 2006. 1 v.
- Ewelukwa, N. Is Africa ready for electronic commerce? A critical appraisal of the legal framework for e-commerce in Africa. Paper prepared for the 1st African Conference on International Commercial Law, 13-14 January 2011, Douala.
- Furmston, M. P. and G. J. Tolhurst. *Contract formation: law and practice*. Oxford, Oxford University Press, 2010. 521 p.
- Hettenbach, D. *Das Übereinkommen der Vereinten Nationen über die Verwendung elektronischer Mitteilungen bei internationalen Verträgen*. Tübingen, Germany, Mohr Siebeck, 2008. xxix, 334 p.
- Название в переводе на английский язык: United Nations Convention on Electronic Contracting (2005).
- Iorio Fiorelli, G. *Il contratto elettronico tra armonizzazione materiale e diritto internazionale privato*. Padova, Italy, CEDAM, 2006. 223 p.
- Название в переводе на английский язык: The electronic contract between substantive uniformity and private international law.
- Kisswani, N. and A. A. Al-Bakri. Regulating the use of electronic signatures given the changing face of contracts. *Macquarie journal of business law* (Sydney) 7:53-65, 2010.
- Lee, Jae Sung. Reference to the use of electronic communications in UNCITRAL's recent texts. *國際去來法研究 = Korean journal of international trade and business law* (Seoul) 19:1:17-76, 2010.
- Lima Pinheiro, L. de. Direito aplicável aos contratos celebrados através da internet. *Revista da ordem dos advogados* (Lisboa) 66:1, January 2006.
- Название в переводе на английский язык: Law applicable to contracts concluded via Internet.
- Márquez, J. F. and L. M. de Espanés. La formación del consentimiento en la contratación electrónica. Córdoba, Argentina, Academia Nacional de Derecho y Ciencias Sociales de Córdoba, 2004. 14 p.
- Martin-Clark, D. Electronic documents under the Rotterdam Rules. In *The carriage of goods by sea under the Rotterdam Rules*. D. R. Thomas, ed. London, Lloyd's List, 2010. pp. 283-294.

- Martínez Nadal, A. and J. L. Ferrer-Gomila. Comments to the UNCITRAL Model Law on Electronic Signatures. In *Information security, 5th International Conference, ISC 2002 Sao Paulo, Brazil, September 30-October 2, 2002, proceedings*. A. Chan and V. Gligor, eds. Berlin, Springer, 2002. pp. 229-243.
- Mik, E. "Updating" the Electronic Transactions Act?: Australia's accession to the UN Convention on the Use of Electronic Communications in International Contracts 2005. *Journal of contract law* (Sydney, Australia) 26:2:184, 2010.
- Монастырский Ю. Э. Непризнание иностранных судебных актов об отмене арбитражных решений = Monastyrsky Y. E. Non-recognition of foreign judgments vacating arbitral awards. *Московский журнал международного права = Moscow journal of international law* (Москва) 3:79:120-129, 2010.
- Nicoll, C. The Electronic Transactions Bill 2001. *New Zealand business law quarterly* (Auckland, N.Z.) 8:76-91, February 2002.
- Oh, Se-Chang. UNJunjahyubyak-ui juyogyujung-ui gaeyo-wa silmujukyongsang-ui yu-ui-jum. *Sahweigwahaknonchong = Journal of social sciences* (Dae-gu, Republic of Korea) 25:1:365-400, 2006.
- Название в переводе на английский язык: A study on the outline of the main provisions of the United Nations Convention on Electronic Contracting (2005).
- Овсейко С. В. Электронная торговля: финансовые и правовые аспекты. — Минск, Амалфея, 2009. — 295 с.
- Oyarzabal, M. J. A. Juez competente y contratos electrónicos en el derecho internacional privado. *DeCITA* (Buenos Aires) 1:289-299, 2004.
- Polański, P. P. The internationalization of Internet law. In *The internationalization of law and legal education*. J. Klabbers and M. Sellers, eds. Berlin, Springer, 2008. pp. 191-210.
- Report from the international seminar on the Rotterdam Rules held in Yaounde from 18 to 19 March 2010. *The shippers' newsletter* (Douala, Cameroon) 029:[1-4], 2010.
- Rosas Rodríguez, R. Un enfoque comparativo sobre la formación de los contratos electrónicos en el derecho estadounidense y el derecho internacional. *Iuris tantum* (México, D.F.) 17:229-277, 2006.
- Scott, N. Cyber legislation: a model law for the South Pacific. *Revue juridique polynésienne* (Faa'a, French Polynesia, France) 9:93-134, 2009.
- Shim, Chong-seok. A legal study on complementary issues of electronic commerce act in Korea. *Internet Junja sang-guhrae yongu* (Daegu, Republic of Korea) 9:3:337-363, 2009.
- На корейском языке, резюме на английском языке.
- Tagini, P. E-commerce in Vanuatu: can contract law accommodate for new technology? *Journal of South Pacific law* (Suva) vol. 4, 2000.
- Tang, Zheng Sophia. *Electronic consumer contracts in the conflict of laws*. Oxford, England, Hart, 2009. xxix, 317 p.

United Nations Conference on Trade and Development. Estudio sobre las perspectivas de la armonización de la ciberlegislación en Centroamérica y el Caribe. New York, United Nations, 2010. 98 p.

Weber, R. H. E-Commerce und Recht: Rechtliche Rahmenbedingungen elektronischer Geschäftsformen. 2nd ed. Zürich, Schulthess, 2010. 657 p.

Название в переводе на английский язык: E-commerce and law.

VII. Обеспечительные интересы (включая финансирование под дебиторскую задолженность)

All, P. M. El régimen de las garantías mobiliarias en el tráfico comercial internacional: la situación argentina. *DeCITA* (Buenos Aires) 1:300-319, 2004.

Bariatti, S. The law applicable to security interests in intellectual property rights. *Journal of private international law* (Oxford, U.K.) 6:2:395-416, 2010.

Bazinas, S. V. Key objectives and fundamental policies of the UNCITRAL Legislative Guide on Secured Transactions. In *The reform of UK personal property security law: comparative perspectives*. J. de Lacey, ed. London; New York, Routledge-Cavendish, 2010. pp. 456-475.

_____. The work of UNCITRAL on security interests: an overview. *Uniform law review = Revue de droit uniforme* (Roma) 15:2:315-324, 2010.

Brennan, L. The challenge of IP financing. *WIPO magazine* (Geneva) 5:9-10, October 2008.

Cohen, N. B. Should UNCITRAL prepare a model law on secured transactions? *Uniform law review = Revue de droit uniforme* (Roma) 15:2:325-335, 2010.

Drobnig, U. Die Kollisionsnormen des Legislative Guide for Secured Transactions von UNCITRAL (2007). In *Die richtige Ordnung: Festschrift für Jan Kropholler zum 70. Geburtstag*. D. Baetge, and others, eds. Tübingen, Mohr Siebeck, 2008. pp. 533-551.

Название в переводе на английский язык: The conflict rules of the UNCITRAL Secured Transactions Guide (2007).

Franco, E. and others. UNCITRAL's guide to secured transactions: a contractual guide. *Uniform law review = Revue de droit uniforme* (Roma) 15:2:367-373, 2010.

Garro, A. M. The creation of a security right and its extension to acquisition financing devices. *Uniform law review = Revue de droit uniforme* (Roma) 15:2:375-390, 2010.

Goodger, B. Implications of the UNCITRAL process. *WIPO magazine* (Geneva) 5:7-8, October 2008.

Hartley, T. C. Choice of law regarding the voluntary assignment of contractual obligations under the Rome I Regulation. *International and comparative law quarterly* (London) 60:1:29-56, January 2011.

- Intellectual property financing: an introduction. *WIPO magazine* (Geneva) 5:2-4, October 2008.
- Kohn, R. M. The case for including directly held securities within the scope of the UNCITRAL Legislative Guide on Secured Transactions. *Uniform law review = Revue de droit uniforme* (Roma) 15:2:413-418, 2010.
- Lui, C. Navigating through the legal minefield of state and federal filing for perfecting security interests in intellectual property. *Santa Clara law review* (Santa Clara, Calif.) 51:705-741, 2011.
- Macdonald, R. A. A model law on secured transactions. A representation of structure? An object of idealized imitation? A type, template or design? *Uniform law review = Revue de droit uniforme* (Roma) 15:2:419-446, 2010.
- Manderieux, L. Secured transactions as a tool for better use of intellectual property rights and of intellectual property licensing (including patent licensing). *Uniform law review = Revue de droit uniforme* (Roma) 15:2:447-457, 2010.
- Morán Bovio, D. Internacionalidad en la cesión de créditos cubierta por CARIT. In *El derecho mercantil en el umbral del siglo XXI: libro homenaje al Prof. Dr. Carlos Fernández-Nóvoa en su octogésimo cumpleaños*. J. A. Gómez Segade and A. García, eds. Madrid, Marcial Pons, 2010. pp. 621-635.
- Ocejo, M. The TSL interview: Spiros V. Bazinas: moving international secured transactions law forward. *Secured lender* (New York) 64-67, July/August 2010.
- Phillips, J. The ten commandments. *WIPO magazine* (Geneva) 5:5-6, October 2008.
- Republic of Korea. Ministry of Justice. UNCITRAL 담보권 입법지침 연구 : United Nations Commission on International Trade Law. Seoul, Ministry of Justice, Republic of Korea, 2010. 839 p.
- Название в переводе на английский язык: UNCITRAL Secured Transactions Guide (2007).
- Riffard, J.-F. Le Livre IX du Cadre Commun de Référence Européen et la future (?) loi modèle de la CNUDCI sur les sûretés réelles mobilières: quand l'un vient d'en bas et l'autre d'en haut, il y en aura un de trop. *Uniform law review = Revue de droit uniforme* (Roma) 15:2:465-478, 2010.
- Röver, J.-H. The EBRD's model law on secured transactions and its implications for an UNCITRAL model law on secured transactions. *Uniform law review = Revue de droit uniforme* (Roma) 15:2:479-506, 2010.
- Rudolf, C. Einheitsrecht für internationale Forderungsabtretungen: UN-Abtretungsübereinkommen, UNIDROIT-Factoringübereinkommen, PECL, UNIDROIT-Principles. Tübingen, Germany, Mohr Siebeck, 2006. xxii, 681 p.
- Название в переводе на английский язык: Uniform law for international assignments: United Nations Assignment Convention (2001), UNIDROIT Factoring Convention, PECL, UNIDROIT Principles.
- Secured transactions systems and collateral registries: January 2010. Washington, D.C, The World Bank, 2010. 152 p.

Sigman, H. C. Some thoughts about registration with respect to security rights in movables. *Uniform law review = Revue de droit uniforme* (Roma) 15:2:447-457, 2010.

Организация Объединенных Наций. Руководство ЮНСИТРАЛ для законодательных органов по обеспеченным сделкам. — Нью-Йорк, Организация Объединенных Наций, 2010. — xi, 626 с. — Издание Организации Объединенных Наций, в продаже под № R.09.V.12.

_____. Руководство ЮНСИТРАЛ для законодательных органов по обеспеченным сделкам: терминология и рекомендации. — Вена, Организация Объединенных Наций, 2009. — xv, 106 с. — Издание Организации Объединенных Наций, в продаже под № R.09.V.13.

Winn, J. K. Security interests in intellectual property: challenges and opportunities. *國際去來法研究 = Korean journal of international trade and business law* (Seoul) 19:1:105-120, 2010.

VIII. Закупки

Ahmadu, Mohammed L. Evaluating public procurement regimes in the South Pacific: perspectives on Fiji, Samoa and Vanuatu. *Journal of South Pacific law* (Suva, Fiji) 9:1, 2005.

Arrowsmith, S. Public procurement: an appraisal of the UNCITRAL Model Law as a global standard. *International and comparative law quarterly* (London) 53:17-46, 2004.

Cao, Fuguo. Modernization of public procurement law with an analysis of the UNCITRAL Procurement Model Law. Paper prepared for 第二届公共采购国际论坛、IPPF2010: 公共采购: 新趋势、新学科、新职业 = International public procurement forum II, IPPF 2010: new directions, new discipline, new profession, October 15-16, 2010, Beijing, China.

На китайском языке.

Horska, K. Curbing the World Bank's problems with patronage and corruption through the use of open framework agreements. *Public contract law journal* (Washington, D.C.) 39:679-699, 2010.

Mathieson, S. Accessing China's public procurement market: which state-influenced enterprises should the WTO's government procurement agreement cover? *Public contract law journal* (Washington, D.C.) 40:233-266, 2010.

Nicholas, C. Reform of the UNCITRAL Model Law on Procurement. *Law in transition online* (London) October 2010.

_____. Reforms to the UNCITRAL Model Law. Paper prepared for 第二届公共采购国际论坛、IPPF2010: 公共采购: 新趋势、新学科、新职业 = International public procurement forum II, IPPF 2010: new directions, new discipline, new profession, October 15-16, 2010, Beijing, China.

IX. Несостоятельность

- Basel Committee on Banking Supervision. Report and recommendations of the Cross-border Bank Resolution Group. Basel, Bank for International Settlements, 2009. 43 p.
- Bufford, S. L. and others. Symposium: bankruptcy in the new millennium: panel one: international bankruptcy: transcript of proceedings. *Southwestern law review* (Los Angeles, Calif.) 39:605-642, 2010.
- Chan Ho, Look. Applying foreign law: realising the Model Law's potential. *Journal of international banking law and regulation* (London) 25:11:552-567, 2010.
- _____. Applying foreign law under the UNCITRAL Model Law on Cross-Border Insolvency. *Butterworths journal of international banking and financial law* (London) 24:11:655, 2009.
- _____. Cross-border fraud and cross-border insolvency: proving COMI and seeking recognition under the UK model law. *Butterworths journal of international banking and financial law* (London) 24:9:537-542, 2009.
- Chan, Sek Keong. Challenges in applying local laws and regulations to complex cross-border transactions and disputes to achieve a fair outcome and cooperation between judges in different nations.
- Keynote speech at 20th Annual Conference of the Inter-Pacific Bar Association, Singapore, Tuesday, 4 May 2010.
- Cherubini, G. and others. Harmonisation of insolvency law at EU level. Brussels, European Parliament, 2010. 160 p.
- Childers, C. L. US courts grapple with COMI: are their dealings with the presumption what was intended by the model law? *International corporate rescue* (Hertfordshire, U.K.) 7:6:399-405, 2010.
- Christenson, B. J. Best let sleeping presumptions lie: interpretation of "center of main interest" under Chapter 15 of the Bankruptcy Code and an appeal for additional judicial complacency. *University of Illinois law review* (Champaign, Ill.) 2010:1565-1597, 2010.
- Clift, J. Cross-border cooperation: current trends. *INSOL world* (London) second quarter 2010, pp. 22-23.
- _____. Global insolvency colloquium: UNCITRAL/INSOL/IBA = Colloque sur l'insolvabilité internationale: CNUDCI/INSOL/IBA. *Uniform law review = Revue de droit uniforme* (Roma) 6:1:90-99, 2001.
- _____. International insolvency law: the UNCITRAL experience with harmonization and modernization techniques. *Yearbook of private international law* (The Hague) 11:405-426, 2009.
- _____. UNCITRAL Legislative Guide on Insolvency Law: Part three: treatment of enterprise groups in insolvency. *INSOL world* (London) third quarter 2010. p. 6.

- _____. The UNCITRAL Model Law on Cross-Border Insolvency: an answer to insolvency issues in the framework of international trade and of international projects. In *Faillite et concordat judiciaire: un droit aux contours incertains et aux interférences multiples; journées d'études, jeudi 25 avril 2002 - vendredi 26 avril 2002*. Bruxelles, Bruylant, 2002. pp. 81-113.
- Deutsch, D. E and F. Vazquez. Introduction to recognition under chapter 15. *American Bankruptcy Institute journal* (Alexandria, Va.) 29:4:46-47, 99-10, May 2010.
- Di Sano, S. The third road to deal with the insolvency of multinational enterprise groups. *Journal of international banking law and regulation* (London) 26:1:15-23, 2011.
- Fletcher, I. F. Rival foreign proceedings compete for recognition under the Cross-Border Insolvency Regulations. *Insolvency intelligence* (London) 23:2:26-28, 2010.
- _____ and B. Wessels. Shaping rules for cooperation in international corporate insolvency cases through dialogue. *European company law* (Leiden, the Netherlands) 7:4:149-153, 2010.
- Geroldinger, A. Verfahrenskoordination in europäischen Insolvenzrecht: die Abstimmung von Haupt- und Sekundärinsolvenzverfahren nach der EuInsVO. Wien, Manz, 2010. 438 p.
- Название в переводе на английский язык: Coordination of proceedings in European insolvency law: coordination of main and secondary insolvency proceedings under the European Insolvency Regulations.
- Halliday, T. C. and B. G. Carruthers. Bankrupt: global lawmaking and systemic financial crisis. Stanford, Calif, Stanford University Press, 2009. 505 p.
- Hughes, F. Are we moving further away from common principles: the Stanford Bank decisions in England and Quebec. *ABI committee news: International Committee* (Alexandria, Va.) 7:2:243-260, February 2010.
- IMF. Resolution of cross-border banks: a proposed framework for enhanced coordination. Washington, D.C., International Monetary Fund, 2010. 35 p.
- Janger, E. J. Virtual territoriality. *Columbia journal of transnational law* (New York) 48:3:401-441, 2010.
- Lee, Emily and Karen Ho. China's new enterprise bankruptcy law: a great leap forward, but just how far? *International insolvency review* (Chichester, U.K.) 19:2:145-177, 2010.
- Leeds Ruby, C., M. O'Sullivan and F. Sosnick. Cross-border insolvencies: UK and US markets compared. *PLC Magazine* (London) 49-57, December 2008.
- Leibner, J. An executory approach to cross-border insolvencies. *University of Miami law review* (Coral Gables, Fla.) 64:3:1171-1196, April 2010.
- Menéndez, Á. E. The ancillary insolvency proceeding. *International insolvency review* (Chichester, U.K.) 19:2:99-132, 2010.

- Mevorach, I. Jurisdiction in insolvency: a study of European courts' decisions. *Journal of private international law* (Oxford, U.K.) 6:2:327-357, 2010.
- _____. Towards a consensus on the treatment of multinational enterprise groups in insolvency. *Cardozo journal of international and comparative law* (New York) 18:359-423, 2010.
- Miteva, E. and R. Frederick, eds. Asian insolvency systems: closing the implementation gap. Paris, OECD, 2007. 280 p.
- Morán Bovio, D. Conclusión en UNCITRAL del acto segundo sobre las tareas acerca de la insolvencia. *Anuario Facultad de Derecho, Universidad de Alcalá* (Alcalá de Henares, Spain) III:55-72, 2010.
- Moss, G. S., I. F. Fletcher and S. Isaacs, eds. The EC regulation on insolvency proceedings: a commentary and annotated guide. 2nd ed. Oxford, Oxford University Press, 2009. xliii, 464 p.
- Mund, S. C. 11 U.S.C. 1506: U.S. courts keep a tight rein on the public policy exception, but the potential to undermine international cooperation in insolvency proceedings remains. *Wisconsin international law journal* (Madison, Wis.) 28:325-356, 2010.
- Omar, P. J. The UNCITRAL insolvency initiative: a five year review. *Insolvency lawyer* (London) 6:228-239, 2002.
- Redmond, C. J. Are existing insolvency laws adequate to address the current financial crisis? Paper prepared for the World Bank Insolvency and Creditor Rights Task Force: Working Group on Insolvency of Non-Bank Financial Institutions. Washington, D.C., 12-13 January 2010.
- Shah, D. and J. Snead. The UNCITRAL Practice Guide on Cross-border Insolvency Cooperation: a good practice guide to cross-border insolvency agreements. *International corporate rescue* (Hertfordshire, U.K.) 7:5:325-327, 2010.
- Shahid, O. The public policy exception: has sect.1506 been a significant obstacle in aiding foreign bankruptcy proceedings? *Journal of international business and law* (Hempstead, N.Y.) 9:175-200, spring 2010.
- Sturley, M. F., Tomotaka Fujita and G. van der Ziel. The Rotterdam Rules: The UN Convention on Contracts for the International Carriage of Goods Wholly or Partly by Sea. London, Thomson Reuters, 2010. 444 p.
- Thomas, N. The need for an effective approach to cross-border insolvency. *International corporate rescue* (Hertfordshire, U.K.) 7:6:362-368, 2010.
- Организация Объединенных Наций. Практическое руководство ЮНСИТРАЛ по вопросам сотрудничества в делах о трансграничной несостоятельности. — Нью-Йорк, Организация Объединенных Наций, 2010. — vii, 156 с. — Издание Организации Объединенных Наций, в продаже под № R.10.V.6.
- Vallens, J. L. La loi modèle de la CNUDCI sur l'insolvabilité internationale. In *Les faillites internationales: colloque du 30 novembre 2007*. M. Boureghda, coord. Paris, Société de législation comparée, 2008. pp. 53-62.

- Verrill, J. The principle of assistance in cross-border cases: submission to the jurisdiction - judicial parallelism. *Eurofenix* (Clifton, U.K.) 42:22-25, winter 2010/11.
- Weiss, J. M. Tax claims in transnational insolvencies: a “revenue rule” approach. *Virginia tax review* (Charlottesville, Va.) 30:261-325, 2010.
- Westbrook, J. L. A comment on universal proceduralism. *Columbia journal of transnational law* (New York) 48:3:503-518, 2010.
- _____ and others. A global view of business insolvency systems. Washington, D.C, World Bank, 2010. 300 p.
- Zamzam, A.-M. Bankruptcy jurisdiction and enforcement of foreign bankruptcy judgments in Egypt. *Journal of private international law* (Oxford, U.K.) 6:3:623-635, 2010.
- Zumbro, P. H. Cross-border insolvencies and international protocols: an imperfect but effective tool. *Business law international* (London) 11:2:157-169, 2010.
- 국제법률심포지엄 : 기업도산절차의 국제적 동향. Seoul, Supreme Court of Korea, 2009. 1 v.
- На корейском и английском языках. Название в переводе на английский язык: Judicial symposium in Korea 2009: international trends in business insolvency procedures [papers].

X. Международные контракты на строительство

[Данные о публикациях по этой теме отсутствуют.]

XI. Международная встречная торговля

[Данные о публикациях по этой теме отсутствуют.]

XII. Проекты в области инфраструктуры, финансируемые из частных источников

[Данные о публикациях по этой теме отсутствуют.]

XIII. Урегулирование споров в режиме онлайн

Abdel Wahab, M. Dispute resolution and information technology at crossroads: the leading edge. Paper prepared for conference: Electronic signatures: towards judicial strategies for the application of e-signature law, March 8-9, 2006, Cairo, Egypt.

_____. The global information society and online dispute resolution: a new dawn for dispute resolution. Paper prepared for conference: Electronic signatures:

- towards judicial strategies for the application of e-signature law, March 8-9, 2006, Cairo, Egypt.
- Feldstein de Cardenas, S. L. Arbitraje electrónico: una mirada al futuro. In Estudios de arbitraje: libro homenaje al profesor Patricio Aylwin Azócar. Santiago, Editorial Jurídica de Chile, 2006. pp. 567-583.
- _____. Arbitraje electrónico: una solución para y por internet. *DeCITA* (Buenos Aires) 2:275-297, 2004.
- Hörnle, J. Cross-border Internet dispute resolution. Cambridge, Cambridge University Press, 2009. xxxii, 286 p.
- Katsh, E. and Daewon Choi, eds. Online dispute resolution: technology as the “fourth party”, papers and proceedings of the 2003 United Nations Forum on ODR, June 30-July 1, 2003, Geneva. Geneva, National Center for Technology and Dispute Resolution, 2003.
- Philippe, M. Now where do we stand with online dispute resolution (ODR)? = Et maintenant où en sommes-nous avec la résolution des litiges en ligne (ODR) ? *Revue de droit des affaires internationales = International business law journal* (London) 6:563-576, 2010.
- Rule, C., L. F. Del Duca and D. Nagel. Online small claim dispute resolution developments: progress on a soft law for cross-border consumer sales and the development of a global consumer law forum. *Uniform commercial code law journal* (New York) 43:1:419-441, October 2010.
- Szlak, G. Global online dispute resolution (ODR) para casos provenientes del eCommerce transfronterizo B2B y B2C. *El derecho informático* (Buenos Aires) 5-8, October 2010.
- Wang, Faye Fangfei. Online dispute resolution: technology, management and legal practice from an international perspective. Oxford, Chandos, 2009. 152 p.

Приложение

Перечень кратких наименований правовых текстов ЮНСИТРАЛ, используемых в настоящей библиографии, и их полные наименования

<i>Краткое наименование</i>	<i>Полное наименование</i>
КМКПТ (1980 год)	Конвенция Организации Объединенных Наций о договорах международной купли-продажи товаров 1980 года ^a
Гамбургские правила (1978 год)	Конвенция Организации Объединенных Наций о морской перевозке грузов 1978 года (Гамбург) ^b
Конвенция об исковой давности (1974/1980 годы)	Конвенция об исковой давности в международной купле-продаже товаров 1974 года (Нью-Йорк) ^c и Протокол 1980 года об изменении Конвенции об исковой давности в международной купле-продаже товаров (Вена) ^d
Нью-Йоркская конвенция (1958 год)	Конвенция о признании и приведении в исполнение иностранных арбитражных решений 1958 года (Нью-Йорк) ^{e, f}
Роттердамские правила (2008 год)	Конвенция Организации Объединенных Наций о договорах полностью или частично морской международной перевозки грузов 2008 года (Нью-Йорк) ^g
Комментарии ЮНСИТРАЛ по организации арбитражного разбирательства (1996 год)	Комментарии ЮНСИТРАЛ по организации арбитражного разбирательства 1996 года ^h
Типовой закон ЮНСИТРАЛ об арбитраже (1985 год)	Типовой закон ЮНСИТРАЛ о международном торговом арбитраже 1985 года ⁱ
Типовой закон ЮНСИТРАЛ об арбитраже (с изменениями, принятыми в 2006 году)	Типовой закон ЮНСИТРАЛ о международном торговом арбитраже 1985 года с изменениями, принятыми в 2006 году ^j
Арбитражный регламент ЮНСИТРАЛ (1976 год)	Арбитражный регламент ЮНСИТРАЛ 1976 года ^k
Типовой закон ЮНСИТРАЛ о согласительной процедуре (2002 год)	Типовой закон ЮНСИТРАЛ о международной коммерческой согласительной процедуре 2002 года ^l
Согласительный регламент ЮНСИТРАЛ (1980 год)	Согласительный регламент ЮНСИТРАЛ 1980 года ^m
Типовой закон ЮНСИТРАЛ о международных кредитовых переводах (1992 год)	Типовой закон ЮНСИТРАЛ о международных кредитовых переводах 1992 года ⁿ
Руководство ЮНСИТРАЛ по вопросам законодательства о несостоятельности (2004 год)	Руководство ЮНСИТРАЛ для законодательных органов по вопросам законодательства о несостоятельности 2004 года ^o
Типовой закон ЮНСИТРАЛ о несостоятельности (1997 год)	Типовой закон ЮНСИТРАЛ о трансграничной несостоятельности 1997 года ^p

<i>Краткое наименование</i>	<i>Полное наименование</i>
Типовой закон ЮНСИТРАЛ об электронной торговле (1996 год)	Типовой закон ЮНСИТРАЛ об электронной торговле 1996 года ^q
Типовой закон ЮНСИТРАЛ об электронных подписях (2001 год)	Типовой закон ЮНСИТРАЛ об электронных подписях 2001 года ^r
Практическое руководство ЮНСИТРАЛ по вопросам несостоятельности (2009 год)	Практическое руководство ЮНСИТРАЛ по вопросам сотрудничества в делах о трансграничной несостоятельности 2009 года ^s
Типовой закон ЮНСИТРАЛ о закупках (1994 год)	Типовой закон ЮНСИТРАЛ о закупках товаров (работ) и услуг 1994 года ^t
Руководство ЮНСИТРАЛ по обеспеченным сделкам (2007 год)	Руководство ЮНСИТРАЛ для законодательных органов по обеспеченным сделкам 2007 года ^u
Конвенция Организации Объединенных Наций об электронных сообщениях (2005 год)	Конвенция Организации Объединенных Наций об использовании электронных сообщений в международных договорах 2005 года ^v
Конвенция Организации Объединенных Наций о независимых гарантиях и резервных аккредитивах (1995 год)	Конвенция Организации Объединенных Наций о независимых гарантиях и резервных аккредитивах 1995 года ^w

^a Издание Организации Объединенных Наций, в продаже под № R.10.V.14.

^b Издание Организации Объединенных Наций, в продаже под № R.95.V.14.

^c Официальные отчеты Конференции Организации Объединенных Наций по праву давности в международной купле-продаже товаров, Нью-Йорк, 20 мая – 14 июня 1974 года; Издание Организации Объединенных Наций, в продаже под № R.74.V.8.

^d Официальные отчеты Конференции Организации Объединенных Наций по договорам купли-продажи, Вена, 10 марта – 11 апреля 1980 года; Издание Организации Объединенных Наций, в продаже под № R.81.IV.3.

^e Конвенция о признании и приведении в исполнение иностранных арбитражных решений 1958 года (Нью-Йорк) была принята до учреждения Комиссии; Комиссии поручено содействовать применению Конвенции и выполнению связанных с ней мероприятий.

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

^g Издание Организации Объединенных Наций, в продаже под № R.09.V.9.

^h Официальные отчеты Генеральной Ассамблеи, пятьдесят первая сессия, Дополнение № 17 (A/51/17), часть II.

ⁱ Издание Организации Объединенных Наций, в продаже под № R.95.V.18.

^j Издание Организации Объединенных Наций, в продаже под № R.08.V.4.

^k Издание Организации Объединенных Наций, в продаже под № R.93.V.6.

^l Издание Организации Объединенных Наций, в продаже под № R.05.V.4.

^m Издание Организации Объединенных Наций, в продаже под № R.81.V.6.

ⁿ Издание Организации Объединенных Наций, в продаже под № R.99.V.11.

^o Издание Организации Объединенных Наций, в продаже под № R.05.V.10.

^p Издание Организации Объединенных Наций, в продаже под № R.99.V.3.

^q Издание Организации Объединенных Наций, в продаже под № R.99.V.4.

^r Издание Организации Объединенных Наций, в продаже под № R.02.V.8.

^s Издание Организации Объединенных Наций, в продаже под № R.10.V.6.

^t Издание Организации Объединенных Наций, в продаже под № R.98.V.13.

^u Издание Организации Объединенных Наций, в продаже под № R.09.V.12.

^v Издание Организации Объединенных Наций, в продаже под № R.07.V.02.

^w Издание Организации Объединенных Наций, в продаже под № R.97.V.12.