## BIBLIOGRAPHY

## BOOKS

- Andersen C B, Mazzotta F G, and Zeller B, A Practitioner's Guide to the CISG (Juris Publications 2018)
- Beatson J and Friedman D, 'Introduction: From "Classical" to Modern Contract Law' in Beatson J and Friedman D (eds), *Good Faith and Fault in Contract Law* (Clarendon Press 1995)
- Bernstein H and Lookofsky J, Understanding the CISG in Europe (2nd edn, Kluwer Law International 2003)
- Blasé F and Höttler P, 'Remarks on the Damages Provisions in the CISG (Article 74), Principles of European Contract Law and UNIDROIT Principles' in Felemegas J (ed), An International Approach to the Interpretation of the United Nations Convention on Contracts for the International Sale of Goods (1980) as Uniform Sales Law (Cambridge University Press 2007)
- Bonell M J (ed), A New Approach to International Contracts: The UNIDROIT Principles of International Commercial Contracts (Kluwer 1999)
- —— 'Towards a Legislative Codification of the UNIDROIT Principles?' in Anderson C and Schröter U (eds), Sharing International Commercial Law across National Boundaries (Hill 2008)
- Borisova B, 'Remarks on the Manner in Which the Principles of European Contract Law May be Used to Interpret or Supplement Article 75 of the CISG' in Felemegas J (ed), An International Approach to the Interpretation of the United Nations Convention on Contracts for the International Sale of Goods (1980) as Uniform Sales Law (Cambridge University Press 2007)
- Bridge M, 'Expectation Damages and Uncertain Future Losses' in Beatson J and Friedman D (ed), Good Faith and Fault in Contract Law (Clarendon Press 1995)
- Burkhart F, Interpretatives Zusammenwirken von CISG und UNIDROIT Principles (vol 2, Nomos Verlagsgesellschaft 2000)
- Chartier Y, La Réparation du préjudice dans la responsabilité civile (Dalloz 1983)
- Cheng B, General Principles of Law as Applied by International Courts and Tribunals (Originally published 1953. Grotius Classic Reprint Series 1987)
- Contract Law of the People's Republic of China (China Legal System Publishing House 1999)
- Cooter R and Ulen T, Law and Economics (Scott, Foresman 1988)
- Dezalay Y and Garth B, Dealing in Virtue (University of Chicago Press 1996)
- Drobnig U, 'General Principles of European Contract Law' in Sarcevic P and Volken P (eds), International Sale of Goods: Dubrovnik Lectures (Oceana 1985)
- Dordevic M, 'Mexican Revolution' in CISG Jurisprudence and Case Law: Attorneys' Fees as (non) Recoverable Loss for Breach of Contract (Private Law Reform in South EAST Europe: Liber AMORCORUM Christa Jessel-Holst 2010)
- Eiselen S, 'Measuring Damages for Breach of Contract: Remarks of the Manner in Which the UNIDROIT Principles of International Commercial Contracts May Be Used to Interpret or Supplement Article 74' in Felemegas J (ed), *An International Approach to*

- the Interpretation of the United Nations Convention on Contracts for the International Sale of Goods (1980) as Uniform Sales Law (Cambridge University Press 2007)
- Enderlein F, 'Rights and Obligations of the Seller Under the UN Convention on Contracts for the International Sale of Goods' in Sarcevic P and Volken P (eds), *International Sale of Goods: Dubrovnik Lectures* (Oceana 1996)
- Enderlein F and Maskow D, International Sales Law: United Nations Convention on Contracts for the International Sale of Goods (Oceana 1992)
- Ferrari F, 'Hadley v Baxendale v Foreseeability under Article 74 CISG' in Saidov D and Cunnington R (eds), Contract Damages: Domestic and International Perspectives (Hart Publishing 2008)
- 'Uniform Interpretation of International Commercial Law Conventions (With Particular Reference to the Vienna Sales Convention)' in Perret L, Bisson A F, and Mariani N (eds), *The Evolution of Legal Systems, Bijuralism and International Trade* (Wilson & Lafleur 2002)
- Flechtner H, Brand R, and Walter M (eds), Drafting Contracts Under the CISG (Oxford University Press 2008)
- Gabriel H, Practitioner's Guide to the Convention on Contracts for the International Sale of Goods (CISG) and the Uniform Commercial Code (UCC) (Oceana 1994)
- Gotanda J, 'Using the UNIDROIT Principles to Fill Gaps in the CISG' in Saidov D and Cunnington R (eds), Contract Damages: Domestic and International Perspectives (Hart Publishing 2008)
- Hart H and Honoré T, Causation in the Law (2nd edn, Clarendon Press 1985)
- Honnold J, Documentary History of the Uniform Law for International Sales (Kluwer Law and Taxation Publishers 1989)
- Honoré A M, 'Causation and Remoteness of Damages' in von Mehren D (ed), International Encyclopedia of Comparative Law (Mohr 1976)
- Honsell H (ed), Kommentar zum UN-Kaufrecht (Springer 1997)
- Jauernig O, Schlechtriem P, Stürner R, Teichmann R, and Vollkommer M, BGB: Bürgerliches Gesetzbuch (5th edn, C.H. Beck 1999)
- Knapp V, 'Articles 74–77' in Bianca C M and Bonell M J (eds), Commentary on the International Sales Law (Giuffre 1987).
- Komarov A, 'The Limitation of Contract Damages in Domestic Legal Systems and International Instruments' in Saidov D and Cunnington R (eds), Contract Damages: Domestic and International Perspectives (Hart Publishing 2008)
- König D, 'Voraussehbarkeit des Schadens als Grenze vertraglicher Haftung' in *Das Haager Einheitliche Kaufgesetz und das Deutsche Schuldrecht, Kolloquim zum 65*. Geburtstag von Ernst v. Caemmerer (CF Müller 1973)
- Kritzer A, International Contract Manual. Guide to Practical Applications of the United Nations Convention on Contracts for the International Sale of Goods. Detailed Analysis (Kluwer 1994)
- Kruisinga S A, '(Non-)conformity in the 1980 UN Convention on Contracts for the International Sale of Goods: A Uniform Concept?' (Intersentia 2004)
- Lando O and Beale H, Principles of European Contract Law (Kluwer 2000)
- Lauterpacht E (ed), International Law Reports 53 (1976).
- McGregor H, On Damages (Sweet & Maxwell 1997)
- Nassar N, Sanctity of Contracts Revisited (Kluwer 1995)
- Nicholas B, 'Fault and Breach of Contract' in Beatson J and Friedman D (eds), Good Faith and Fault in Contract Law (Clarendon Press 1995)
- Opie E, 'Mitigation of Loses: Remarks on the Manner in Which the UNIDROIT Principles May Be Used to Interpret or Supplement Article 77 of the CISG' in

- Felemegas J (ed), An International Approach to the Interpretation of the United Nations Convention on Contracts for the International Sale of Goods (1980) as Uniform Sales Law (Cambridge University Press 2007)
- Posner J, Economic Analysis of Law (Little, Brown 1977)
- Posner R, The Problems of Jurisprudence (Harvard University Press 1994)
- Ramsberg J, International Commercial Transactions (2nd edn, ICC 2000)
- Schlechtriem P (ed), Kommentar zum Einheitlichen UN-Kaufrecht (3rd edn, Beck 2000)
- Uniform Sales Law: The UN Convention on Contracts for the International Sale of Goods (Mainz 1986)
- Schwenzer I, Schweizerisches Obligationenrecht Allgemeiner Teil (2nd edn, Stämpli Verlag 2000)
- Schwenzer I and Manner S, 'The Pot Calling the Kettle Black: The Impact of the Non-Breaching Party's (Non-)Behaviour on Its CISG-Remedies' in Anderson C and Schröter U (eds), Sharing International Commercial Law across National Boundaries: Festschrift for Albert H. Kritzer on the Occasion of his Eightieth Birthday (Hill 2008)
- Stoll H, 'Damages' in Schlechtriem P (ed), Kommentar zum Einheitlichen UN-Kaufrecht (3rd edn, Beck 2000)
- Tallon D, 'Article 79' in Bianca C M and Bonell M J (eds), Commentary on the International Sales Law (Giuffre 1987)
- Treitel G H, 'Remedies for Breach of Contract' in von Mehren D (ed) International Encyclopedia of Comparative Law (vol 7, Mohr, 1976)
- —— Remedies for Breach of Contract: A Comparative Account (10th edn, Clarendon Press 1991)
- Vilus J, 'Provisions Common to the Obligations of the Seller and the Buyer' in Sarcevic P and Volken P (eds), *International Sale of Goods: Dubrovnik Lectures* (Oceana 1986)
- Viney G, La Responsabilité: effets. Librairie Generale de Droit et de Jurisprudence, No 324, 1988.
- Waddams S M, 'The Choice of Remedy for Breach of Contract' in Beatson J and Friedman D (eds), Good Faith and Fault in Contract Law (Clarendon Press 1995)
- Will M, 'Article 45' in Bianca C M and Bonell M J (eds), Commentary on the International Sales Law (Giuffre 1987)
- Zeller B, CISG and the Unification of International Trade Law (Routledge Cavendish 2007)
- 'Measurements of Damages When Contract Avoided: Remarks on the Manner in Which the UNIDROIT Principles May be Used to Interpret or Supplement Article 76 of the CISG' in Felemegas J (ed), An International Approach to the Interpretation of the United Nations Convention on Contracts for the International Sale of Goods (1980) as Uniform Sales Law (Cambridge University Press 2007)
- ——The Development of a Global Contract Law. Still a Dream? in Eppur si Muove: The Age of Uniform Law—Festschrift for Michael Joachim Bonell, to Celebrate his 70th birthday, UNIDROIT (ed), 2016
- Ziegel J, Report to the Uniform Law Conference of Canada on Convention on Contracts for the International Sale of Goods (1981) http://www.cisg.law.pace.edu/cisg/text/ziegel79. html
- Zweigert K and Kötz H, An Introduction to Comparative Law (3rd edn, Clarendon Press 1998)

## ARTICLES

Akaddaf F, 'Application of the United Nations Convention on Contracts for the International Sale of Goods (CISG) to Arab Islamic Countries: Is the CISG Compatible with Islamic Law Principles?' (2001) 13 Pace International Law Review

- Alpa G and Giampieri A, 'Law and Economics and Method Analysis: The Contractual Damages Issue' *Cardozo Law Bulletin* 1 (1995) http://www.cisg.law.pace.edu/cisg/biblio/alpa.html
- Anderson R R, 'Incidental and Consequential Damages' (1987) 7 Journal of Law and Commerce
- Andersen C, 'Good Faith? Good Grief? Festschrift for Bruno Zeller' (2014) 17 Int'l Trade and Bus L Rev 310, 311
- 'Article 39 of the CISG and Its Noble Month for Notice-Giving; A (Gracefully) Ageing Doctrine?' (2012) 30 Journal of Law and Commerce 185
- Bell G, 'Harmonisation of Contract Law in Asia—Harmonising Regionally or Adopting Global Harmonisations—The Example of the CISG' (2005) Singapore Journal of Legal Studies 362–72
- Berger K, "Renegotiation and Adaptation of International Investment Contracts: The Role of Contract Drafters and Arbitrators' (2003) 36 Vanderbilt Journal of Transnational Law
- Blasé F, 'Leaving the Shadow for the Test of Practice: On the Future of the Principles of European Contract Law' (1999) 3 Vindobona Journal
- Blasé F and Höttler P, 'Remarks on the Damages Provisions in the CISG, Principles of European Contract Law (PECL) and UNIDROIT Principles of International Commercial Contracts (UPPIC)' http://www.cisg.law.pace.edu/cisg/biblio/blase3. html
- Borrie G, 'The Efficacy of Our Judicial Administration' (1972) 6 The Law Teacher
- Brandner G, 'Admissibility of Analogy in Gap-Filling under the CISG' http://www.cisg. law.pace.edu/cisg/biblio/brandner.html
- Brödermann E, 'The Growing Importance of the UNIDROIT Principles in Europe: A Review in Light of MRKET Needs, the Role of Law and the 2005 Rome I Proposal' (2006) 4 Uniform Law Review
- Brower C N and Sharpe J K, 'The Creeping Codification of Transnational Commercial Law: An Arbitrator's Perspective' (2004) 45 Virginia Journal of International Law
- Charters A, 'Growth of the CISG with Changing Contract Technology: "Writing" in the Light of the UNIDROIT Principles and CISG-Advisory Council Opinion No 1' http://cisgw3.law.pace.edu/cisg/biblio/charters.html
- Cook S, 'The UN Convention of Contracts for the International Sale of Goods:

  A Mandate to Abandon Legal Ethnocentricity' (1997) 16 Journal of Law and

  Commerce
- Delbrück J, 'Structural Changes in the International System and Its Legal Order: International Law in the Era of Globalization' (2001) 1 Schweizerische Zeitschrift für Internationales und Europäisches Recht
- Diedrich F, 'Maintaining Uniformity in International Uniform Law via Autonomous Interpretation: Software Contracts and the CISG' (1996) 8 Pace International Law Review
- Diener K, 'Recovering Attorneys' fees under the CISG: An Interpretation of Article 7' (2008) 1 Nordic JCom LII
- DiMatteo L A, Dhooge L, Greene S, Maurer V, and Pagnattaro M, 'The Interpretative Turn in International Sales Law: An Analysis of Fifteen Years of CISG Jurisprudence' (Winter 2004) 34 Northwestern Journal of International Law and Business
- Da Silveira M, 'Anticipatory Breach under the United Nations Convention on Contracts for the International Sale of Goods' 2 (2005) Nordic Journal of Commercial Law
- Eiselen S, 'Remarks on the Manner in Which the UNIDROIT Principles of International Commercial Contracts May Be Used to Interpret or Supplement Article 74 of the CISG' http://cisgw3.law.pace.edu/cisg/texty/anno-art-74.html

- 'Adopting the Vienna Sales Convention: Reflections Eight Years down the Line' (2007) 19 SA Mercantile Law Journal 14–25
- Estella Faria J A, 'Future Directions of Legal Harmonisation and Law Reform: Stormy Seas or Prosperous Voyage?' (2009) 14(21) Uniform Law Review
- Farnsworth A E, 'Damages and Specific Relief' (1979) 27 American Journal of Comparative Law
- Felemegas J, 'An Interpretation of Article 74 CISG by the U.S. Circuit Court of Appeals' (Spring 2003) 15 Pace International Law Review http://cisgw3.law.pace.edu/cisg/biblio/felemegas4.html
- Ferrari F, 'Uniform Interpretation of the 1980 Uniform Sales Law' (1994–95) 24 Georgia Journal of International and Comparative Law
- —— 'Ten Years of the U.N. Convention: CISG Case Law—A New Challenge for Interpreters?' (1998) 17 Journal of Law and Commerce
- —— 'Burden of Proof under the CISG' (2000–2001) Pace Review of the Convention on Contracts for the International Sale of Goods.
- 'Draft Convention on Assignment in Receivables Financing' (2000) 1 Melbourne Journal of International Law
- —— 'Tribunale di Vigevano: Specific Aspects of the CISG Uniformly Dealt With' (2001) 20 Journal of Law and Commerce
- —— Fundamental Breach of Contract Under the UN Sales Convention—25 Years of Article 25 CISG' (2006) 25 Journal of Law and Commerce 489.
- Flambouras D P, 'The Doctrines of Impossibility of Performance and clausula rebus sic stantibus in the 1980 Vienna Convention on Contracts for the International Sale of Goods and the Principles of European Contract Law: A Comparative Analysis' (Fall 2001) 13 Pace International Law Review
- Flechtner H, 'Remedies under the New International Sales Convention: The Perspective from Article 2 of the U.C.C' (1988) 8 Journal of Law and Commerce
- Flechtner H and Lookofsky J, 'Viva Zapata! American Procedure and CISG Substance in a U.S. Circuit Court of Appeal' (2003) 7 Vindobona Journal of International Commercial Law and Arbitration
- Fountoulakis C, 'Das Verhältnis von Nacherfüllungsrecht des Verkäufers und Vertragsaufhebungsrecht des Käufers im UN-Kaufrecht' (2003) 4 Internationales Handelsrecht 160–68
- Fuller L and Perdue W, 'The Reliance Interest in Contract Damages' (1936) 46 Yale Law Journal
- Gabriel H, 'Using the Model Clauses for the UNIDROIT Principles as the Basis for Getting the Principles in Arbitrations and Courts Seventh Annual Transnational Law Teachers Conference' (2013) 58 Villanova Law Review. (Washington D.C. November 17–18, 2016, on file with author UNIDROIT Principles as a Source for Global Sales Law)
- Gillies P, 'Assessment of Damages under the Australian Trade Practices Act' (2003) 8 International Trade & Business Law Annual
- Glenn P, 'Conflicting Laws in a Common Market? The NAFTA Experience' (2001) 76 Chicago-Kent Law Review
- —— 'Harmony of Laws in the Americas (2003) 34 University of Miami Inter-American Law Review
- Gopalan S, 'New Trends in the Making of International Commercial Law' (2004) 23 Journal of Law and Commerce
- Gotanda J, 'Awarding Costs and Attorneys' Fees in International Commercial Arbitrations' (1999) 21 Michigan Journal of International Law

- 'Renegotiation and Adaptation of International Investment Contracts, Revisited' (2003) 36 Vanderbilt Journal of Transnational Law
- 'Awarding Damages under the United Nations Convention on the International Sale of Goods: A Matter of Interpretation' (2005) 37 Geographical Journal of International Law 95
- 'Calculation of Damages Under CISG Article 74', para 9 (Opinion No 6) http://cisgw3.law.pace.edu/cisg/CISG-AC-op6.html
- Hackney P, 'Is the United Nations Convention on the Sales of Goods Achieving Uniformity?' (2001) 61 Louisiana Law Review
- Han S, 'Principles of Asian Contract Law: An Endeavour of Regional Harmonisation of Contract Law in East Asia' (2013) 58 Villanova Law Review
- Hannan N and O'Connell N, 'The Bank Fees Case' *Thompson Geer* (8 August 2016) https://www.tglaw.com.au/corporate/publications/bank-fees-case/
- Hellner J, 'Gap-Filling by Analogy' http://www.cisg.law.pace.edu/cisg/text/hellner.html, last updated 31 January 1998
- 'The Limits of Contractual Damages in the Scandinavian Law of Sales' (1966) 10 Scandinavian Studies in Law
- Holmes O W, 'The Path of the Law' (1897) 10(8) Harvard Law Review
- Honnold J, 'Uniform Laws for International Trade: Early 'Care and Feeding' for Uniform Growth' (1995) 1 International Trade and Business Law Annual
- Huang Danhan, 'The UNIDROIT Principles and Their Influence in the Modernisation of Contract Law in the People's Republic of China' (2003) 8(1–2) Uniform Law Review
- Karollus M, 'Judicial Interpretation and Application of the CISG in Germany 1988–1994' (1995) Cornell Review of the Convention on Contracts for the International Sale of Goods
- Kastely A H, 'Unification and Community Rhetorical Analysis of the United Nations Sales Convention' (1988) 8 Northwestern Journal of International Law and Business
- Kerameus K, 'Some Reflections on Procedural Harmonisation: Reasons and Scope' (2003) 8(1–2) *Uniform Law Review*
- Knütel R, 'Rechtseinheit in Europa und römisches Recht' (1994) 3 Zeitschrift für Europäisches Privatrecht
- Koch R, 'The Concept of Fundamental Breach of Contract under the United Nations Convention on Contracts for the International Sale of Goods (CISG)' (1998) Pace Review of the Convention on Contracts for the International Sale of Goods
- Kötz H, 'Allgemeine Rechtsgrundsatze als Ersatzrecht' (1970) 34 Rabels Zeitschrift
- Kritzer A, Editorial Remarks, German Supreme Court, 24 October 1979, VIII Z.R. 210/78, http://cisgw3.law.pace.edu/cases/791024g1.html
- Kronke H, 'The UN Sales Convention, the UNIDROIT Contract Principles and the Way Beyond' (2005–06) 25 Journal of Law and Commerce 451–65
- Krüger K, 'Financial Force Majeure' http://www.cisg.law.pace.edu/cisg/biblio/kruger2. html
- Lando O, 'Principles of European Contract Law and UNIDROIT Principles: Moving from Harmonisation to Unification?' (2003) 8(1–2) *Uniform Law Review*
- Loken K, 'A New Global Initiative on Contract Law in UNCITRAL: Right Project, Right Forum?' (2013) 58 Villanova Law Review
- Liu C, 'Comparison of CISG Article 45/61 Remedial Provisions and Counterpart PECL Articles 8;101 and 8;102' http://www.cisg.law.pace.edu/cisg/biblio/liu2.html
- 'Remedies for Non-Performance' http://www.cisg.law.pace.edu/cisg/biblio/chengwei-79.html

- Mazzotta F, 'CISG Article 78: Endless Disagreement among Commentators, Much Less among the Courts' http://cisgw3.law.pace.edu/cisg/biblio/mazzotta78.html
- Murphy A G, 'Consequential Damages in Contracts for the international Sale of Goods and the Legacy of Hadley' (1989) 23 George Washington Journal of International Law and Economics http://cisgw3.law.pace.edu/cisg/biblio/murphy.html
- Murray J E, 'An Essay on the Formation of Contracts and Related Matters under the United Nations Convention on Contracts for the International Sale of Goods' (1988) 8 Journal of Law and Commerce http://www.cisg.law.pace/edu/cisg/text/murray8.html
- Mustill, M. 'The New Lex Mercatoria: The First Twenty-Five Years' (1988) 4(2) Arbitration International
- —— 'The Golden Victory—Some Reflections' (2008) 124 LQR 569
- Orlandi C G, 'Procedural Law Issues and Law Conventions' (2000) 5(1) Uniform Law Review
- Parness J A, 'Choices about Attorney Fee-Shifting Laws: Further Substance/Procedure Problems under Eric and Elsewhere' (1988) 49 University of Pittsburgh Law Review
- Peacock D, 'Avoidance and the Notion of Fundamental Breach under the CISG: An English Perspective' (2003) 8 International Trade and Business Law Annual
- Peters A, 'International Dispute Settlement: A Network of Cooperative Duties' (2003) 14(1) European Journal of International Law
- Petrovic J, Hamilton B, and Nguyen C, 'The Exclusion of the Validity of the Contract from the CISG: Does it Still Matter' (2017) Journal of Business Law
- Phang A, 'Security of Contract and the Pursuit of Fairness' (2000) 16 Journal of Contract Law
- Rabel E, 'Der Entwurf eines einheitlichen Kaufgesetzes' (1935) 9 Rabels Zeitschrift
- Reid Lord, 'The Judge as Law Maker' (1972) 12 Journal of the Society of Public Teachers of Law
- Rimke J, 'Force Majeure and Hardship: Application in International Trade Practice with Specific Regards to the CISG and the UNIDROIT Principles of International Commercial Contracts' (1999–2000) Pace Review of the Convention on Contracts for the International Sale of Goods
- Rizzo de Barros A, 'Definition of Fundamental Breach under CISG's Art. 25 and Analysis of Recent Case Law' https://iicl.law.pace.edu/sites/default/files/bibliography/full\_text. pdf
- Rosett A, 'UNIDROIT Principles and Harmonisation of International Commercial Law; Focus on Chapter Seven' http://www.unidroit.org/English/publications/review/art-icles/1997–3.html
- Ryan L M, 'The Convention on Contracts for the International Sale of Goods: Divergent Interpretations' (1995) 4 Tulane Journal of International & Comparative Law
- Saidov D, 'Causation in Damages: The Convention on Contracts for the International Sale of Goods, the UNIDROIT Principles of International Commercial Contracts, the Principles of European Contract Law' paper on file with author
- —— 'Methods of Limiting Damages under the Vienna Convention on Contracts for the International Sale of Goods' http://cisgw3.law.pace.edu/cisg/biblio/saidov.html
- Salama S, 'Pragmatic Response to Interpretive Impediments: Article 7 of the CISG, an Inter-American Application' (2006) 28 University of Miami Inter-American Law Review
- Schlechtriem P, 'Federal Supreme Court (Bundesgerichtshof), March 24, 1999. Commentary' (2000–2001) Pace Review of the Convention on Contracts for the International Sale of Goods http://cisg3.law.pace.edu/cases/990324g1.html
- —— 'Uniform Sales Law in the Decisions of the Bundesgerichtshof' http://cisgw3.law. pace.edu/cisg/biblio/schlechtriem3.html

- Schneider E, 'Consequential Damages in the International Sale of Goods: Analysis of Two Decisions' (1995) 16 *Journal of International Business Law* http://cisgw3.law.pace.edu/cisg/wais/db/articles/schnedr2.html
- Schwartz E, The ICC Arbitral Process, Part IV: The Cost of ICC Arbitration' (1993) 8

  ICC Int'l Ct of Arb Bull
- Sepe S, 'Discussion Paper, Good Faith And Contract Interpretation: A Law and Economics Perspective' (Arizona Legal Studies Discussion Paper No 10-28, 2010)
- Simpson A W B, 'The Penal Bond with Conditional Defeasance' (1966) 82 Law Quarterly Review 392
- Slaughter A, 'A Global Community of Courts' (2003) 44 Harvard International Law Journal
- Speidel R E, 'Warranties of Quality in Revised Article 2, Sales and the Convention on Contracts for the International Sale of Goods' (1999) 14 Journal of Contract Law
- Stephan P, 'The Futility of Unification and Harmonisation in International Commercial Law' (1999) 39 Virginia Journal of International Law
- Stern S, 'Shari'ah: A Suitable Model for a Changing Business Environment?' (2004) 2(3) Journal of International Commercial Law
- Steyn Lord 'The Intractable Problem of the Interpretation of Legal Texts' address at the University of Sydney (2003) 25(1) Sydney Law Review
- Sutton J, 'Measuring Damages under the United Nations Convention on the International Sale of Goods' (1989) 50 Ohio State Law Journal
- Tallon D, 'Damages, Exemption Clauses and Penalties' (1992) 40 American Journal of Comparative Law
- Trichardt A, 'Breach by Anticipatory Repudiation' (2015) 29(4) CLQ 3
- Vanto J, 'Attorneys' Fees as Damages in International Commercial Litigation' (Spring 2003) 15 Pace International Law Review
- Varul P, 'CISG: A Source of Inspiration for the Estonian Law of Obligations' (2003) (1–2) Uniform Law Review
- Vekas L, 'The Foreseeability Doctrine in Contractual Damages' (2002) 43(1–2) Acta Juridica Hungarica
- Walker J, 'The Utility of the ALI/UNIDROIT Project on Principles and Rules of Transnational Civil Procedure' (2001) 6 (4) *Uniform Law Review*
- Zeller B, 'Four Corners: The Methodology for Interpretation and Application of the UN Convention on Contracts for the International Sale of Goods' http://cisgw3.law.pace.edu/cisg/biblio/4corners.html
- —— 'The UN Convention on Contracts for the International Sale of Goods (CISG)—A Leap Forward towards Uniform International Sales Laws' (Fall 2000) *Pace International Law Review*
- —— 'International Trade Law: Problems of Language and Concepts?' (2003) 39 Journal of Law and Commerce
- 'Interpretation of Article 74—Zapata Hermanos v Hearthside Baking—Where Next?' (2004) 2 Nordic Journal of Commercial Law of the University of Turku
- 'Fundamental Breach and the CISG—a Unique Treatment or Failed Experiment?' (2004) 8 Vindobona Journal of International Commercial Law and Arbitration 81
- "The UNIDROIT Principles of Contract Law: Is There Room for Their Inclusion into Domestic Contracts' (2006–2007) 26 (1–2) Journal of Law and Commerce
- —— 'The Remedy of Fundamental Beach and the CISG: A Principle Lacking Certainty?' (2007) 11(2) Vindobona Journal of International Commercial Law and Arbitration 219–36

- —— 'Statutory Interpretation—The Two Step Approach' 1 Curtin Law and Taxation Review 36–64.
- --- 'The Last-ditch Stand' (2013) 58 Villanova Law Review
- ——'Penalty Clauses: Are They Governed by the CISG?' (2011) 23 Pace International Law Review 1, 8
- ——'Regional Harmonisation of Contract law—Is It Feasible?' (2016) 1 Journal of Law, Society and Development
- Zeller B and Andersen C, 'Good Faith—The Gordian Knot of International Commerce' (2016) 28(1) Pace International Law Review 1–28
- Zuppi A, 'A Comparison of Buyer's Remedies under the CISG with the Latin American Legal Tradition' (1999) Pace Review of the Convention on Contracts for the International Sale of Goods
- CISG Advisory Council Opinion No 14 https://iicl.law.pace.edu/cisg/scholarly-writings/cisg-advisory-council-opinion-no-14-interest-under-article-78-cisg

## OFFICIAL DOCUMENTS

Australian Treaty Series, 11 April 1980, [1988] ATS No 32, 19 I.L.M. 571

Commentary on the Draft Convention on Contracts for the International Sale of Goods prepared by the Secretariat, art 70 . 2, UN Doc A/CONF.97/5 (1979)

Draft Hague Convention, art 38, issue paper 3, Attorney-General's Department, http://law.gov.au/publications/hagueissue3.html

Regulation (EU) No 1215/2012, of 12 December 2012

Secretariat Commentary on article 71 of the 1978 draft, comment 4, http://www.cisg.law.pace.edu/cisg/text/secomm/secomm-75.html

Secretary-General Document A/Conf.97/9, http://www/cisg.law.pace.edu/cisg/Fdraft.html

United Nations Conference on Contracts for the International Sale of Goods, final act (11 April 1980). UN Doc A/Conf 97/18 (1980). Reprinted in S. Treaty Doc No 98–9 (1983), 98th Cong, 1st Sess, and 19 ILM (1980)

UNCITRAL Possible Future Work in the Area of International Contract Law: Proposal by Switzerland on Possible Future Work by UNCITRAL in the Area of International Contract Law, at 4–5, UN Doc A/CN. 9/758 (8 May 2012)