

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)
- Drobnič U, 'General Principles of European Contract Law' in Sarcević P and Volken P (eds), *International Sale of Goods: Dubrovnik Lectures* (Oceana 1985)
- Dordević 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* (Giuffrè 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, Kolloquium 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 Losses: Remarks on the Manner in Which the UNIDROIT Principles May Be Used to Interpret or Supplement Article 77 of the CISG' in

Bibliography

- 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, Stämpfli 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* (Giuffrè 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* (Giuffrè 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 MARKET 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 Rechtsgrundsätze 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/articles/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)