

Literatúra

Knihy/monografie:

- ALI/UNIDROIT. *Principles of Transnational Civil Procedure*. Cambridge: Cambridge University Press, 2006. 238 p. ISBN 0-521-85501-2.
- HARTLEY, T.; DOGAUCHI, M. *Dohovor o dohodách o voľbe súdu z 30. júna 2005: Dôvodová správa*. Haagska konferencia medzinárodného práva súkromného. Haag, 2013. 65 s. ISBN 978-92-79-58142-7.
- HILL, J.; CHONG, A. *International Commercial Disputes: Commercial Conflict of Laws in English Courts*. 4th ed. Oxford/Portland, OR: Hart Publishing, 2010. cxxxiii, 895 p. ISBN 978-1-84113-851-0.
- JANČO, M.; JURČOVÁ, M.; NOVOTNÁ, M. a kol. *Európske súkromné právo*. Bratislava: Euroiuris, 2012. 540 s. ISBN 978-80-89406-19-7.
- KNAPP, V. *Velké právní systémy (Úvod do srovnávací právní vědy)*. Praha: C.H.Beck, 1996. 248 s. ISBN 80-7179-089-3.
- LYSINA, P.; ĎURIŠ, M.; HAŤAPKA, M. a kol. *Medzinárodné právo súkromné*. 2. vyd. Bratislava: C.H.Beck, 2016, 544 s. ISBN 978-80-89603-43-5.
- MATTEI, U. A.; RUSKOLA, T.; GIDI, A. *Schlesinger's Comparative Law*. 7th ed. New York: Thomson Reuters/Foundation Press, 2009. 1026 p. ISBN 978-1-58778-591-7.
- NYGH, P.; POCAR, F. (eds). *Preliminary Draft Convention on Jurisdiction and Foreign Judgments in Civil and Commercial Matters* [online]. Preliminary Document No 11 of August 2000 [cit. 2016-11-28]. Dostupné na: <https://assets.hcch.net/upload/wop/jdgm11.pdf>.
- TOČEKOVÁ, J. *Zásady UNIDROIT medzinárodných obchodných zmlúv a ich využiteľnosť v slovenskom súkromnom práve*. Bratislava: Veda, 2012. 188 s. ISBN 978-80-224-1270-4.
- WILFLING, P. *Kvalitatívne požiadavky na odôvodnenie súdneho rozhodnutia. Vybrané otázky*. 2. vyd. Pezinok: Via Iuris, 2013. ISBN 978-80-970686-8-4.

Príspevky v monografiách a zborníkoch:

- EISELEN, S. Globalization and harmonization of international trade law. In FAURE, M.; Van der WALT, A. (eds). *Globalization and Private Law: The Way Forward*. Cheltenham: Edward Elgar, 2010. ISBN 9781849805216, pp. 97–138.
- HYLAND, R. The American Experience: Restatements, the UCC, Uniform Laws, and Transnational Coordination. In HARTKAMP, A. (ed.).

- Towards a European civil code*. 3rd ed. Nijmegen: Ars Aequi Libri [et. al.], 2004. ISBN 90-6916-494-9, pp. 59–75.
- van RHEE, C. H.; VERKERK, R. Civil Procedure. In SMITS, J. M. (ed.). *Elgar Encyclopedia of Comparative Law*. Cheltenham: Edward Elgar Publishing, 2006. ISBN 1-84542-013-6, pp. 120–134.

Odborné články:

- ČENTÍK, T. *K prípustnosti nezákonných dôkazov podľa CSP* [online]. www.ulpianus.sk, 1. 8. 2016 [cit. 2016-11-28]. Dostupné na: <http://www.ulpianus.sk/blog/k-pripustnosti-nezakonnych-dokazov-podla-csp>.
- FEKETE, B. Raising Points of Law on the Courts' Own Motion? Two Models of European Legal Thinking. In *Maastricht Journal of European and Comparative Law*, 2014, vol. 21, No. 4, pp. 652–676.
- GENN, H. What Is Civil Justice For? Reform, ADR and Access to Justice. In *Yale Journal of Law & the Humanities* [online]. 2012, vol. 24, No. 1, Article 18 [cit. 2016-11-28]. Dostupné na: <http://digitalcommons.law.yale.edu/yjlh/vol24/iss1/18>.
- HAZARD, G.; TARUFFO, M. Transnational Rules of Civil Procedure: Rules and Commentary. In *Cornell International Law Journal*, 1997, vol. 30, pp. 493–539.
- KERAMEUS, K. Scope of Application of the ALI/UNIDROIT Principles of Transnational Civil Procedure. In *Uniform Law Review*, 2004, vol. 9, No. 4, pp. 847–857.
- PARKER, J. S. *Comparative Civil Procedure and Transnational „Harmonization“: A Law-and-Economics Perspective* [online]. Travemunder Symposium on the Economic Analysis of Procedural Law. George Mason Law & Economics Research Paper, No. 09–03 [cit. 2016-11-28]. Dostupné na: <https://ssrn.com/abstract=1325013>.
- RECHBERGER, W. H. Die Ideen Franz Kleins und ihre Bedeutung für die Entwicklung des Zivilprozessrechts in Europa. In *Ritsumeikan Law Review* [online]. 2008, No. 25, pp. 101–110 [cit. 2016-11-28]. Dostupné na: <http://www.ritsumei.ac.jp/acd/cg/law/lex/rlr25/rechberger.b.pdf>.
- STÜRNER, R. The Principles of Transnational Civil Procedure: An Introduction to Their Basic Conceptions. In *Rabels Zeitschrift für ausländisches und internationales Privatrecht*, 2005, vol. 69, No. 2, pp. 201–254.
- STÜRNER, R. *Transnational Civil Procedure: Feasibility Study* [online]. UNIDROIT 1999. Study LXXVI – Doc. 1 [cit. 2016-11-28]. Dostupné na: <http://www.unidroit.org/english/documents/1999/study76/s-76-01-e.pdf>.

WALTER, G.; BAUMGARTNER, S. P. Utility and feasibility of Transnational Rules of Civil Procedure: Some German and Swiss Reactions to the Hazard-Tartuffo Project. In *Texas International Law Journal*, 1998, vol. 33, No. 3, pp. 463–476.

WICKERSHAM, G. W. The American Law Institute. In *University of Pennsylvania Law Review and American Law Register*, 1923, vol. 72, No. 1, pp. 1–22.

Ďalšie pracovné dokumenty ALI/UNIDROIT (chronologicky):

GIDI, A. *Report on the First session, Rome, 22 to 26 May 2000* [online].

UNIDROIT 2001 – Study LXXVI – Doc. 3 [cit. 2016-11-28]. Dostupné na: <http://www.unidroit.org/english/documents/2001/study76/s-76-03-e.pdf>.

HAZARD, G.; STÜRNER, R.; TARUFFO, M.; GIDI, A. *Draft Principles and Rules* [online]. UNIDROIT 2001. Study LXXVI – Doc. 4 [cit. 2016-11-28]. Dostupné na: <http://www.unidroit.org/english/documents/2001/study76/s-76-04-e.pdf>.

GIDI, A. *Report on the Third session, Rome, 27 to 31 May 2002* [online].

UNIDROIT 2002 – Study LXXVI – Doc. 8 [cit. 2016-11-28]. Dostupné na: <http://www.unidroit.org/english/documents/2002/study76/s-76-08-e.pdf>.

