Dr. Öğr. Üyesi İnan ULUÇ

Evidence-Taking in National and International Arbitration:

THE RECONCILIATION OF CIVIL LAW AND COMMON LAW TRADITIONS

Ankara 2021

BIBLIOGRAPHY

BOOKS

Arslan, Ramazan/Yılmaz, Ejder/Ayvaz, Sema Taşpınar/ Hanağası, Emel: Medenî Usul Hukuku (2020)

Bell, John/Boyron, Sophie/Whittaker, Simon: Principles of French Law (2008)

Born, Gary: International Commercial Arbitration (2014)

O'Malley, Nathan D.: Rules of Evidence in International Arbitration: An Annotated Guide (2019).

Tanrıver Süha: Medenî Usûl Hukuku Cilt I (2021)

Waincymer, Jeff: Procedure and Evidence in International Arbitration (2012)

ARTICLES

Applegate, John S.: *Witness Preparation*, 68(2) Tex. L. Rev. 277 (1989)

Goering, J. Lyn Entrikin: Legal Fiction of the "Unpublished" Kind: The Surreal Paradox of No-Citation Rules and the Ethical Duty of Candor, 1(1) Seton Hall Cir. Rev. 27 (2005)

Helmholz, Richard H.: Origins of the Privilege against Self-Incrimination: The Role of the European Ius Commune, 65 N.Y.U. L. Rev. 962 (1990)

IBA Task Force for the Revision of the IBA Rules on the Taking of Evidence in International Arbitration/Consolidated Amendments: Commentary on the Revised Text of the 2020 IBA Rules on the Taking of Evidence in International Arbitration (Jan. 2021)

Jablonski, John J./Dahl, Alexander R.: The 2015 Amendments to the Federal Rules of Civil Procedure: Guide to Proportionality in Discovery and Implementing a Safe Harbor for Preservation, 82(4) Def. Counsel J. 411 (Oct. 2015)

Kerr, Michael: *Concord and Conflict in International Arbitration*, 13(2) Arb. Int'l 121 (1997)

Kubalczyk, Anna Magdalena: Evidentiary Rules in International Arbitration – A Comparative Analysis of Approaches and the Need for Regulation, 3(1) Groningen Journal of International Law 85 (2015)

Prevot, Clémence: The Taking of Evidence in International Commercial Arbitration: A Compromise Between Common Law and Civil Law, 71(2) Dis. Res. J. 73 (2016)

Reymond, Claude: Civil Law and Common Law Procedures: Which is the More Inquisitorial? A Civil Lawyer's Response, 5 ARB. INT'L 357 (1989)

Rubinstein, Javier: International Commercial Arbitration: Reflections at the Crossroads of the Common Law and Civil Law Traditions Perspective, 5 CHI. J. INT'L. L. 303 (2004)

Tanrıver, Süha: Hukuk Yargısı Bağlamında Bilirkişilikle İlgili Temel Problemler ve Çözüm Arayışları (Dokuz Eylul Universitesi Hukuk Fakultesi Dergisi, 2010/Cilt:11, s. 575-594)

BLOG POSTS

Alonso, Trinidad/Scherpf, Georg: *Are the Prague Rules Suitable for Investment Arbitration?*, KLUWER ARBITRATION BLOG (Aug. 11, 2019), http://arbitrationblog.kluwerarbitration.com/2019/08/11/are-the-prague-rules-suitable-for-investment-arbitration/.

Baysal, Pelin/Keser, Aytug: *Arbitration Procedures and Practice in Turkey: Overview* (Sept. 12, 2017), http://gun.av.tr/tr/arbitration-procedures-and-practice-in-turkey-overview-2/.

Flägel, Peter/Myers, Terry/ Nagel, Jeffrey L./Kurtz, Birgit: Discovery – A Powerful U.S. Litigation Tool – Sometimes Even in

- Germany (Jan. 7, 2016), https://www.gibbonslaw.com/discovery---a-powerful-us-litigation-tool---sometimes-even-in-germany/
- Gorst, Duncan/Tutt, Stephanie: 2020 Revision of the IBA Rules on the Taking of Evidence in International Arbitration, KLUWER ARBITRATION BLOG (Mar. 28, 2021), http://arbitrationblog.kluwerarbitration.com/2021/03/28/2020-revision-of-the-iba-rules-on-the-taking-of-evidence-in-international-arbitration/.
- **Haydn-Williams, Jonathan:** Civil Litigation: 'Discovery' is not the same As 'Disclosure' (Forensic E-Providers Please Note) (Aug. 22, 2017), http://gdknowledge.co.uk/civil-litigation-discovery-is-not-the-same-as-disclosure-forensic-e-providers-please-note/.
- Khvalei, Vladimir/ Khrapoutski, Alexandre/ Perepelynska, Olena/Czech, Konrad: The Prague Rules on conduct of the taking evidence: an alternative to the IBA Rules? (May 24, 2018), available at https://praguerules.com/upload/iblock/2d6/2d6ddc744c3efe9101b60dc 2fdb59ab6.pdf.
- **Kocur, Michal:** Why Lawyers from Civil Law Jurisdictions Do Not Need the Prague Rules, Kluwer Arbitration Blog (Aug. 19, 2018), http://arbitrationblog.kluwerarbitration.com/2018/08/19/why-lawyers-from-civil-law-jurisdictions-do-not-need-the-prague-rules/.
- **Kurtz, Birgit/ Pyenson, Arlen/ Bouhabib, Amal:** *United States in* Getting the Deal Through Arbitration (2014), https://www.crowell.com/files/Arbitration-in-the-United-States.pdf.
- **Lu, Jue Jun:** Witness Preparation in International Arbitration: Where to Start and Where to Stop?, PRACTICAL LAW ARBITRATION BLOG (Dec. 7, 2016), http://arbitrationblog.practicallaw.com/witness-preparation-in-international-arbitration-where-to-start-and-where-to-stop/.
- **Spencer, Elissa:** Confidentiality, Privilege or Both? (Dec. 20, 2017), https://www.americanbar.org/groups/young_lawyers/publications/tyl/topics/ethics/confidentiality-privilege-or-both.html.
- Starr, Paul/ Sajnani, Suraj/Chick, Hermia: Document Production Under the Common Law and Civil Law: Reconciling the Differences Through the IBA Rules, KWM (Nov. 1, 2017), https://www.kwm.com/en/au/knowledge/insights/document-production-common-civil-law-iba-rules-differences-20171030

Tian, Charles Tian: The Prague Rules and the IBA Rules on Taking of Evidence in International Arbitration: Friends or Foes?, TRANSNATIONAL NOTES (Feb. 6, 2019), https://blogs.law.nyu.edu/transnational/2019/02/the-prague-rules-and-the-iba-rules-on-taking-of-evidence-in-international-arbitration-friends-or-foes/

Veit, Marc D.: *Cross-Border Pre-Trial Discovery in Switzerland* (Mar. 2007), https://www.walderwyss.com/publications/420.pdf.

SURVEYS

Queen Mary, White&Case: 2012 International Arbitration Survey: Current and Preferred Practices in the Arbitral Process (2012)

Queen Mary, White&Case: 2015 International Arbitration Survey: Improvements and Innovations in International Arbitration (2015)

Queen Mary, White&Case: 2018 International Arbitration Survey: The Evolution of International Arbitration (2018)