

Index

- accountability approach, 86
- adoption gap, 18
- adoption rates, 19, 24
- Africa, 19, 29, 219, 227
- agreements/MOUs, 7, 16, 63, 89, 90, 93
- Amadeus database, 124
- Anglo-Commonwealth jurisdictions, 153
- approaches
 - accountability, 86
 - comparative, 10, 11, 26, 30, 83
 - comprehensive, 22
 - determination table, 163
 - externality, 160, 163
 - presumption of regularity, 157
 - RTB (reason to believe), 161, 162, 163, 165, 167, 169
 - validity, 159, 163
- arbitration
 - acts/rules, 64, 70, 72, 75, 76
 - arbitrator immunity, 75
 - ASEAN conclusions, 221
 - award enforcement, 65, 79
 - background, 62
 - confidentiality, 74
 - decisions, 79
 - home laws, 130
 - international awards, 64, 76
 - New York Convention, 66
- Argentina, 28
- Asia
 - Asia Pacific Loan Market Association (APLMA), 59
 - Asian Association of Constitutional Courts and Equivalent Institutions, 207
 - Asian Business Law Institute (ABLI), 227
 - Asianism, 249
 - Bangkok Declaration of 1993, 246
 - Confucian Constitutionalism, 246
 - convergence and divergence, 135, 227, 231
 - cultural identity, 233, 239, 246
 - Europe's opposite, 233
 - financial crisis, 191, 247
 - jurisdictions, 135, 148
 - law and values, 245, 247
 - law history, 6
 - law models, 42, 44, 59, 79, 248
 - law, contract, 148, 149, 229, 231, 239
 - law, pan-Asian, 239, 242, 246, 248
 - law, soft, 141
 - law, uniform, 244
 - modernisation, 249
 - Orientalism, 242, 249
 - South Asian Association for Regional Cooperation (SAARC), 59
 - Zhejiang High People's Court, 161
- Association of Southeast Asian Nations (ASEAN)
 - arbitration, 221
 - ASEAN Economic Community (AEC)
 - 2015 vs. 2025, 195, 202
 - blueprint, 184, 195, 202
 - founding, 180
 - objectives, 184
 - organisational conflict, 194
 - policy ratification and resources, 199
 - progress table, 201
 - ASEAN Handbook on Competition Policy and Law, 187
 - ASEAN Integration Monitoring Office (AIMO), 185
 - ASEAN Intergovernmental Commission on Human Rights (AIC), 209
 - charter, 207, 218
 - competition, 187
 - convergence, 59
 - corruption, 194
 - development divide, 190

- harmonisation, 139
- human rights, 209
- membership divisions, 194
- national single window (NSW), 186
- outsourcing implementation, 197
- priority lists, 197
- rule of law, 210, 213, 217
- socio-economic differences, 191
- UPICC and PECL-based project, 230
- Australia, 72, 167
- authoritarian constitutionalism, 247
- Azerbaijan, 29

- Bangkok, 246
- bankruptcy law, 37, 43
- Beijing declaration, 229, 236
- Belt and Road project, 238
- best evidence rule, 31
- border effect, 126
- Brazil, 28
- bridge standards, 116, 128, 131, 133
- British Retail Consortium (BRC), 95
- Brunei, 135
- bureaucracy, 184, 193, 194

- Cambodia, 135
- Cape Town Convention, 19
- Caribbean Court of Justice, 218
- Case Law on UNCITRAL Texts (CLOUT), 25
- case studies/decisions
 - Bloomberry Resorts, arbitral award, 79
 - Cassis de Dijon, member state-produced goods, 217
 - CISG national law reform model, 26
 - Draft Common Framework of Reference (DCFR), 143
 - Google Spain, personal data protection, 206
 - Government of the Lao People's Democratic Republic, international arbitration, 79
 - Northside Development, IMR and executing documents, 166
 - PRC Company Law art. 16 enforceability, 157
 - RTB approach outcomes, 165
 - Singapore commercial contract law, 144, 149
 - Sun Tian Gang, international arbitration, 80
 - Trento project, contract laws, 136
 - Turquand, indoor management rule, 165
 - UNCITRAL Model Law on Electronic Commerce, 30
 - Zhejiang High People's Court, reason to believe approach, 161
- centre of main interest (COMI), 51
- certification program owners (CPOs), 95
- Chile, 219

- China (People's Republic of China, PRC)
 - Asian legal tradition, 235
 - Beijing declaration, 229, 236
 - constitution, 168
 - government "bringing outside in," 238
 - jurisdiction, 135
 - law for "barbarians," 233
 - law reform and CISG, 27
 - law, civil/commercial/contract, 28, 154
 - law, PRC Company Law art. 16 discussion, 158
 - law, PRC Guaranty Law art. 5, art. 7, 162, 176
 - property protection policies, 168
 - Zhejiang High People's Court, 161
- choice-of-law clauses, 118, 130
- civil law
 - Asia, 46, 154, 231, 234, 240
 - best evidence rule, 31
 - contract law, 135, 147
 - Europe, 136
 - jurisdiction influence, 135
 - legislation and code clarity, 54
 - model codes, 29
 - reform, 28
 - unification, 244
- CLOUT (Case Law on UNCITRAL Texts), 25
- commercial law. *see also* contract law
 - adoption rates, 24
 - arbitration, 18, 221
 - China, 27
 - commercial codes, 12, 26, 28
 - contract law, 7, 140
 - drafting, 14, 17
 - economics, 22
 - electronic commerce, 16, 21, 30, 31
 - harmonisation, 1, 14
 - jurisdictions, 20
 - leadership, 23
 - pluralism, 8
 - reform, 15, 17, 19, 20, 21, 22
- Common Core of European Private Law Project, 136
- common law
 - arbitration, 62
 - Asia vs. West, 234
 - Common European Sales Law, 29
 - contract law, 135, 147
 - indoor management rule (IMR), 153, 157
 - jurisdiction influence, 135
 - presumption of regularity, 153, 157
 - uniform law, 240
- company law. *see also* contract law
 - China, PRC courts' solutions, 158, 159
 - competition, 187, 192
 - duty to review, 175

- company law (cont.)
 enforceability, 120, 157
 Europe, 3, 105, 124
 executing security instruments, 172
 externality approach, 160
 guarantors, 161
 home law bias, 122, 131
 indoor management rule (IMR), 156, 161, 166, 168
 markets, 119, 123
 protections, 154, 176, 206
 single set, 112
 transaction disputes, 156, 161, 163, 170, 172
 comparative approach, 10, 11, 13, 30
 competition, 129, 187, 192
 Comprehensive and Progressive Agreement for Trans-Pacific Partnership (CPTPP), 222
 comprehensive approach, 22
 confidentiality, 74, 206
 conflicts
 ASEAN countries socio-economic differences, 191
 company law, 156
 Dispute Settlement Understanding (DSU), 212
 international policy decisions, 182
 mitigating, 90, 93
 organisational, 183
 private sphere, 87
 Confucianism, 235, 237, 246
 constitutionalism, authoritarian, 247
 contract law. *see also* company law
 agreements, 7
 Asia, 139, 148, 229, 239
 case study, 144
 common law tradition, 135
 competition, jurisdictional, 129
 consumer contract law, 143, 144
 contractor protections, 153, 157, 161, 176
 convergence, 11
 Directive 2005/29/EC, 146
 Draft Common Framework of Reference (DCFR), 142
 enforceability, 153, 157, 162
 Europe, 105, 135, 148, 229
 flexibility, 31
 harmonisation, 138, 145
 home law benefits, 131
 instruments of, 141, 144, 146
 International Commercial Terms (INCOTERMS), 12
 market standardisation, 114
 quality of, 114
 risks, contractual, 170
 sale of goods regulations, 141, 147
 conventions
 Cape Town Convention on International Interests in Mobile Equipment, 19
 Convention for the Unification of Certain Rules of Law relating to Bills of Lading, 9
 Convention on Contracts for the International Sale of Goods (CISG), 19, 26, 28, 231
 Convention on International Interests in Mobile Equipment, 19
 Convention on the Limitation Period in Contracts for the International Sale of Goods, 25
 Convention on the Recognition and Enforcement of Foreign Arbitral Awards, 18, 62
 Convention Providing a Uniform Law for Bills of Exchange and Promissory Notes, 9
 Convention Providing a Uniform Law for Cheques, 9
 Convention relating to a Uniform Law on the International Sale of Goods, 26
 European Convention on Human Rights, 208
 Hague Conference on Private International Law, 10
 New York Convention/Convention on the Recognition and Enforcement of Foreign Arbitral Awards, 18, 62, 66
 UNCITRAL 11th Multinational Judicial Colloquium, 41
 United Nations Conference on Trade and Development, 21
 Vienna Convention for the International Sales of Goods, 141
 WHO Framework Convention on Tobacco Control, 19
 convergence
 Africa, 227
 Asia, 59, 227, 243
 defined, 35
 ISEAL codes, principles, 96
 methodologies, 38
 Model Law example, 43, 57
 policy and procedures, 86, 125
 reason to believe and indoor management rule, 170, 176
 regulatory, 83, 88, 102
 trade endogeneity, 126
 UNIDROIT Principles on the Operation of Close-Out Netting Provisions, 40
 Court of Justice of the European Union, 142, 215
 Court of the Andean Pact, 219
 credibility principles, 96
 cross-border contracts/transactions. *see* contract law, international trade/law

- data, 16, 206
- decisions. *see* case studies/decisions
- Delaware, 118, 123
- democracy, 246
- Directive 2005/29/EC, 146, 147
- Directive 95/46/EC, 206
- Dispute Settlement Understanding (DSU), 212
- divergence
- Asia, 55, 185, 190, 231
 - costs, 104, 112, 138
 - duty to review, 175
 - Europe, 138
 - financial law, 34
 - flip clauses, 40
 - key factors, 45
 - Model Law, 46, 57
 - organisational governance, 86
 - private regulators, 84, 102
 - reason to believe and indoor management rule, 167, 176
 - tolerances, 37
 - uniform law, 13
- Doing Business and Enabling Trade Indices, 194
- Draft Common Framework of Reference (DCFR), 137, 142
- duty to review, 176
- economics
- ASEAN Economic Community (AEC), 180, 184
 - ASEAN socio-economic differences, 190, 191, 194
 - Asia, 246
 - bureaucracy, power, wealth, 193
 - contractual risks, 170
 - corruption, 194
 - harmonisation, 138
 - integration, market-driven, 192
 - law, commercial, 22
 - law, exporting, 130
 - law, home, 119
 - law, investments, law-specific, 111
 - law, model and transitions, 31
 - law, rule of, 213
 - law, switching costs, 122
 - law, uniform, 9, 19, 132
 - legislation, 15, 16, 22, 182
 - national interests, 189
 - network effects, 106, 125
 - political stability, 192
 - Regional Comprehensive Economic Partnership (RCEP), 222
 - reincorporating, 120
- electronic commerce, 16, 21, 30, 31
- English law, 26, 118, 130, 141, 144
- environmental law, 19, 21
- Europe/European Union
- Amadeus database, 124
 - arbitration, 76
 - Brexit and judgment enforcement, 221
 - British Retail Consortium (BRC), 95
 - Council of Europe, 206, 208
 - Court of Justice, 142, 206, 213, 219
 - directives, 146, 206
 - divergence rates, 135
 - Draft Common Framework of Reference (DCFR), 137, 142
 - economic integration, 224
 - European Bank for Reconstruction and Development assessment tool, 17
 - European Convention on Human Rights (ECHR), 208
 - European Free Trade Agreement, 217, 219
 - Eurozone markets, 119
 - harmonisation, 138
 - law, Asia, 210, 217, 232, 233, 242
 - law, civil, 136, 138, 139
 - law, company, 105, 124
 - law, contract, 135, 136, 140, 148, 231
 - law, Europe, 105, 130, 207
 - law, rule of law, 208, 214
 - law, Switzerland, 118
 - sale of goods, 29, 141
 - unification, legal, 228
- exceptions, statutory, 49
- fair trade labelling organisation (FLO), 99
- fiduciary requirements, 113
- financial crises, 191, 247
- financial institutions, 15, 21, 40, 55
- financial law, 34, 37, 39, 43, 91
- flip clauses, 40
- foreign direct investment (FDI), 188
- Foreign Economic Contract Law, 28
- foreign tax claim exclusions, 51
- free trade. *see* international trade/law
- French law, 26, 214, 239
- Geneva, Convention and Protocol, 63
- German law, 26, 244
- Global Financial Crisis, 39
- Global Food Safety Initiative (GFSI), 95
- globalisation, 148, 188
- Google, 206
- government
- agencies, 15, 19, 86, 89, 128, 181
 - authoritarian constitutionalism, 247
 - Chinese, “bringing outside in,” 238
 - good/bad difference?, 226

- government (cont.)
 rule of law divisive, 205
 Guaranty Law. *see* China (People's Republic of China, PRC)
 Guide to Enactment of the Model Law, 31
 Hague Conference on Private International Law (HCCH), 10, 14, 27
 Handbook on Competition Policy and Laws, 187
 harmonisation. *see also* convergence
 ASEAN integration, 187
 jurisdictions, 139
 law instruments, non-contract, 146
 law, consumer, 143
 law, contract, 138, 139, 143, 144, 146, 217
 law, international, 9
 possible?, 145
 trading conditions, 138
 home law, 122, 130, *see also* jurisdictions
 Hong Kong, 75, 135
 human rights, 19, 208, 209
 Hungary, 10, 28
 implementation
 ASEAN Economic Community (AEC), 180,
 184, 187, 198
 case law, Europe, 208
 gap, 180
 models, legislative, 18
 public policy, 183
 regulatory intermediaries, 85
 uniform law, global/regional, 13, 23
 incorporating, 120
 Indonesia, 135, 186
 indoor management rule (IMR), 153, 157
 information technologies, 106
 insolvency, 21, 35, 41, 47
 intellectual property, 16, 187
 International Accreditation Forum (IAF), 95
 International Chamber of Commerce (ICC),
 20, 76
 International Commercial Terms
 (INCOTERMS), 12
 International Council for Commercial Arbitration
 (ICCA), 70
 International Institute for the Unification of
 Private Law (UNIDROIT), 10, 15, 27, 40,
 144, 230
 international regulatory cooperation (IRC), 81
 International Social and Environmental
 Accreditation and Labelling Association
 (ISEAL), 96, 99
 International Standard Organisation (ISO), 90
 International Swaps and Derivatives Association
 (ISDA), 39
 international trade/law
 adoption gap, 18
 agreements, 16, 217
 arbitration, 63, 66, 74
 Asia, 27, 186, 192, 221, 238
 associations, 84
 centre of main interest (COMI), 51
 convergence, 126
 economics, 182, 188, 194
 foreign tax claims, 51
 harmonisation, 145
 international labor organisation (ILO), 90
 jurisdictions, 116, 122, 130, 221
 law, commercial, 12, 144
 law, contract, 143, 144, 148
 law, insolvency, 35, 41, 44, 54, 56
 law, sales, 26, 28, 128, 141
 law, uniform, 9, 10, 12, 41, 44
 network effects, 118
 regulations, 81, 87, 131
 Trans-Pacific partnerships, 222
 Japan, 135, 231, 240, *see also* Asia
 jurisdictions
 Anglo-Commonwealth, 153
 arbitration, 62, 79, 118
 Asia, 135, 139, 145
 competition, 129, 131
 Delaware, 118, 123
 Europe, 24, 124, 208, 216
 incorporating, 121
 Model Law, 31
 reform capacity, 20
 representation, 10
 specialisation, 122
 Korea, 135, 207, 237, 243
 language, 106, 117, 130, 191
 Laos, 135
 law
 arbitration, 63, 118
 authoritarian constitutionalism, 247
 bankruptcy, 37, 43
 enforceability, 93
 harmonisation, 9, 125
 impact, 16
 insolvency, 21, 35, 41, 47
 instruments, 141, 142, 144, 146
 jurisdictions, 116, 130
 language, 106, 110
 models, 21

- modernising, 11
- network effects, 113, 115
- organisational forms, 85
- pluralism, 7
- reforming, 15, 19, 26
- specialisations, 111, 112, 115, 121, 125, 127, 130
- laws. *see also* model laws, rule of law
- League of Nations, 10
- Legal Origins project, 234
- legislation
 - history, 15
 - legislative texts, 11, 15, 16, 20, 141
 - legislators, 16, 19, 113, 125, 134
 - models, guides, 15, 21, 41, 53
- Loan Market Association (LMA), 39, 59
- London Court of International Arbitration (LCIA), 76
- lonely organisation syndrome, 183
- Macau, 135
- Malaysia, 79, 80, 103, 135, 186, 193, 245
- management rules, statutory and indoor, 157
- markets
 - ASEAN integration, 185, 198
 - economics, 192
 - failure categories, 108
 - information tech analysis, 106
 - jurisdictions, 119, 122, 129, 131, 138, 217
 - network effects, 108, 111, 125
 - participants, 127
 - specialisations, 122
 - standardisation, 114, 128
- Meiji regime, 241
- Middle Kingdom (China), 236
- model laws
 - adopting, 13, 19, 30, 42, 49
 - arbitration, 10
 - Asia, 55, 148, 231, 239
 - attributes, 11, 41
 - civil codes, 29
 - convergence/divergence, 43, 57
 - elements, 41
 - enactment guide, 31
 - Europe, 136
 - indoor management rule, 154
 - insolvency, 53
 - interpretations, 77
 - UNCITRAL, 30, 35, 41, 56
 - United Nations CISG, 27
- MOUs/agreements, 7, 16, 63, 89, 90, 93
- Myanmar, 135
- national single window (NSW), 186, 189, 193
- networks, 105, 115, 126, 188, 193
- New York Convention/Convention on the Recognition and Enforcement of Foreign Arbitral Awards, 18, 62, 65, 66
- non-governmental organisations (NGOs), 84, 87, 94
- Organisation for the Harmonisation of Business Law in Africa (OHADA), 29, 35, 227
- organisations/businesses, 85, 89, 102, 183, 193, 194
- organizational law. *see* company law
- Orientalism, 242, 249
- pan-Asian law, 239, 242, 246, 248
- pan-European civil code, 136
- Philippines, 135, 186, 193
- pluralism, 7
- politics
 - Asia, 192, 236, 239, 246
 - harmonisation, 139, 143
 - laws, 10, 13, 19, 126, 143, 205
 - legislative models, 15
- PRC. *see* China (People's Republic of China, PRC)
- presumption of regularity, 153, 157, 162, 170
- Principles of Asian Contract Law (PACL), 148, 229, 231, *see also* Asia
- Principles of European Contract Law (PECL), 137, 148, 230, *see also* Europe/European Union
- property protection, 168
- public policy, 72, 183
- public sector corruption, 194
- Regional Comprehensive Economic Partnership (RCEP), 222
- regularity presumption, IMR, 153, 157, 162, 170
- regulations
 - conflicts and cooperation, 88, 97
 - contract law, 143, 147
 - mergers and acquisitions, 98
 - regulators, 84, 92
 - technical, 187
 - transnational, 84, 131
- RTB (reason to believe), 161, 162, 167, 170, 176
- rule of law, 204, 206, 213, 226
- sale of goods, 19, 128, 141, 146
- Shanghai, 135
- Singapore. *see also* Asia
 - arbitration, 75, 221
 - ASEAN Summit, 2007, 184
 - Asia's Global Law School, 232
 - Asian values, 245
 - contract law, 144

- Singapore (cont.)
 Doing Business Across Asia, 227
 EU-Singapore Free Trade Agreement, 217
 jurisdictions, 135
 Model Law adoption, 55, 77
 national single window (NSW) development, 186
 Socialism, 10, 237
 soft laws, 36, 39, 42, 77, 141, 142, 148
 South Asian Association for Regional Cooperation (SAARC), 59
 Southern Africa Development Community (SADC), 219
 Soviet Union, 219, 237
 Spain, 28, 206
 specialisations, law, 112, 115, 121, 125, 127, 130
 standardisation
 ASEAN competition policy, 187
 certification program owners (CPOs), 95
 company/contract law, 116, 119
 limitations, 127
 mis-/over-/under-standardisation, 109, 125, 127
 network effects, 107, 125
 statutory exceptions, 49
 statutory indoor management rule, 157
 Studies in the Contract Laws of Asia, 230
 sustainability, 84, 96, 103
 Switzerland, 118, 133
- Taiwan, 135, 243
 technology, 2, 21, 187, 198
 telephone analogy, 107
 Thailand, 135, 186, 193, 246
 Tokyo, 135
 trade. *see* international trade/law
 transnational law/regulations, 81, 91, 98, 238, *see also* international trade/law
 Trans-Pacific partnerships, 222
 Transparency International's Corruption Perceptions, 194
 treaties, 11, 18, 19, 23, 26, 207, 241
 Trento project, 136
 Tribunal of the Southern Africa Development Community (SADC), 219
- uniform law. *see also* harmonisation
 adopting, 10, 13, 18, 19, 21, 145
 Asia, 27, 239, 248
 conventions, 9, 26
 convergence defined, 35
 economics, 19, 23
 Europe, 138, 228
 insolvency, 41
 jurisdictions, 131
 model laws, 29, 44
 modernising, 11
 politics, 2, 13, 25
 rule of law, 207, 212
 single law set, 112
 UNCITRAL, 14, 26
 United Kingdom, 76, 95, 208, 212, 221, *see also* Europe/European Union
 United Nations
 11th Multinational Judicial Colloquium, 41
 arbitration, 10, 69, 71
 commercial law, 14, 30
 drafting legislation, 10, 23
 guides, 17, 41, 56
 Model Law, 35, 41, 44, 71, 77
 UNIDROIT Principles of International Commercial Contracts (UPICC), 230
 United Nations CISG, 19, 128, 141, 147
 United Nations Commission on International Trade Law (UNCITRAL), 9, 14, 25, 62
 United Nations Conference on Trade and Development (UNCTAD), 21
 United Nations Forum on Sustainability Standards (UNFSS), 91
 United Nations General Assembly, 10, 15
 United Nations Global Compact, 91
 United Nations International Institute for the Unification of Private Law (UNIDROIT), 10, 15, 27, 40, 144, 230
- Venice Commission for Democracy through Law, 206
 Vienna Convention for the International Sale of Goods (CISG), 141, 144
 Vietnam, 28, 135, 186, 237
- Western law, 6, 230, 232, 240
 World Bank, 17, 211
 World Health Organisation (WHO) Framework Convention on Tobacco Control, 19
 World Trade Organisation (WTO), 212
- Zhejiang High People's Court, 161