



## Commercial Law Bibliography

Michael G. Hillinger

Follow this and additional works at: <https://via.library.depaul.edu/bclj>

---

### Recommended Citation

Michael G. Hillinger, *Commercial Law Bibliography*, 7 DePaul Bus. & Com. L.J. 177 (2008)  
Available at: <https://via.library.depaul.edu/bclj/vol7/iss1/7>

This Bibliography is brought to you for free and open access by the College of Law at Digital Commons@DePaul. It has been accepted for inclusion in DePaul Business and Commercial Law Journal by an authorized editor of Digital Commons@DePaul. For more information, please contact [digitalservices@depaul.edu](mailto:digitalservices@depaul.edu).

## Commercial Law Bibliography\*†

### GENERAL

Shmuel I. Becher and Tal Z. Zarsky, *E-Contract Doctrine 2.0: Standard Form Contracting in the Age of Online User Participation*, 14 MICH. TELECOMM. TECH. L. REV. 303 (2008).

Michael Joachim Bonell, *The CISG, European Contract Law and the Development of a World Contract Law*, 56 AM. J. COMP. L. 1 (2008).

Kenneth C. Kettering, *Securitization and its Discontents: the Dynamics of Financial Product Development*, 29 CARDOZO L. REV. 1553 (2008).

Charles H. Martin, *The Electronic Contracts Convention, the CISG, and New Sources of e-Commerce Law*, 16 TUL. J. INT'L & COMP. L. 467 (2008).

Amy J. Schmitz, *Curing Consumer Warranty Woes Through Regulated Arbitration*, 23 OHIO ST. J. ON DISP. RESOL. 627 (2008).

### UCC ARTICLE 2

Richard H. Nowka, *The Secured Party Fiddles While the Article 2 Statute of Limitations Clock Ticks—Why the Article 2 Statute of Limitations Should not Apply to Deficiency Actions*, 7 FLA. ST. U. BUS. L. REV. 1 (2008).

Stephen W. Ranere, Note, *Charting a Course: How Courts Should Interpret Course of Dealing in a Battle-of-Forms Dispute*, 41 SUFFOLK U. L. REV. 671 (2008).

### UCC ARTICLE 4

Alex Y. Lieberman, Note, *Checking In and Cashing Out: Cashier's Check Fraud, Depository Liability and Proposed Solutions*, 12 N.C. BANK. INST. 353 (2008).

---

\* Compiled by Michael G. Hillinger, Professor and Associate Dean, Southern New England School of Law, North Dartmouth, Massachusetts. This bibliography covers articles published since the last bibliography through the end of 2008.

† The headings for UCC Articles 1, 2A, 3A, 4A, 5, 6, 7, and 8 and UCITA and UETA have been deleted as there were no new articles published.

## UCC ARTICLE 9

Kenneth C. Kettering, *Securitization and its Discontents: the Dynamics of Financial Product Development*, 29 CARDOZO L. REV. 1553 (2008).

Juliet M. Moringiello, *False Categories in Commercial Law: The (Ir)Relevance of (In)Tangibility*, 35 FLA. ST. U. L. REV. 119 (2007).

Richard H. Nowka, *The Secured Party Fiddles While the Article 2 Statute of Limitations Clock Ticks—Why the Article 2 Statute of Limitations Should not Apply to Deficiency Actions*, 7 FLA. ST. U. BUS. L. REV. 1 (2008).

Michael B. Thompson, *Those Calves Are Mine: Toward a Uniform Commercial Code Definition of “Rights in the Collateral”*, 53 S.D. L. REV. 74 (2008).

## E-SIGN

(ELECTRONIC SIGNATURES IN GLOBAL AND  
NATIONAL COMMERCE ACT)

Stephen E. Friedman, *Protecting Consumers from Arbitration Provisions in Cyberspace, the Federal Arbitration Act and E-SIGN Notwithstanding*, 57 CATH. U. L. REV. 377 (2008).

## FDCPA

## (FAIR DEBT COLLECTION PRACTICES ACT)

Kirsten N. Arnold, Note, *Getting Payment for a Clean Bill of Health: Reconciling the Health Insurance Portability and Accountability Act (“HIPAA”) with the Fair Debt Collection Practices Act (“FDCPA”) for Health-Care Debt Collection*, 93 IOWA L. REV. 605 (2008).

Matthew W. Ludwig, Note, *Abuse, Harassment, and Deception: How the FDCPA is Failing America’s Elderly Debtors*, 16 ELDER L.J. 135 (2008).

Bruce N. Menkes & Anna-Katrina S. Christakis, *The FDCPA Takes a New Direction: Federal Review of State Court Litigation Practices*, 63 BUS. LAW. 717 (2008).