## Uniform Law Review Revue de droit uniforme

Volume 18 Number 2 2013

Development of securities markets in Le in America: a comparative approach

Intermediated securities and the innocent acquirer rule: theory and reality. The Chilean case

Close-out netting provisions in private international law and international insolvency law (Part I)

Public law and public policy in international commercial contracts

Canadian courts and uniform interpretation

The *forum non conveniens* doctrine and air carrier liability

Principles on the operation of close-out netting provisions / Principes concernant l'applicabilité des clauses de résiliation-compensation



## Uniform Law Review Revue de droit uniforme

Volume 18 Number 2 2013 www.ulr.oxfordjournals.org

## **Contents**

Articles Capital market law in Latin America: a comparative law approach Márcio Ferro Catapani	201
The disposition of intermediated securities and the innocent acquirer rule: theory and reality—the Chilean case  Guillermo Caballero	225
Close-out netting provisions in private international law and international insolvency law (Part I)  Ole Böger	232
Public law and public policy in international commercial contracts and the UNIDROIT Principles of International Commercial Contracts 2010: a brief outline Oliver Remien	262
Canadian courts and uniform interpretation: an empirical reality check oshua Karton and Samantha Wynne	281
The forum non conveniens doctrine put to the test of uniform private international law in relation to air carriers' liability: ack of harmony between US and French decisional outcomes sandra Adeline	313
Instruments Principles on the operation of close-out netting provisions / Principles concernant l'applicabilité des clauses de résiliation-	330

Please visit the journal's website at: www.ulr.oxfordjournals.org