

Europass Curriculum Vitae



Osobni podaci

Prezime(na) / Ime(na)	Alan UZELAC	
Adresa(e)	Marulićev trg 11, 10000 Zagreb, Croatia, Europe	
Telefonski broj(evi)	+385 1 4597 500	Mobitel: +385 91 3636 225
Broj(evi) faksa	+385 1 4597 521	
E-mail	auzelac@pravo.hr; uzelac@post.harvard.edu	
Državljanstvo	Hrvatsko	
Datum rođenja	15. lipnja 1963.	
Prezime(na) / Ime(na)	Muško	
Radno iskustvo		
Datumi	1/11/1994 →	
Zanimanje ili radno mjesto	Redoviti profesor u trajnom zvanju (17/01/2012), redoviti profesor (16/1/2007), izvanredni profesor (18/12/2002), docent (1/7/1999), asistent (1/11/1994) Predstojnik Katedre za građansko procesno pravo (od 2014.)	
Osnovne aktivnosti i zadaće	Predavanje i istraživanje na dodiplomskom, diplomskog i postdiplomskom studiju	
Ime i adresa poslodavca	Sveučilište u Zagrebu, Pravni fakultet Trg m. Tita 14, Zagreb	
Vrsta djelatnosti ili sektor	Znanost i visoko obrazovanje	
Datumi	2003 - 2010	
Zanimanje ili radno mjesto	Stručnjak u znanstvenom području	
Osnovne aktivnosti i zadaće	Član i nacionalni delegat Europske komisije za učinkovitost pravosuđa Član CEPEJ Ureda (2003. – 2006.) Predsjedavatelj Radne skupine za trajanje sudskih postupaka (TF-DEL) – (2003. – 2006.) Član upravljačke skupine Centra za istraživanja i analizu sudske uprave (SATURN) – (2007. – 2010.)	
Institucija	Vijeće Europe Strasbourg	
Vrsta djelatnosti ili sektor	Znanost i visoko obrazovanje	
Datumi	2000. →	
Zanimanje ili radno mjesto	Neovisni stručnjak i konzultant	
Osnovne aktivnosti i zadaće	Savjetovanje o raznim aspektima pravosudnih sustava, naročito - o reformi ovršnopравnih sustava (u Bugarskoj, Gruziji, Rusiji, Srbiji te Bosni i Hercegovini) - o funkcioniranju pravosuđa i trajanju postupaka (u Bosni i Hercegovini, Maroku i Hrvatskoj) - o razvoju alternativnih sredstava rješavanja sporova – medijaciji i arbitraži (na Kosovu, u Bosni i Hercegovini te Albaniji) - o reformi žalbenog postupka (u Rusiji) - o sustavu besplatne pravne pomoći (u Hrvatskoj i Crnoj Gori) - harmonizaciji procesnih propisa u okviru europskih integracija (u Crnoj Gori)	
Institucije	Vijeće Europe, Svjetska banka, USAID, UNHCR, OSCE	

Vrsta djelatnosti ili sektor	Pravno savjetovanje, stručne evaluacije i analize
Datumi	2001. →
Zanimanje ili radno mjesto	Arbitar i savjetnik
Institucije	Stalno arbitražno sudište pri Hrvatskoj gospodarskoj komori; Međunarodni arbitražni centar u Beču; Međunarodni arbitražni sud u Londonu; <i>ad hoc</i> arbitraža
Vrsta djelatnosti ili sektor	Međunarodna trgovačka arbitraža

Obrazovanje i osposobljavanje

Datumi	1999
Naziv dodijeljene kvalifikacije	Doktor znanosti (dr. sc.)
Ime i vrsta organizacije pružatelja obrazovanja i osposobljavanja	Pravni fakultet Sveučilišta u Zagrebu
Datumi	1996
Naziv dodijeljene kvalifikacije	Gostujući istraživač, Fulbright Fellow, European Law Research Centre
Ime i vrsta organizacije pružatelja obrazovanja i osposobljavanja	Harvard Law School Cambridge, Massachusetts (USA)
Datumi	1995
Naziv dodijeljene kvalifikacije	Gostujući istraživač na Institutu za europsko pravo
Ime i vrsta organizacije pružatelja obrazovanja i osposobljavanja	Pravni fakultet Sveučilišta u Beču Beč, Austrija
Datumi	1992
Naziv dodijeljene kvalifikacije	Magistar znanosti (mr. sc.)
Ime i vrsta organizacije pružatelja obrazovanja i osposobljavanja	Pravni fakultet Sveučilišta u Zagrebu
Datumi	1990
Naziv dodijeljene kvalifikacije	Profesor filozofije i komparativne književnosti

Osobne vještine

Materinji jezik **Hrvatski**

Engleski

Njemački

Europska razina ()*

Razumijevanje				Govor				Pisanje	
Slušanje		Čitanje		Govorna interakcija		Govorna produkcija			
C2	Iskusni korisnik	C2	Iskusni korisnik	C2	Iskusni korisnik	C2	Iskusni korisnik	C2	Iskusni korisnik
C1	Iskusni korisnik	C1	Iskusni korisnik	C1	Iskusni korisnik	B2	Samostalni korisnik	B2	Samostalni korisnik

(*) [Zajednički europski referentni okvir za jezike](#)

Društvene vještine i kompetencije	Urednik znanstvenog i stručnog časopisa Croatian Arbitration Yearbook, 1992. – 2002.; Urednik niz znanstvenih uredničkih knjiga o komparativnom građanskom procesnom pravu (zajedno s Remcom van Rhee, izdavač Intersentia) 2007. – 2013. Osnivač Europske komisije za efikasnost pravosuđa (CEPEJ), kao član CJ-EJ Izrada zakona (autor i koautor niza zakona, pravilnika i preporuka na nacionalnoj i međunarodnoj razini (područja: građanski postupak, medijacija, arbitraža, sudska uprava)
Članstvo u profesionalnim organizacijama	Međunarodna udruga za procesno pravo, član prezidijuma (od 2007.) Wissenschaftliche Vereinigung für internationales Verfahrensrecht, član vijeća (<i>Rat</i>) – od 2007. UNCITRAL radna skupina za arbitražu i medijaciju (član) Harvard Club Croatia (član); Rotary International (član)
Organizacijske vještine i kompetencije	Tajnik Stalnog izbranog sudišta pri HGK, 1992. – 2002. Organizacijski direktor poslijediplomskog seminara Public and Private Justice, 2006. do danas
Računalne vještine i kompetencije	Napredan korisnički rad (Windows, Linux) Web-administriranje i dizajn
Umjetničke vještine i kompetencije	Srednja glazbena škola (klarinet)
Druge vještine i kompetencije	Pravosudni ispit (1992); International Court of Arbitration at the ICC (1994), hospitiranje u Tajništvu
Uredničke knjige (urednik ili kourednik)	<ol style="list-style-type: none"> 1. Goals of Civil Justice and Civil Procedure in Contemporary Judicial Systems. / Uzelac, Alan (ed.). Cham Heidelberg New York Dordrecht London : Springer International Publishing, 2014. 2. Nobody's Perfect. Comparative Essays on Appeals and other Means of Recourse against Judicial Decisions in Civil Matters, A. Uzelac and C.H. van Rhee (eds.), Cambridge - Antwerp - Portland: Intersentia, 2014. 3. Djelotvorna pravna zaštita u pravičnom postupku. Izazovi pravosudnih transformacija na jugu Europe. Liber amicorum Mihajlo Dika, Uzelac/Garašić/Maganić (ur.), Pravni fakultet Sveučilišta u Zagrebu, Zagreb, 2013 (1192 pages) 4. Truth and Efficiency in Civil Litigation. Fundamental Aspects of Fact-finding and Evidence- taking in a Comparative Context / C.H. van Rhee; A. Uzelac (eds.). Cambridge - Antwerp - Portland : Intersentia, 2012 5. The Landscape of the Legal Professions in Europe and the USA: Continuity and Change / Uzelac, Alan; C.H. van Rhee (eds.), Cambridge/Antwerpen/Portland : Intersentia, 2011 6. C.H. (Remco) van Rhee, A. Uzelac, B.B. Ярков, В. О. Аболонив (eds.), Исполнительное производство: традиции и реформы, Перевод с английского, Moskva-Berlin: Infotropic, 2011, str. 101-121 7. A. Uzelac and C.H.van Rhee (eds.), The Landscape of the Legal Professions in Europe and the USA: Continuity and Change, Cambridge – Antwerp – Portland: Intersentia, 2011, 277 pages (Ius Commune Series, no. 95), 8. C.H. van Rhee & A. Uzelac (eds.), Enforcement and Enforceability - Tradition and Modernity, Anwerp/Oxford/Portland, Intersentia (Ius Commune Series no. 84), 2010 9. A. Uzelac & C.H. van Rhee (eds.), Access to Justice and the Judiciary. Towards New European Standards of Affordability, Quality and Efficiency of Civil Adjudication, Antwerp/Oxford/Portland, Intersentia, (Ius Commune Series no. 77), 2009 10. C.H. Van Rhee & A. Uzelac (eds.), Civil Justice between Efficiency and Quality: From Ius Commune to the CEPEJ, Antwerp/Oxford/Portland (Ius Commune Series), 2008 11. Uzelac, A./van Rhee, R. (eds.), Public and Private Justice, Antwerpen/Oxford, 2007, str. 7-30 12. Triva, Siniša; Uzelac, Alan. Hrvatsko arbitražno pravo: komentar Zakona o arbitraži i drugi izvori hrvatskog arbitražnog prava. [Croatian Arbitration Law: A Commentary] Zagreb : Narodne novine, 2007. 13. Uzelac, Alan. Teret dokazivanja [Burden of Proof] Zagreb : Pravni fakultet, 2003. 14. Uzelac, Alan; Gotovac, Viktor et al., Mirenje u građanskim, trgovačkim i radnim sporovima, [Mediation in

**Knjige, članci i
ostale publikacije
(izbor djela)**

- Civil, Commercial and Labour Disputes] Zagreb : TIM Press, 2004
15. Uzelac, Alan. Istina u sudskom postupku [The Concept of Truth in Civil Proceedings] Zagreb : Pravni fakultet, 1997
 16. Croatia (Croatian National Report), u: J. Paulsson (ed.), International Handbook on Commercial Arbitration, Suppl. 81 (October/2014), Croatia-1 to Croatia-60 plus Annexes - Law on Arbitration & Law on Conciliation (2011)
 17. Novo uređenje obiteljskih sudskih postupaka - glavni pravci reforme obiteljskih parničnih postupaka u trećem Obiteljskom zakonu, u: Barbić, J. (ur.), Novo uređenje obiteljskih sudskih postupaka, Zagreb: HAZU, 2014, 3-15
 18. Reorganizacija pravosudne mreže, sudjelovanje u diskusiji (autorizirana intervencija), u: Godišnjak Tribine - Tribina Pravnog fakulteta Sveučilišta u Zagrebu i Kluba pravnika grada Zagreba, Bilten br. 103, Zagreb: 2014, str. 37-41.
 19. Novo uređenje obiteljske medijacije (uvodno izlaganje i autorizirani tekst sudjelovanja u raspravi), u: Godišnjak Tribine - Tribina Pravnog fakulteta Sveučilišta u Zagrebu i Kluba pravnika grada Zagreba, Bilten br. 103, Zagreb: 2014, str. 53-61, 78-83.
 20. (s U. Jeretina), Alternative Dispute Resolution for Consumer Cases: Are Divergences an Obstacle to Effective Access to Justice?, *Mednarodna revija za javno upravo*, XII(4), 39-72.
 21. Uzelac, A., Mixed Blessing of Judicial Specialisation: the Devil is in the Detail. // *Russian Law Journal*. 2 (2014) , 4; 146-164
 22. Uzelac, A., Why No Class Actions in Europe? A View from the Side of Dysfunctional Justice Systems // *Multi-Party Redress Mechanisms in Europe: Squeaking Mice? / V. Harsági ; C.H. van Rhee (ur.)*. Cambridge - Antwerp - Portland : Intersentia, 2014. Str. 53-74.
 23. (s C.H. van Rhee), Appeals and other Means of Recourse against Judgments in the Context of the Effective Protection of Civil Rights and Obligations, u: Uzelac/ van Rhee (eds.), *Nobody's Perfect. Comparative Essays on Appeals and other Means of Recourse against Judicial Decisions in Civil Matters*, Cambridge - Antwerp - Portland: Intersentia, 2014, str. 3-13
 24. Uzelac, A., *Nobody's Perfect. Comparative Essays on Appeals and other Means of Recourse against Judicial Decisions in Civil Matters*, A. Uzelac and C.H. van Rhee (eds.), Cambridge - Antwerp - Portland: Intersentia, 2014.
 25. Uzelac, A. Goals of Civil Justice and Civil Procedure in the Contemporary World. *Global Developments – Towards Harmonisation (and Back)*, u: *Goals of Civil Justice and Civil Procedure in Contemporary Judicial Systems. / Uzelac, Alan (ed.)*. Cham Heidelberg New York Dordrecht London : Springer International Publishing, 2014. p. 3-31.
 26. Uzelac, A. Croatia: Omnipotent Judges as the Cause of Procedural Inefficiency and Impotence, u: C.H. van Rhee and Fu Yulin (eds.), *Civil Litigation in China and Europe*, Springer - Ius Gentium: Dordrecht, Heidelberg, New York, London, 2014, str. 197-221
 27. *Ustavno pravo na žalbu u građanskim stvarima: jamstvo ispravnog pravosuđenja ili relikv prošlosti?*, u: *Djelotvorna pravna zaštita u pravičnom postupku. Izazovi pravosudnih transformacija na jugu Europe. Liber amicorum Mihajlo Dika, Uzelac/Garašić/Maganić (ur.)*, Pravni fakultet Sveučilišta u Zagrebu, Zagreb, 2013, str. 219-243.
 28. *Goals of Civil Procedure (General Report)*, u: D. Maleshin (ed.), *Civil Procedure in Cross-cultural Dialogue: Eurasia Context (Conference Book)*, IAPL World Conference on Civil Procedure, 18-21 September 2012, Moscow, Russia, Statut, 2012, str. 111-136 (also published in Russian language)
 29. (s C.H. van Rhee), *The Pursuit of Truth in Contemporary Civil Procedure: Revival of Accuracy or a New Balance in Favour of Effectiveness?*, u: *Truth and Efficiency in Civil Litigation. Fundamental Aspects of Fact-finding and Evidence- taking in a Comparative Context / C.H. van Rhee; A. Uzelac (ur.)*. Cambridge - Antwerp - Portland: Intersentia, 2012, 3-10.
 30. *Harmonised Civil Procedure in a World of Structural Divergences? Lessons Learned from the CEPEJ Evaluations*, u: X.E. Kramer and C.H. van Rhee, *Civil Litigation in a Globalising World*, The Hague: T.M.C. Asser Press and Springer, 2012, str. 175-205.
 31. *The European Court of Human Rights*, u: Wijffels, Alain ; van Rhee, C.H. (ur.), *European Supreme Courts. A Portrait through History*, London: Third Millenium Publishing, 270-277 (also published in Dutch language): *Het Europees Hof voor de Rechten van de Mens*, u: *Hoogste gerechtshoven in Europa*, 278-

284).

32. *Autonomy of the Parties and Autonomy of the Arbitrators: Supremacy vs. Collaboration*, Slovenska arbitražna praksa, 1:1/2012, str. 26-34
33. Неисполнение судебных решений как системная проблема стран с переходной экономикой, u: Европейский гражданский процесс и исполнительное производство: Сборник материалов Международной научно-практической конференции, г. Казань, Казанский (Приволжский) федеральный университет, 25 марта 2011 г. 1 Отв. ред. Д.Х. Валеев.- М.:Статут, 2012., 335 с.
34. Croatia, u: Mistelis, L., Shore, L., Smit, H., *World Arbitration Reporter*. Second edition, Juris Publishing, 2010. (Volume I)
35. (s Barbarom Preložnjak), *The Development of Legal Aid Systems in the Western Balkans. A Study of Controversial Reforms in Croatia and Serbia*, Kritisk luss. Utgitt av Rettspolitisk Forening (Liber amicorum - Jon T. Johnsen), 38:3-4/2012, str. 261-287
36. Системы исполнительного производства, Вестник гражданского процесса [Journal of Civil Procedure], 4:2012, str. 218-233
37. O razvoju pravnih sredstava za zaštitu prava na suđenje u razumnom roku. Afirmacija ili kapitulacija u borbi za djelotvorno pravosuđe? Zbornik Pravnog fakulteta Sveučilišta u Zagrebu (Liber amicorum - Prof. Sajko), 62:1-2/2012, str. 359-396
38. Case management in Croatia, u: Case management in Civil Litigation (Conference Materials), Beijing 1-2 September 2012, China-EU School of Law (CESL), Peking University Law School, Maastricht University Law School, str. 42-59 (also published in Chinese language)
39. The Need to Provide Reasons in Court Judgments: Some developments in East and West, u: Aurea praxis, aurea theoria. Księga Pamiatkowa ku czci Profesora Tadeusza Erecinskiego, Waszawa: LexisNexis, 2011, str. 1547-1566
40. Efficiency of European Justice Systems. The strength and weaknesses of the CEPEJ evaluations, *International Journal of Procedural Law* 1:1/2011, 106-146.
41. (In)arbitrability and Exclusive Jurisdiction. Parallels That Matter, u: Kröll, S. Mistelis; L.A.; Perales Viscasillas, P; Rogers, V. (eds.), *Liber Amicorum Eric Bergsten. International Arbitration and International Commercial Law. Synergy, Convergence and Evolution* (Chapter 24), Wolters Kluwer, 2011, 451-466
42. Rezeption des Ideenguts von Franz Klein als Aufgabe für die Zukunft? Situation in Kroatien., u: Rechberger, Walter H. (ed.), *Die Entwicklung des Zivilprozessrechts in Mittel- und Südosteuropa seit 1918*, Vienna, Jan Sramek Verlag KG, 2011, str. 175-201
43. (s/s) C.H. (Remco) van Rhee, Предисловие. Исполнение и исполнимость, u: C.H. (Remco) van Rhee, A. Uzelac, B.B. Ярков, В. О. Аболонив (eds.), *Исполнительное производство: традиции и реформы*, Перевод с английского, Moskva-Berlin: Infotropic, 2011, str. IX-XIX
44. Приватизация органов принудительного исполнения - шаг вперед для стран переходного периода?, u: C.H. (Remco) van Rhee, A. Uzelac, B.B. Ярков, В. О. Аболонив (eds.), *Исполнительное производство: традиции и реформы*, Перевод с английского, Moskva-Berlin: Infotropic, 2011, str. 101-121
45. Survival of the Third Legal Tradition? *Supreme Court Law Review* (2010), 49 S.C.L.R. (2d), 377-396
46. Legal Remedies for the Violations of the Right to a Trial Within a Reasonable Time in Croatia: In the Quest for the Holy Grail of Effectiveness, *Revista de Processo (RePro, Sao Paolo)*, 35:180/2010, str. 159-193
47. Pravo na pravično suđenje u građanskim predmetima: nova praksa Europskog suda za ljudska prava i njen utjecaj na hrvatsko pravo i praksu, *Zbornik Pravnog fakulteta u Zagrebu*, 60:1/2010, str. 101-148
48. Privatization of Enforcement Services – A Step forward for Countries in Transition, u: C.H. van Rhee & A. Uzelac (eds.), *Enforcement and Enforceability - Tradition and Modernity*, Anwerp/Oxford/Portland, Intersentia (Ius Commune Series no. 84), 2010, str. 83-101
49. My Encounters with the IUC: The Unfinished Story, u: Dragičević, B./Oyen O. (eds.), *Fragments of Memories of Life and Work at Inter-University Centre Dubrovnik 1971-2007*, Dubrovnik (IUC), 2009, str. 147-149
50. Reforming Mediterranean Civil Procedure: Is There a Need for Shock Therapy?, u: C.H. Van Rhee & A. Uzelac (eds.), *Civil Justice between Efficiency and Quality: From Ius Commune to the CEPEJ*, Antwerp/Oxford/Portland (Ius Commune Series), 2008, str. 71-99
51. Turning Civil Procedure Upside Down: From Judges' Law to Users' Law, u: Tweehonderd jaar/Bicentenaire Code de Procédure civile, Kluwer uitgevers, 2008, str. 297-309

52. (In)Surpassable Barriers to Lustration: Quis custodiet ipsos custodes?, u: Vladimira Dvorakova; Anđelko Milardović (eds.), Lustration and Consolidation of Democracy and the Rule of Law in Central and Eastern Europe, Zagreb, 2007, str. 47-64
53. Number of Arbitrators and Decisions of Arbitral Tribunals, *Arbitration International*, 23:4/2007, str. 573-592
54. Public and Private Justice: The Challenges of Rational Assessment of Performance in the Contemporary Justice Systems, in Uzelac, A./van Rhee, R. (eds.), *Public and Private Justice*, Antwerpen/Oxford, 2007, str. 7-30
55. The Rule of Law and the Croatian Judicial System: Court Delays as a Barrier on the Road to European Accession, u: Frosini/Lupoi/Marchesiello (eds.), *A European Space of Justice*, Ravenna, 2006, str. 87-108
56. Kann die Effizienz der Justiz gemessen werden? - Versuch eines Vergleichs der europäischen Justizsysteme, u: Gottwald, P. (ed.) *Effektivität des Rechtsschutzes vor staatlichen und privaten Gerichten*, Bielefeld (Giesecking), 2006, str. 41-72
57. Croatia - national report, u: Liebscher/Fremuth-Wolf (ed.), *Arbitration Law and Practice in Central and Eastern Europe*, JurisNet, Huntington, 2006, str. CRO-1-CRO-91 (s Tomislav Nagy)
58. Možno li izmeriti efektivnost sudebnoi sistem? (poljotka sravnenija evropejskih sudebnih sistem?), *Russian Yearbook of Civil and Arbitration Process*, 2005/4, str. 14-42 (in Russian)
59. Streamlined Court Processes, Small Claims, u: *Justice for All: Practical approaches to solving cross-border civil and family disputes*, Civil and family law conference, 24-26 October 2005, Edinburgh, 2006, str. 50-53
60. Lew, Julian D.M. - Loukas A. Mistelis - Stefan Kröll: *Comparative international commercial arbitration*. The Hague-London-New York, 2003. (book review), *Croatian Arbitration Yearbook*, 12:2005, str. 299-301.
61. Arbitration in Croatia, u: Oberhammer, Paul (ed.), *Schiedsgerichtsbarkeit in Zentraleuropa/Arbitration in Central Europe*, Wien-Graz, 2005, str. 131-252 (s Anom Keglević)
62. Jurisdiction of the Arbitration Tribunal: Current Jurisprudence and Problem Areas under the UNCITRAL Model Law, *International Arbitration Law Review*, 2005, str. 153-163
63. Written form of the arbitration agreement: Towards a revision of the UNCITRAL Model Law, *Croatian Arbitration Yearbook*, 12/2005, str. 111/123
64. Efikasnost pravosuđa u europskom kontekstu: usporedba funkcioniranja europskih pravosudnih sustava, *Zbornik Pravnog fakulteta u Zagrebu*, 55:3-4/2005, str. 1101-1136
65. Standards for the judiciary, lawyers and prosecutors: Judiciary and lawyers u: Krapac, Davor (ed.), *Making standards work: fifty years of standard-setting in crime prevention and criminal justice - Report of the Republic of Croatia*, Zagreb (Ministry of Justice, Government of the Republic of Croatia), 2005, str. 29-41
66. *Zakon o sudovima*, Zagreb: Narodne novine, 2004.
67. Kroatien: Beschleunigung des zivilgerichtlichen Verfahrens, CLC, *Beschleunigung des zivilgerichtlichen Verfahrens in Mittel- und Osteuropa*, CLC-Schriftenreihe Band 10 (2004), str. 67-121
68. Improving Efficiency of Enforcement Proceedings: Recommendation on Enforcement of the Council of Europe and its Relevance for Transition Countries, *Proceedings of the Tempus project: European Space of Justice*, 2004. (<http://www.uniadriion.net/justice/Justice/Didactic/Uzelac.pdf>)
69. The Rule of Law and the Judicial System: Court delays as a barrier to accession, u: Ott, K. (ed.) *Croatian Accession to the European Union*, Zagreb (IJF), 2004, str. 105-130
70. Accelerating Civil Proceedings in Croatia - A History of Attempts to Improve the Efficiency of Civil Litigation, C.H. van Rhee (ed.), *History of Delays in Civil Procedure*, Maastricht, 2004., str. 283-313
71. *Teret dokazivanja*, Zagreb: Pravni fakultet, 2003. (Monografije Pravnog fakulteta Sveučilišta u Zagrebu)
72. Beweisrecht in Kroatien, u: Nagel/Bajons (ed.), *Beweis-Preuve-Evidence*, Baden-Baden (Nomos), 2003, str. 335-357
73. Croatian National Report, u: J. Paulsson (ed.), *International Handbook on Commercial Arbitration*, Suppl. 39 (October/2003)
74. Legal System of Croatia, u: Kritzer B. (ed.), *Legal Systems of the World: A Political, Social, and Cultural Encyclopaedia*, 2002, Vol. I, str. 389-395
75. Amendments to the Law on Courts and Law on State Judicial Council - Elements of the Reform of the Organizational Judicial Legislation, *Croatian Judiciary: Lessons and Perspectives*, Zagreb, 2002, str. 37-80

76. Reform of the Judiciary in Croatia and Its Limitations (Appointing Presidents of the Courts in the Republic of Croatia and the Outcomes), *Between Authoritarianism and Democracy: Serbia, Montenegro, Croatia: Vol. I - Institutional Framework*, Belgrade (CEDET), 2003, str. 303-329
77. Etablissement des normes européennes communes d'exécution: travaux récents du Conseil de l'Europe concernant les procédures d'exécution et les huissiers de justice, in: *Rencontres européennes de procédures: Signification, Notification, Exécution*, Paris Sorbonne (ENP), 2002, str. 8-23
78. The role played by bailiffs in the proper and efficient functioning of the judicial system - an overview with special consideration of the issues faced by countries in transition, *Proceedings from the Council of Europe multilateral seminar „The role, organisation, status and training of bailiffs“ held in Varna (Bulgaria), 19-20 Sept 2002*, Strasbourg (Council of Europe publications) 2004, str. 6-17 (also published in French, Russian and Bulgarian language)
79. New Boundaries of Arbitrability Under Croatian Law on Arbitration, *Croatian Arbitration Yearbook*, 9(2002), 139-159.
80. The Independence of the Bars and Their Relationship with the Public Authorities, *The Independence of Lawyers: Proceedings of the 28th Colloquy on European Law*, Bayonne, 25-26 February 2002, Strasbourg (CoE), 2004, str. 106-122
81. Ist eine Justizreform in Transitionsländern möglich? Das Beispiel Kroatien: Fall der Bestellung des Gerichtspräsidenten in der Republik Kroatien und daraus zu ziehende Lehren, *Jahrbuch für Ostrecht, Sonderband: Justiz in Osteuropa*, Band 43(2002), 1. Halbband, str. 175-206.
82. Reforma pravosuđa i njezina ograničenja: slučaj imenovanja predsjednika sudova u Republici Hrvatskoj i njegove pouke, *Zbornik Pravnog fakulteta u Zagrebu*, 52/2:2002, str. 289-318
83. Current Developments in the Field of Arbitration in Croatia, *Journal of International Arbitration*, 19/1(2002), str. 73-79
84. The Form of Arbitration Agreement and the Fiction of Written Orality. How Far Should We Go?, *Croatian Arbitration Yearbook*, 8(2001), str. 83-107
85. Hrvatsko pravosuđe u devedesetima: od državne nezavisnosti do institucionalne krize, *Politička misao*, 38/2:2001, str. 3-41
86. Role and Status of Judges in Croatia, u: Oberhammer (ed.), *Richterbild und Rechtsreform in Mitteleuropa*, Wien, 2000, str. 23-66

Dodatne informacije

Za detaljne informacije i puni popis publikacija, vidi:
<http://alanuzelac.from.hr>

