L. GUIBAULT / C. ANGELOPOULOS, *Open Content Licensing: From Theory to Practice*, Amsterdam University Press, Amsterdam, 2011, 295 pp., ISBN: 978-90-8964-307-0

The importance of IT technology in every aspect of life forced the scholars of law to examine and therefore to set legal rules as far the whole space of open content is concerned. Meanwhile, the public sector in every EU Member State acquires information and data that could be useful for the economy and society in general. Public domain remains a stronghold, the assets and the copyright of which create the necessity of re-introducing formalities so that the information could be diffused. Another aspect of this case is the controversy between EU and US concerning the access and the ownership of scientific publications and the ramifications of these aspects. A new social contract needs to be established to combine the related ownership rights and the Freedom of Information law.

The book itself is a toolkit for the scholars of law in the contemporary scientific field of open content licensing and therefore a thorough legal context on the European level.

S. Zissis

J. JENKINS, *International Construction Arbitration Law*, Kluwer Law International BV, 2nd Edition, Netherlands, 2014, 414 pp., ISBN: 978-90-411-4985-5

International Construction Arbitration is one of the more specialized areas of alternate dispute resolution. The issues that surround it are even more relevant today due to the ever expanding globalization of the economy, where it is quite usual for more than one jurisdiction to be involved in a dispute resolution.

Jenkins' analysis covers every step of the Construction Arbitration procedure, from the drafting of the Agreement and the variety of clauses it may contain, to the enforcement of an arbitral award. Subjects discussed within this study include the different approaches adopted by civil and common law, the standard procedures regarding dispute boards, claims administration and issues regarding investor-State arbitration.