References and reading (lecture 1):

- Franco Ferrari: "Uniform Application and Interest Rates Under the 1980 Vienna Sales Convention" (Cornell Review of the Convention on Contracts for the International Sale of Goods (1995) 3-19); available at https://www.cisg.law.pace.edu/cisg/biblio/1ferrari.html
- Fothergill v Monarch Airlines [1981] AC 251; [1980] 2 All ER 696; [1980] 3 WLR 209; [1980] 2 Lloyd's Rep 295, (33 ICLQ 797)
- United Kingdom 17 February 2006 Court of Appeal (Civil Division) (ProForce Recruit Ltd v Rugby Group Ltd) [Cite as: http://cisgw3.law.pace.edu/cases/060217uk.html]
- United Kingdom 18 December 2006 Court of Appeal (Civil Division) (The Square Mile Partnership Ltd v Fitzmaurice McCall Ltd). [Cite as: http://cisgw3.law.pace.edu/cases/061218uk.html]
- Jan Klabbers, International Law (CUP, Cambridge 2013), 288-203.
- Maren Heidemann, Object and Purpose as Interpretation Tool in International Commercial Law Conventions — How to Make the 'Top Down Approach' Work, in The Future of the Commercial Contract in Scholarship and Law Reform — European and Comparative Perspectives, (Maren Heidemann and Joseph Lee eds. Springer, 2018/19) forthcoming
- Maren Heidemann, Comparative Interpretation Standards in Uniform International Law, in Comparative Sciences: Interdisciplinary Approaches, (Nikolay Popov and Alexander W. Wiseman eds. Emerald Group Publishing Limited, 2015)

References and reading (lecture 2):

- Felthouse v Bindley (1862) 11 C.B. (N.S.) 869 [http://www.bailii.org/ew/cases/EWHC/CP/1862/J35.html]
- Germany 13 February 2013 Appellate Court Naumburg (Cereal case) [translation available] [http://cisgw3.law.pace.edu/cases/130213g1.html]