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# **Tribunal Andr Georgi**

**M** Walker

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States, Firms, and Their Legal Fictions Melissa J. Durkee, 2024-02-28 This volume offers a new point of entry into questions about how the law conceives of states and firms Because states and firms are fictitious constructs rather than products of evolutionary biology the law dictates which acts should be attributed to each entity and by which actors Those legal decisions construct firms and states by attributing identity and consequences to them As the volume shows these legal decisions are often products of path dependence or conceptual metaphors like personhood that have expanded beyond their original uses Focusing on attribution the volume considers an array of questions about artificial entities that are usually divided into doctrinal siloes These include questions about attribution of international legal responsibility to states and state owned entities transnational attribution of liabilities to firms and attribution of identity rights to corporations Durkee highlights the artificiality of doctrines that construct firms and states and therefore their susceptibility to change ICSID Reports James Crawford, Karen Lee, Elihu Lauterpacht, 2006-12-14 Volume 10 brings the ICSID reports up to date and **Expropriation in Investment Treaty Arbitration** Dr Cox,2018-11-19 In recent years includes cases up to late 2005 there has been a marked increase in the number of investors seeking compensation from states perceived to have expropriated their projects Part of the Oxford International Arbitration Series this work provides a comprehensive guide to expropriation and how it is applied in practice The author offers a detailed examination of existing case law from which common substantive principles of the international law on expropriation are drawn out Relevant international cases from the ICI ECHR and Iran US Tribunal are considered to complement the focus on investment treaty arbitration and ICSID UNCITRAL NAFTA and ECT cases The book examines the interplay between expropriation and other standards of treaty protection such as fair and equitable treatment as well as remedies for expropriation The reader embarks on a thorough examination of expropriation in investment treaty arbitration from its evolution into an accepted principle in international law today through to current trends and a critical assessment of the relevance of expropriation in the present day Expropriation in Investment Treaty Arbitration is a useful systematic analysis of a topic that is of vital importance in arbitration practice a key resource for all practitioners in this field **Schreuer's Commentary on the ICSID Convention** Stephan W. Schill, Loretta Malintoppi, August Reinisch, Christoph H. Schreuer, Anthony Sinclair, 2022-09-14 This unique compendium offers an article by article commentary on the Convention on the Settlement of Investment Disputes between States and Nationals of Other States Providing a comprehensive explanation of the functioning of this important mechanism for the settlement of investor State disputes it incorporates the preparatory work the Convention s text various rules and regulations adopted under the Convention the practice of arbitral tribunals under the Convention and academic writings on the subject The first and second editions of this Commentary have been relied upon by numerous arbitral tribunals This third edition follows the same system and approach but extensive updates and revisions reflect the vast increase in arbitral

practice since the publication of the second edition A number of novel issues that have emerged through this practice are now addressed making this practice oriented guide an indispensable tool for anyone dealing with the ICSID Convention Likewise the number of contributors to and editors of the third edition has increased The Georgia Code, 1926 Reports of Cases Decided in the Supreme Court of the State of Georgia at the ... Georgia. Supreme Georgia, 1926 Papers Relating to the Treaty of Washington. Volume IV.-Geneva Arbitration ,1872 Court, 2010 **Documents** USA House of Representatives, 1873 **Papers Relating to the Treaty of Washington** United States Government Printing Office (USGPO),1872 British and Foreign State Papers Great Britain. Foreign Office, Great Britain. Foreign and Commonwealth Office, 1877 Stabilization and Renegotiation Clauses in State Contracts, National Law and Investment Treaties Abdallah Ali, 2024-02-12 How do host states and foreign investors balance the need for legal stability and regulatory flexibility in the complex world of international investment against the backdrop of an ever evolving global economy This book uncovers unique insights into the delicate balance between legal stability and flexibility Through in depth analysis and real world case studies Dr Abdallah Ali unveils the secrets behind stabilization and renegotiation clauses demystifying their impact on investors governments and global trade With rare access to historical data and illuminating examples this work is an invaluable resource for legal practitioners policymakers and investors navigating the complexities of international investment terrain FBIS Report ,1991 Papers Relating to the Treaty of Washington Anonymous, 2025-07-14 Reprint of the original first published in 1872 The Antigonos publishing house specialises in the publication of reprints of historical books We make sure that these works are made available to the public in good condition in order to preserve their cultural heritage Papers Relating to the Treaty of Washington ,1872 The Fair and **Equitable Treatment (FET) Standard in International Investment Arbitration** Rumana Islam, 2018-09-18 This book presents comprehensive information on a range of issues in connection with the Fair and Equitable Treatment FET standard with a particular focus on arbitral awards against host developing countries thereby contributing to the available literature in this area of international investment law It examines in detail the interpretation of the FET standard of key arbitral awards affecting host developing countries demonstrating the full range of interpretation approaches adopted by the current investment tribunals At the same time the book offers valuable practical guidance for counsels scholars representing host developing countries in investment arbitration where balancing the competing interests of the foreign investors and the host developing countries in investment disputes poses a complex challenge The book puts forward the pressing need for a re conceptualized interpretation of the FET standard in tune with the developmental issues and challenges faced by host developing countries recognizing these countries particular perspectives as an important and relevant aspect of investment disputes often ignored by the current investment tribunals while continuing to ensure reasonable protections for foreign investors and therefore serving the needs of the system as whole The findings presented here will greatly benefit host

developing countries engaged in investment arbitration In addition the book offers an insightful guide for all researchers whose work involves investment law and investment arbitration issues The American Annual Cyclopedia and Register of *Important Events of the Year ...*, 1871 Yearbook on International Investment Law & Policy 2010-2011 Karl P. Sauvant, 2012-02-16 The Yearbook on International Investment Law Policy 2010 2011 monitors current developments in international investment law and policy focusing in Part One on recent trends and issues in foreign direct investment FDI Part Two then addresses the fundamental developments in European Union policy toward bilateral investment treaties and LGBTI Asylum Seekers and Refugees from a Legal and annexes the key official European Union documents **Political Perspective** Arzu Güler, Maryna Shevtsova, Denise Venturi, 2018-12-06 This book addresses the three moments in lesbian gay bisexual transgender and intersex LGBTI asylum seekers and refugees efforts to secure protection The reasons for their flight the Refugee Status Determination process and their integration into the host community once they are recognized refugee status The first part discusses one of the most under researched areas within the literature devoted to asylum claims based on sexual orientation and gender identity namely the reasons behind LGBTI persons flight It investigates the motives that drive LGBTI persons to leave their countries of origin and seek sanctuary elsewhere the actors of persecution and the status quo of LGBTI rights Accordingly an intersectional approach is employed so as to offer a comprehensive picture of how a host of factors beyond sexual orientation gender identity impact this crucial first stage of LGBTI asylum seekers journey In turn the second part explores the challenges that LGBTI asylum seekers face during the RSD process in countries of asylum It first examines these countries interpretations and applications of the process in relation to the relevant UNHCR guidelines and questions the challenges including the dominance of Western conceptions and narratives of sexual identity in the asylum procedure heterogeneous treatment concerning the definition of a particular social group and the difficulties related to assessing one s sexual orientation within the asylum procedure It subsequently addresses the reasons for and potential solutions to these challenges The last part of the book focuses on the integration of LGBTI refugees into the countries of asylum It first seeks to identify and describe the protection gaps that LGBTI refugees are currently experiencing before turning to the reasons and potential remedies for them The Southeastern Reporter, 1919 annual cyclopedia ,1873

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