practicality and of making these principles efficacious in real-world situations in dissimilar economies begs further inquiry and academic deliberation.

The book is a delectable and insightful addition to international trade law literature relevant to legal practitioners, academicians, policy makers, and students of law who seek clarity on international trade law issues. The book is a determined and noble attempt to present a comparative and analytical perspective on international trade supported by a reasoned study of core principles and recent international economic law reforms and their impact on lawmaking in different economies by highlighting the need for a more cohesive international setup for promoting and protecting international trade. To quote Jack Weatherford, "[t]hey sought not merely to conquer the world but to institute a global order based on free trade, a single international law, and a universal alphabet with which to write all languages". This book propagates the same, using logic and empathy in the context of international trade and investment laws to create a common ground and common understanding while addressing international trade concerns.

Competing interests. The author declares none.

doi:10.1017/S2044251323000668

The Institute of International Law's Resolution on the Equality of Parties before International Investment Tribunals: Introduction, Text and Commentaries

by Campbell McLACHLAN. Cambridge, United Kingdom; New York, NY: Cambridge University Press, 2021. xx + 126 pp. Hardcover: AUD\$94.95; Digital Access (PDF): USD\$64.99. doi:10.1017/9781009047586

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Campbell McLachlan KC is a professor of law at Victoria University of Wellington and a member of the Institute of International Law (the Institute). Of particular relevance to this review is that he was the Institute's Rapporteur on the Equality of Parties before the International Investment Tribunals and was thus involved from the beginning up until the Institute adopted the Resolution on the Equality of Parties before the International Investment Tribunal (the Resolution) in August 2019.

Mainly offering an article-by-article commentary on the Resolution, the book has three chapters arranged in a simple and reader-friendly way. Chapter 1 introduces readers to the equality of parties as an essential part of a fair system of adjudication, referring to equity as a constitutional and procedural principle. Following that, it describes the Institute's contribution to issues of arbitral procedure from its foundation up until the adoption of the Resolution. Next, it explains the scope of the Resolution: the equality of parties as a procedural principle in international investment tribunals. Furthermore, it touches upon equality in asymmetrical dispute resolution systems: (1) diplomatic

¹ Jack WEATHERFORD, Genghis Khan and the Making of the Modern World (New York: Three Rivers, 2004).

protection and claims commissions; and (2) international human rights commissions and tribunals. Lastly, the Chapter examines the treatment of the equality principle in the context of the Convention on the Settlement of Investment Disputes between States and Nationals of Other States of 1965 (the ICSID Convention), given its self-contained character, wide ratification, and importance to the study. Chapter 2 turns to the Resolution's final text comprising a preamble and two parts of twelve articles. Part one deals with applying the principle of equality to the establishment of the tribunal. Part two addresses its application to the tribunal's procedure. Chapter 3 analyzes the provisions of the Resolution. It is based on the Rapporteur's research and the comments of the Institute's members responsible for the subject. For example, the preamble's commentaries highlight the principle's crucial importance by presenting how international courts and tribunals have treated it. Another example is the commentaries on part two of the Resolution, which shed light on how procedural equality can be achieved by international investment tribunals in handling, inter alia, multiple claims, counterclaims, and thirdperson submissions. Such commentaries were drawn from various sources, such as investment cases, the ICSID Convention, arbitration rules, and the work of the United Nations Commission on International Trade Law.

This book is essential for anyone who needs to learn about procedural equality in international investment arbitration in general and those needing to use the Resolution in particular. Still, there is one minor drawback. The book might have been more helpful for beginners if it had presented a brief historical account of the principle in the introductory remarks. Nevertheless, this book is unmatched, being the first of its kind written by the Rapporteur on the subject he oversaw and had expertise on.

Competing interests. The author declares none.

doi:10.1017/S2044251324000018

Feminist Jurisography Law, History, Writing

by Ann GENOVESE. Abingdon, Oxfordshire: Routledge, 2023. ix +142 pp. Hardcover: £120.00/AUD\$252.00; Softcover: £34.99/AUD\$73.99; eBook: £31.49/AUD\$66.99. doi: 10.4324/9780429461132

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Ann Genovese, a professor at Melbourne Law School, in writing this book, shares a part of her personal narrative. Uniquely crafting and drawing from her own experiences and those of fellow intellectuals through six essays from the latter part of the twentieth century, the work delves into the intricate interplay between individuals and their environments, as well as the intersectionality between the law and humanities. It scrutinizes the manner in which these dynamics underwent a transformative trajectory, evolving from the periphery to assume a prominent position within the vanguard of contemporary scholarly discourse. The author discusses her perspective on self-formation and preservation and highlights how an introspective approach places such a perspective into a more informed framework.

The author asks a seemingly simple yet profound question, "How should I conduct a life?", with the answer to be gleaned from different realms and perspectives, and she