# REPORTS OF INTERNATIONAL ARBITRAL AWARDS

# RECUEIL DES SENTENCES ARBITRALES

Index

VOLUME IX



NATIONS UNIES - UNITED NATIONS Copyright (c) 2006

## A

Acceptance

By debtor of assignment of credit required to give right against debtor, as general principle of law: 200

ACQUIESCENCE (see also Protest)

And silence, equivalent to approval: 396

As estoppel, effect of silence with regard to claims by ally known to claimant Government: 441

Effect of: 109-110

Failure to challenge protests against non-fulfilment as evidence of promise:

Good faith and: 110

Or ratification, of act of Consul, involves imputability to State: 396

## ACQUIRED RIGHTS

Abandonment by State of, not to be presumed: 109

Admission

Of liability in protocol, meaning and effect of: 360, 408

## Admission of Aliens

And expulsion, right must not be exercised arbitrarily: 325

# Agent

Acts of, when binding the State: 396 ff. Functions of, compared with diplomatic agent: 59-61 Representing party, right of each party to appoint: 59-61 Right of opposing party to communicate directly with: 59-61 State cannot profit from omissions of its: 257 ff. Validity of acts and communications of: 59-61

ALIENS (see also State responsibility)

Admission and expulsion of, right must not be exercised arbitrarily: 325 Discrimination in treatment of, reasons justifying: 203-204 International standard in treatment of: 232 National standard in treatment of, discussed: 432 National standard in treatment of, sufficient with regard to commercial law: 481 Risks of residence abroad assumed with benefits: 236, 243 ALLEGIANCE

Nationality, protection and: 490

APPROPRIATION: see Expropriation; State responsibility

Assessors: see Procedure

536 INDEX
Assignment
<ul> <li>Of claim, effect on rule of nationality of claims: 192 ff.</li> <li>Of concession without stipulated notification to Government, void as against Government: 200-201</li> <li>Of credit without notification to or acceptance by debtor gives no right against debtor, as general principle of law: 200</li> </ul>
Award (see also Basis of award)
Arbitral, value as precedent: 387 ff.
В
BANKRUPTCY (see also Private international law) Creditor in, not owner of claim: 234 Receiver in, not owner of claim: 234
BASIS OF AWARD
Absolute equity as: 134 ff., 192, 254, 255, 310, 443, 483 Equity as: 148, 511 Equity or international law as: 23
General principles of international law and spirit of international agreements as: 63
Principles of international law and maxims of justice as: 108 Principles of justice and equity as: 137, 200
Belligerent
Responsibility for acts of insurgents or, in territory of State: 439
BLOCKADE (see also Closure of ports)
Compared with closure of ports: 203 Requirement of effectiveness: 203, 394-396
Bombardment
Damage by. as legitimate consequence of war: 147 Of cities offering resistance: 371-372 Of open towns: 371-372
Bondholders
Effect of nationality of, on locus standi of claimant company: 333
BONDS (see also Contract; Evidence; Mortgage) For services in support of unsuccessful revolution, claim based on: 208 ff.
Bottomry Bond
And lien, nature and effect of: 310 ff.
BOUNDARY (see also Territory)
Delimitation of: 37 ff.
BURDEN OF PROOF: see Proof
C CALVO CLAUSE
<ul> <li>Discussed: 433</li> <li>Effect of, precludes resort to any tribunal, municipal or international, other than those contractually agreed: 304-305</li> <li>Limits of operation of, discussed: 221</li> <li>Not applicable to collateral promise: 307 ff.</li> <li>Procedure under, vitiated by prior incompatible contract: 307 ff.</li> <li>Validity of, tested in preliminary proceedings according to criterion of equity: 255</li> </ul>

CITIZENSHIP: see Nationality

CIVIL SERVICE

Employment in, not equivalent to naturalization: 509

CIVIL WAR (see also State responsibility)

State responsibility for damage to alien persons and property during: 120. 133-136, 146-147, 177-178, 202, 235, 236, 240, 414

CLAIM (see also Counter claim; Exhaustion of local remedies; Nationality of Claims)

Against municipalities, not within jurisdiction of Commission: 230-231

Assignment of, effect on rule of nationality of claims: 199 ff.

Based on interest in ship derived from lien: 310 ff.

Based on unrecorded instrument, allowed: 134

By protected persons: 23-24

Contractual, effect of non-recognition by claimant's Government of revolutionary party to contract: 211

Defined: 137

Definitions of, cited by Umpire: 412-413

Effect of bonds and mortgages when substantial security offered by claimant: 346-347

Equity included as basis of: 137

On behalf of persons with nationality of respondent State, incompetent: 489 Ownership of, defined in protocol: 230

Ownership of, not with individual creditors or receiver in bankruptcy:234 Prayer that Commission declare and direct respondent Government to ack-

nowledge claimant's compliance with contractual obligations, not within jurisdiction of Commission: 234-235

Preferential: 107 ff.

Proof of nationality for purpose of international: 149 ff.

Proof of succession in interest to, required: 158

Ranking of, of creditors and stockholders of dissolved corporation: 172 ff. Satisfaction of, whether including interest: 471 ff.

State espousing, in no better position than national owning: 481 Working expenses: 514

CLOSURE OF PORTS (see also Blockade)

Compared with blockade: 203

In belligerent or insurgent control, beyond power of titular Government: 203, 394-396

COLLATERAL PROMISE

Breach of, gives rise to international claim despite Calvo clause in contract: 308 ff.

Breach of, to do any illegal act, cannot form basis of claim: 310 Inferred from acquiescence: 309

#### COMMON LAW

Commission not limited by technical rules of evidence of: 148

## COMMUNICATIONS

To and from Agent of party: 59-61

COMPANY (see also Corporation)

Effect of nationality of bondholders on locus standi of: 333

COMPENSATION

Measure of, for expropriation, full and adequate: 383-385 Obligation to make for expropriation: 235, 236, 383-385

COMPROMIS

Regulates procedure of tribunal notwithstanding subsequent general convention: 60-61

CONCESSION (see also Contract)

Assignment of, without stipulated notification to Government, void as against Government: 200-201

CONFISCATION: see Expropriation; State responsibility

CONFLICT OF LAWS: see Private international law

CONSEQUENTIAL DAMAGES: see Damages

CONSTRUCTION OF TREATY: see Interpretation of treaty

CONSUL

Errors of, imputable to State: 396

CONTINUITY OF STATE: see State

CONTRACT (see also Implied contract; Quasi-contract)

Abuse of concession, vitiates damages otherwise allowable for cancellation: 327

And treaties, pacta sunt servanda: 255, 304

Between State and alien, presumption that law of alien's residence applies: 243

Breach of, by Government, involves direct responsibility: 302 ff.

Breach of, by municipal corporation: 242 ff.

Breach of, involves liability for damages: 124, 175

Dissolution of, depends on intention of parties and not merely on mutual failure to fulfil: 170-171

Effect of unilateral denunciation of: 302 ff.

Implied terms in, negatived by practice of States: 478

Measure of damages for breach of: 170-171

Party cannot conclusively determine validity or otherwise of: 258, 260-261, 302 ff.

Proper law of: 88 ff.

Terms of, cannot be controverted by extrinsic evidence: 347

Unenforceable if concluded contrary to treaty and law of claimant's State: 208 ff.

Void if conditional on performance of illegal act: 310

Void if terms are incompatible with subsisting contract: 299 ff.

CONTRIBUTORY NEGLIGENCE: see Negligence

CONVENTION (see also Treaty) General, effect on previously concluded compromis: 60-61 CORPORATION (see also Company) Nationality of: 333 Stockholders of, locus standi as claimants: 172 ff. Stockholders of, nature of interest in dissolved: 172 ff. Costs: see Expenses

COUNSEL

Fees of, disallowed as expenses: 204

COUNTER CLAIM Requirement of identity of parties: 201

CREDITORS: see Claim

CRIMINAL JURISDICTION

Of State, extent and conditions for exercise of: 232

CURRENCY: see Payment

CUSTOMS DUTIES

Collection of, an act of sovereignty: 392

# D

# DAMAGES

Assessable only from time of default: 510

Consequential: 258

Definitions of, cited by Umpire: 413-414

For breach of contract: 124, 175

For destruction of alien property in public interest: 124

- For inconvenience suffered during short period of arrest: 225-226
- For insults during imprisonment: 228-229

For loss of future profits, as direct not indirect element of: 65

- For loss of future profits, depend on proof that profits would have been made: 258-259
- For proximate and direct consequences only: 233
- Measure of: 469
- Measure of, difficulty of assessment when injury to national is regarded as indignity to his State: 506
- Measure of, includes disruption of plans and prospects and loss of credit and business: 208

Measure of, for breach of contract: 169 ff.

Measure of, for expropriation: 235-236

Measure of, for short terms of wrongful imprisonment: 387-389

Punitive, not awarded when wrongful arrest followed promptly by apology: 225-226

DAMNUM ABSQUE INJURIA

Principle of: 145

Death

Of claimant, effect on nationality of claim: 510

- DE FACTO GOVERNMENT
  - State responsibility for acts of successful revolutionists equated with that for acts of: 120, 133
- DELIMITATION OF BOUNDARY: see Boundary

DENIAL OF JUSTICE

As possible prerequisite of claim: 222, 243, 433

DIPLOMATIC AGENT

Functions of, compared with those of Agent of party in arbitration: 59-61 DIPLOMATIC PROTECTION: see Protection

DISCRIMINATION (see also Aliens; State responsibility) Against a category of aliens, strict proof required: 203-204

Against aliens: 243

DISMISSAL WITHOUT PREJUDICE

Claim unskilfully prepared: 467 Commission lacking jurisdiction: 510

# DOMICILE

And residence, criteria discussed: 149 ff.

Law of, governs nationality of widow: 498 ff.

Law of, prevails in cases of dual nationality for purpose of diplomatic protection: 489 ff., 498

DOUBLE NATIONALITY: see Nationality

DUAL NATIONALITY: see Nationality

# Е

ENFORCEMENT OF FOREIGN JUDGEMENTS: see Foreign judgements

EQUITY

Absolute, as basis of award: 134 ff., 192, 254, 255, 310, 443, 483

And contributory negligence: 463-464

And principles of justice, as basis of award: 137, 200

As part of basis of claim: 137

As basis of award: 148, 511

Claim based on benefit obtained from use of concession property after void assignment of concession: 191 ff.

Definitions of absolute, cited by Umpire: 444-445

Interest of claimant in assets of dissolved corporation based on: 175-176 Maxims of justice and principles of international law, as basis of award: 108 Overruling international law: 445

Principles of, and justice, as general principles of law: 200

Espousal

Of claim puts State in no better position than individual claimant: 481

Estoppel

By acquiescence: 441

Inconsistency of claim with past actions of Government: 456

State cannot profit from its own wrong: 207, 387

Unsuccessful plea in prior arbitration with third State no bar to later contrary plea: 69

EVIDENCE (see also Proof)

Admissibility of, not limited by technical rules of common law: 148

Extrinsic, cannot be used to controvert terms of contract: 347

Inadmissibility of technical objections: 134, 148, 192, 347, 383

Nature of, required to prove payment of wages by Government: 465

Of nationality, certificate of naturalization is only prima facie: 151

Of promise by Government, inferred from acquiescence in face of protests against non-fulfilment: 309

Recognition of de facto Government as: 210 ff.

Rules of, before international tribunals more liberal than before municipal courts: 438

**EVIDENCE** (continued):

Sufficiency of signed declarations uncontested by respondent Government: 379

Uncontradicted, value of: 229 Under oath, preferred to unsworn statements: 148 Unrecorded instruments as: 134

**EXECUTION OF FOREIGN JUDGEMENTS:** see Foreign judgements

EXHAUSTION OF LOCAL REMEDIES (see also Local remedies)

Rule of: 198, 243, 433, 469

Ex injuria jus non oritur

Principle of: 213, 310

EXPENSES

Modified costs: 398 Fees of counsel, refused: 204 Refused to partially successful claimant: 466 Translations in preparation of claim, allowed: 398 Working, under guaranty, as part of claim: 514

EXPROPRIATION

Amount of compensation for: 235-236 Definitions of "seizure" cited by Umpire: 415 Obligation to compensate for: 235, 236, 383-385 Of alien property during civil war or revolution: 172 ff., 191 ff., 398 ff.

**EXPULSION OF ALIENS** 

And admission, right must not be exercised arbitrarily: 325

**EXTINCTIVE PRESCRIPTION** 

As a general principle of law: 224 Claim not barred by lapse of time in arbitrating if early notification to respondent Government: 207 Delay in presentation for forty-three years bars claim: 224 Private law principle of, not applied in particular dispute: 13 Unsuccessful plea of, respondent Government responsible for delay: 385-387 EXTRINSIC EVIDENCE: see Evidence

F

FAULT: see State responsibility

FEDERAL STATE

And international relations, central and regional Governments: 468-469 Systems of Venezuela and United States of America compared: 468

FEES: see Counsel

FORCE: see Use of force

FOREIGNERS: see Aliens

FOREIGN JUDGEMENTS

Enforcement and recognition of: 88 ff.

Execution of: 88 ff.

FUTURE PROFITS

Damages for loss of, depend on proof that profits would have been made: 258-259

Loss of, as direct not indirect element of damages: 65

GENERAL PRINCIPLES OF LAW

Assignment of credit gives no right against debtor unless notified to or accepted by debtor: 200

Ex injuria jus non oritur: 213, 310

Extinctive prescription as, resorted to in absence of positive rule: 224

Nemo judex in sua causa: 261, 304, 310

Principles of justice and equity as: 200

Stockholders of dissolved corporation have equitable right to proportionate share of assets after payment of corporate debts: 175-176

Subordinated to equity: 134

Gold

Payment in, cannot be exacted unless by express stipulation: 13 GOOD FAITH

Acquiescence and: 110

Withdrawal of promise made jointly requires consent of promisors: 25

# Governor

Of Federal District, imputability of acts of: 257-258, 260-261

## Н

Hot Pursuit: see Pursuit Hydrographic Frontier: see Territory

# I

**IDENTITY OF PARTIES** 

Requirement of, for admissibility of counter claim: 201

IMMIGRATION: see Admission of aliens

IMMUNITY FROM JURISDICTION: see Jurisdiction

IMPLIED CONTRACT (see also Quasi contract)

Claim based on services rendered without express agreement: 136 ff.

IMPLIED TERMS: see Contract

IMPRISONMENT: see Damages

IMPUTABILITY (see also State responsibility)
Acts of Consul acquiesced in or ratified: 396
Acts of Minister and Governor of Federal District authorized by Chief Executive: 257-258, 260-261
Acts of organs or agents of State: 358
Acts of subordinate officials, requirement of prompt notification: 463
Acts of troops, standard of proof required to show: 466
INDIVIDUALS (see also State responsibility)

Nationals of States at peace bound to commit no hostile acts toward each other: 212

INJURY (see also Claim; Damages)

Definitions of, cited by Umpire: 413-414

Interpreted in technical not colloquial sense: 367-368

INSURGENTS (see also Revolutionists; State responsibility)

Responsibility for acts of belligerents and, in control of territory: 439

Taxation by, bars later collection by Government of same taxes: 459-460 INTEREST

Affected by failure to resort to local remedies: 527

Award of, depends on terms of protocol: 470 ff.

From date of origin of claim to anticipated date of final award: 233, 236, 244, 306

From date of presentation of claim to anticipated date of final award: 144 From date of presentation of claim to date of award: 401 From stipulated date of payment to anticipated date of final award: 171 No liability for, claim notified ten years after date of origin: 125 No liability for, claim not officially presented to respondent Government: 147 Not awarded if not demanded in claim or if contrary to protocol: 329 On wages due: 466 Runs from time stipulated for payment: 484 Runs only from time of default: 510 Satisfaction of claim, whether including: 471 ff.

Time and rate payable depend on default of debtor: 527

INTERNATIONAL AGREEMENT: see Treaty

INTERNATIONAL CLAIM: see Claim

INTERNATIONAL LAW

Definitions of, cited by Umpire: 411-412

General principles of, and spirit of international agreements, as basis of award: 63

General principles of, not free from doubt, comparison with treaty provisions: 369

General principles of, subordinated to terms of treaty of arbitration: 367 Lack of sanction for breach of: 304

Or equity, as basis of award: 23

Principles of, and maxims of justice, as basis of award: 108

Principles of, and treaties, as basis of award: 12

Relationship with municipal law, authorities cited by Umpire: 411-412 Subordinated to equity: 445

INTERNATIONAL STANDARD: see Aliens

INTERPRETATION OF TREATY

By tribunal independently of contentions of the parties: 40-41 In technical not colloquial sense: 367-368 Natural and ordinary meaning of words: 367-368 Preparatory work: 471 Principle of effectiveness: 367-368 Principles of, authorities cited by Umpire: 410-412

# J

JUDGEMENTS

Foreign: see Foreign judgements

JUDICIAL ORGANS OF STATE: see State responsibility

JURISDICTION (see also Jurisdiction of Commission)

Basis of right of tribunal to determine its own: 12-13

**URISDICTION** (continued):

Civil, over aliens, presumption that law of State of residence governs contracts: 243

Criminal, of State, extent and conditions for exercise of: 232

Of international tribunals, not affected by pendency or judgement of same action in municipal court: 380 ff.

Of State, extent of: 66 ff., 71 ff.

Territorial, immunity of ship entering territorial sea under stress of weather: 142-143

JURISDICTION OF COMMISSION

Based solely on protocol: 254

Does not include power to declare and direct respondent Government to acknowledge claimant's compliance with contractual obligations: 234-235 Excluded only by satisfaction of claim, not merely by judgement or pendency of same action in municipal court: 381 ff.

Excludes claims by nation as such: 506-507

Includes right to determine nationality of claimant notwithstanding municipal decisions: 151 ff.

In probate, limited: 313

## JUS SANGUINIS

Jus soli preferred in case where claimant has dual nationality: 489 ff.

JUS SOLI

Preferred to jus sanguinis in case where claimant has dual nationality: 489 ff.

JUSTICE (see also Equity)

Definitions of, cited by Umpire: 415 Denial or extraordinary delay of: see Denial of justice

## L

LACHES (see also Extinctive Prescription) Definitions of, cited by Umpire: 463 Effect of, on demand for interest: 125

#### LIEN

And bottomry bond, nature and effect of: 310 ff.

LIS ALIBI PENDENS Plea of: 380 ff.

Flea of: 500 ff.

LOCAL COURT: see Municipal law

LOCAL LAW: see Calvo clause; Municipal law

LOCAL REMEDIES (see also Calvo clause; Exhaustion of local remedies) Failure to resort to, effect on demand for interest: 527

## LOCUS STANDI

Of corporation, not affected by bondholders being of different nationalities: 333

Of stockholders of dissolved corporation: 173 ff.

Proof of succession in interest to original claimant required to establish: 158

MARITIME LAW

Nature and effect of liens and bottomry bonds: 310 ff.

MARRIAGE

Effect of, on nationality of wife: 498 ff.

MEASURE OF DAMAGES: see Damages

MILITARY ACTION: see State responsibility

MILITARY NECESSITY

Plea of: 372

MILITARY SERVICE

Not equivalent to naturalization: 509

MINISTER

Acts of, imputability: 257-258, 260-261

MOBS: see State responsibility

MODE OF PAYMENT: see Payment

MONEY: see Payment

MONOPOLY

Grant of, by Government: 145, 193 ff.

Mortgage

And bonds, effect on claim where claimant offers substantial security: 346-347

MULTIPLE NATIONALITY: see Nationality

MUNICIPAL CORPORATION (see also State responsibility)

Private and governmental nature of, discussed: 242-243

MUNICIPAL COURT: see Calvo clause, Municipal law

MUNICIPALITY: see State responsibility

MUNICIPAL LAW (see also Calvo clause)

Action pending in municipal court no bar to jurisdiction of international tribunal: 380 ff.

And technical objections, subordinated to equity: 134, 192

Decision of municipal court on nationality of claimant not conclusive: 151 ff. Effect of, on international law: 392

Judgement of municipal court no bar to jurisdiction of international tribunal: 380 ff.

Relationship to international law, authorities cited by Umpire: 411-412 Rules of, inadequate guide for international tribunals: 483 Territorial limits of: 392

Treaty as part of United States: 211

## Ν

NATIONALITY (see also Naturalization) Allegiance, protection and: 489 ff. Determination of, within jurisdiction of Commission notwithstanding municipal decisions: 151 ff.

**NATIONALITY** (continued):

Dual, law of domicile prevails for purposes of diplomatic protection: 489ff., 498

Imposition or conferment by municipal law of, not retroactive: 489 ff.

Of husband, acquired by wife: 498 ff.

Of vessel, registry, ownership and: 144 ff.

Of widow, governed by law of domicile: 498 ff.

Proof of, for purpose of international claim: 149 ff.

Proof of, limits of certificate of naturalization: 151 ff.

NATIONALITY OF CLAIMS

Basis of rule of: 192 ff.

Change of nationality after injury and before date of protocol: 498 ff.

Claimant must be national of State espousing claim at time of conclusion of claims convention: 230

Claim on behalf of person with nationality of respondent State, incompetent: 489, 500 ff.

Effect of assignment of claim to owner of different nationality: 192 ff. Effect of death of claimant after presentation of claim: 498 ff.

Law of domicile prevails if claimant has dual nationality: 489 ff., 498

Locus standi of claimant corporation not affected by bondholders including persons of different nationality: 333

Protected persons as claimants: 23-24

Requirement of continuity from origin of claim to presentation: 498 ff.

State injured through injury to its nationals only: 192; discredited: 501 ff.

NATIONALS

Protection of: see Protection

NATIONAL STANDARD: see Aliens

NATURALIZATION

Certificate of, limits for purpose of proof of nationality: 151 ff. Civil or military service in State not equivalent to: 509 Record of proceedings of, binds only parties and their privies: 151

#### NECESSITY

Plea of military: 372

Negligence

Contributory, as bar to claim: 460 ff. Definitions of, cited by Umpire: 463

NEMO JUDEX IN SUA CAUSA

Principle of: 261, 304, 310

## Non Recognition

Of revolutionary party to contract. effect on claim: 211

NOTIFICATION

Failure to give to Government stipulated, voids assignment of concession as against Government: 200-201

Of act of subordinate official, must be prompt to involve imputability: 463

## 0

# Оатн

Evidence given under, preferred to unsworn statements: 148 OBJECTIONS: see Evidence; Technical objections

OFFICIALS: see State responsibility

Open Town

Bombardment of: 371-372

OROGRAPHIC FRONTIER: see Territory

## Ownership

Of claim: see Claim

Of vessel, nationality, registry and: 141 ff.

Of vessel, registry not conclusive of: 141-142

#### Р

PACTA SUNT SERVANDA

Principle of: 255, 304

# Passport

Unreasonable withholding of alien's, amounts to wrongful detention: 160-161

## PAYMENT

In gold, cannot be exacted unless by express stipulation: 13 Mode of, relates to execution of sentence not to basis of right in litigation: 13 Proper currency for: 13

## Plea

Based on generally accepted principle, not barred by prior unsuccessful contrary plea in arbitration with third State: 69

## PLURAL NATIONALITY: see Nationality

PORT: see Closure of ports

PRACTICE OF STATES

Implied contractual terms negatived by: 478

## PRELIMINARY ISSUE

Decided before examination of particular claims: 24 ff. Questions suitable for decision as: 358 ff.

## PRESCRIPTION

Extinctive: see Extinctive prescription; Laches

# PRESUMPTION

Against intention of State to abandon acquired rights: 109 Arising from long delay in presenting claim: 386

In favour of respondent Government in questions of State responsibility: 455

PRINCIPLES OF LAW: see General principles of law; International law

# PRIVATE INTERNATIONAL LAW

Bankruptcy, law of nationality governs: 234

Enforcement, execution and recognition of foreign judgements: 88 ff. Proper law of contract: 88 ff. Proper law of will: 312-313

# Private Law

Principle that damages include loss of future profits, applicable in international litigation: 65

Rules of extinctive prescription not applied in particular dispute: 13

## Probate

Jurisdiction of Commission limited in matters of: 313

PROCEDURE

Assessors aid tribunal to fix amount of indemnity: 64

Compromis regulates, notwithstanding provisions of later general convention: 60-61

Interpretation of treaty provisions, recommendations adopted independently by tribunal contrary to contentions of both parties: 40-41

Preliminary question decided before examination of particular claims: 24 ff. Preliminary questions: 59-61

Questions suitable for decision as preliminary issues: 358 ff.

Visit by tribunal to disputed territory: 37, 39

PROFIT: see Future profits

PROMISE: see Collateral promise

## **PROOF** (see also Evidence)

- Burden of, on claimant: 229

Burden of, on Government to show payment of wages: 465-466

Standard of, required to bar alien's right to request diplomatic protection on ground of participation in revolution: 400

- Standard of, required to establish discrimination against a category of aliens: 203-204
- Standard of, required to make acts of troops imputable to Government: 466-467

PROTECTED PERSON: see Claim

# PROTECTION

Allegiance, nationality and: 489 ff.

And taxation, as correlative obligation and right: 458 ff.

- Of nationals abroad, forfeited by proof of participation by claimant in revolution: 400 ff.
- Of nationals abroad, law of domicile prevails in case of dual nationality: 489 ff., 498
- Of nationals abroad, limits on use of force: 26

**PROTEST** (see also Acquiescence)

Absence of, effect of: 109-110

Absence of challenge to protests against non-fulfilment, as evidence of promise: 309

PROXIMATE AND NATURAL CONSEQUENCES

Of acts of Government, State responsibility limited to: 121, 233

PUNITIVE DAMAGES: see Damages

Pursuit

Doctrine of, rejected: 69

# Q

QUASI CONTRACT (see also Implied contract)

Claim based on benefit obtained by Government from use of concession property after void assignment of concession: 200 ff.

Claim based on services rendered without express agreement: 136 ff.

RANKING

Of claims of creditors and stockholders of dissolved corporation: 172 ff. RECOGNITION (see also Non recognition)

Of de facto Government, as evidence: 210

Of de facto Government, binding on nationals of recognizing State: 211

**RECOGNITION OF FOREIGN JUDGEMENTS:** see Foreign judgements

#### Registry

Of vessel, not conclusive of ownership: 141 ff.

Of vessel, ownership, nationality and: 141 ff.

Relevancy

Of claim, issues affecting: 358 ff.

**Remote Consequences** 

Of acts of Government, State responsibility excluded in absence of deliberate intention to injure: 121

**RESIDENCE** (see also Domicile)

And domicile, discussed: 149 ff.

Res judicata

Principle of, applied: 13 Requirement of identity of parties and subject matter: 13 Scope of: 13

Retroactivity

Not applicable to conferment or imposition of nationality by municipal law: 489 ff.

Of acts of successful revolutionists, and State responsibility: 453

**REVOLUTIONISTS** (see also Insurgents)

State responsibility for acts of successful: 120, 133, 452 ff., 513 State responsibility for acts of unsuccessful: 317-318, 432, 456, 466

S

SEIZURE (see also Expropriation; State responsibility)

Definitions of, cited by Umpire: 415

SILENCE: see Acquiescence

Soldiers

State responsibility for acts of officered: 176-178, 206, 399 ff. State responsibility for acts of unofficered: 206, 359, 414

Sovereignty

Acts of, prohibited on foreign territory. collection of customs duties: 392 Territorial, exclusive nature of: 392

State

Continuity of, and responsibility of Government for acts of predecessor: 452 ff. Espousing claim, in no better position than individual claimant: 481 Federal: see Federal State

Rights and obligations of, correlative, taxation and protection: 458 ff.

STATE PRACTICE

Negativing implied contractual terms: 478

STATE RESPONSIBILITY (see also Imputability)

Acts of civil officers of State member of Federation: 467 ff.

Acts of Government, its organs or agents: 255, 259, 302, 358, 383, 399 ff.,

- 452, 454
- Acts of individuals: 236 ff., 359

Acts of judicial organs: 232

Acts of mobs: 159-161

Acts of municipal corporations: 230-231, 242 ff.

Acts of soldiers, officered: 176-178, 206, 399

Acts of soldiers, unofficered: 206, 359, 414

Acts of subordinate officials: 160-161, 463

Arbitrary expulsion or refusal of admission of aliens: 325

Detention of alien by unreasonable withholding of passport: 160-161

Errors of Consul in collecting customs duties in foreign State and requiring passport before clearing vessel: 393

Acts of successful revolutionists: 120, 133, 452 ff., 513

Acts of unsuccessful revolutionists: 317 ff., 432, 456, 466

Breach of contract by Government: 305, 346-347

Civil war damage to alien persons and property and expropriation of property: 120, 133-136, 146-147, 202, 235, 236, 240, 414, 513

Direct and indirect responsibility: 242 ff.

Direct, for breach of contract by Government: 305, 346-347

Discrimination against a category of aliens: 203

Expropriation in course of civil war and damage to alien persons and property: 120, 133-136, 146-147, 202, 235, 236, 240, 414, 513

Fault imputable to Government, as basis of: 159, 178, 202-203, 204, 358, 365, 409, 414, 454, 456

Limited to proximate and natural consequences of acts of Government in absence of deliberate intention to injure: 121, 233

Military action, unwarranted: 24 ff.

# **STOCKHOLDERS**

Of dissolved corporation: see Corporation

STRESS OF WEATHER

Immunity from territorial jurisdiction for vessel entering territorial sea by reason of: 142-143

SUBORDINATE OFFICIALS: see State responsibility

SUCCESSION OF GOVERNMENTS

And State continuity: 452 ff.

## **TAXATION**

And protection, as correlative right and obligation: 458 ff. Collection by Government barred by previous collection by insurgent Government: 459-460

Т

TECHNICAL OBJECTIONS (see also Evidence) And local law, subordinated to equity: 134, 192 Barred by protocol: 134, 148, 192, 347, 383 Defined as pertaining to other than merits: 383

TERRITORIAL JURISDICTION: see Jurisdiction

Territorial Sea

Limits of, considered: 68 ff.

TERRITORIAL SOVEREIGNTY: see Sovereignty

## TERRITORY

Delimitation of: see Boundary Frontiers, merits of orographic and hydrographic: 40 Visit by tribunal to disputed: see Procedure

TRANSFER: see Assignment

# **TRANSLATIONS**

Expenses of, in preparation of claim, allowed: 398

## TREATY

And contract, pacta sunt servanda: 255, 304

And principles of international law, as basis of award: 12

Arbitral, provisions given priority over general principles of international law: 367 ff.

International agreements, spirit of, and general principles of international law, as basis of award: 67, 72

TREATY INTERPRETATION: see Interpretation of treaty

## U

**UNSWORN STATEMENTS** 

Evidence under oath preferred to: 148

USE OF FORCE

For protection of nationals abroad, limits on: 26

# V

VISIT

By tribunal to disputed territory: see Procedure

## W

WAGES

Interest allowed on unpaid: 466 Nature of evidence required to prove payment by Government of: 465

Warfare

Laws of, bombardment: 371-372 Plea of military necessity: 372

#### Widow

Nationality of, governed by law of domicile: 498 ff.

# WILL

Proper law of, in private international law: 313-314

#### WRONG

State cannot profit from its own: 207, 387