REPORTS OF INTERNATIONAL ARBITRAL AWARDS

RECUEIL DES SENTENCES ARBITRALES

Index

VOLUME XII



NATIONS UNIES - UNITED NATIONS Copyright (c) 2006

A

ALIENS

Free access to national courts, 111

Amiables compositeurs: see Jurisdiction of Arbitrator or Tribunal

ARBITRATION

Abstention of one of the parties to participate in arbitral procedure, 22, 35 International nature of —, when one of the parties is a State acting on behalf of a commercial firm, 165

Refusal of members to take their seats on the Tribunal, 277

ARMISTICE

Effect of—upon neutral State, 8

Association: see Companies or corporations

R

BASIS OF CLAIM

Right of claimant to change legal--, 104

Belligerent occupation: see also State succession

Duty of occupant to pay lighthouse dues to private concessionary operating in occupied territory, 203 ff.

Right of occupant State to seize movable property of enemy, 201

Rights of occupant State in time of war, 40

Bona fide: see GOOD FAITH

Вооту

Evolution of right of—, 40 BURDEN OF PROOF: see PROOF

C

CESSION OF TERRITORY: see STATE SUCCESSION

CLAIM

Compensation for loss caused to concessionary by devaluation of currency, 224 ff.

Delay in presentation of—, 103

For breach of contractual obligation, 91 ff.

For compensation for payments made on moral and humanitarian grounds, rejected, 234-235

For expenses occasioned by arbitration, dismissed, 234

"Gold tariff" as basis of claim, rejected, 225

Right of claimant to change legal basis of—, 104

Companies or corporations

Public character of companies, institutions and associations, 389 ff.

Concession: see also State succession and State responsibility

Breach of concessionary contract, 196 ff.

Dues collected by concessionary for lighthouse service are private property, 202

Duty of grantor State to ensure the continuation of the concession on equitable terms, 226

Duty of grantor State to lend assistance to concessionary, 215

Right of State to call upon concessionary to secure the continuity of the service, 209

CONTRACTS: see also CONCESSION

Choice of money of international—, 73

CURRENCY: see also CLAIM and INTERNATIONAL DEBT

As medium of payment or as measure of the amount of contractual debt, 74 Effect of devaluation of currency on assessment of compensation, 247 Fluctuation in value of money, 224 ff.

Liberty of contracting States to provide for the satisfaction of an obligation in the currency of a third State, 73

Custom

International—, see TREATIES

D

DAMAGES

Caused by acts of war, regarded as damages caused by force majeure, 220, 242 Distinction between "damages" and "destruction", 243

Measure of—, 228, 247 ff.

Measure of—: inability of claimant to establish amount of loss, 215

DENIAL OF JUSTICE

Alleged, 111 ff.

DISCRIMINATION

Obstruction of appearance of foreigners in Court, 111, 117

E

Effectiveness: see also Interpretation of treaties

Principle of—, 49, 70

Ente publico: see Companies or corporations

EQUITY

Interpretation of the word, by reference to Municipal Law, 108

EVIDENCE

Appreciation of—, by tribunal, 112 ff.

Lack of—, 210

Right of Government to refuse to disclose documents to an opponent in litigation, 117

Ex aequo et bono

Tribunal not authorized to make award—, if not so requested by Parties, 187

Exhaustion of Local remedies: see also "Free access to the courts" Implied exclusion of this principle by terms of Compromis, 186-187

Ineffectiveness of local remedies, 119

Need to prove existence of remedies not used, 119

Principle of -, 118 ff., 186

EXPENSES: see CLAIM

EXTINCTIVE PRESCRIPTION: see Prescription

F

Force majeure

Damages caused by acts of war, regarded as damages caused by force majeure, 220, 242

Scope of the expression, 242

Foreigners: see Aliens

"Free access to the courts"

Meaning of the expression, 111

Withholding, by Governments, of documents favourable to alien claimant, 117

G

"GOLD TARIFF": see CLAIM

Good faith: see also Interpretation of treaties and Interpretation of

TEXTS

Principle of—, 70, 305

Ι

INSTITUTIONS: see Companies or corporations

Interest 252, 253

INTERIM MEASURES: See JURISDICTION OF ARBITRATOR OR TRIBUNAL

INTERNATIONAL ARBITRATION: see ARBITRATION

International custom: see Treaties
International debt: see also Currency

Rate of exchange to be taken at date of payment, 78 ff.

INTERNATIONAL LAW

Application of—, to an arbitration of dispute arising out of an international agreement of financial character, 70

Priority of—, over Municipal Law, 70, 186

Priority over Municipal Law and private international law in matters relating to concession of international character, 226-227

Priority of treaty provisions over private law rule, 208

International rivers

Diversion of waters, 304

Rule requiring prior agreement for the development of water resources of international watercourses, discussed, 308 ff.

Utilization of—, 302 ff.

INTERPRETATION OF TEXTS

Comparison of English and French texts, 390

Principle of good faith, 226

Special words prevail over general words, 388

INTERPRETATION OF TREATIES

Absence of rigid method of interpretation, 301

Principle of—:

Antecedent circumstances, 70

Effectiveness, 49, 70

Good faith, 70, 305

Intention of the Parties, 70, 75, 107, 237

Object of agreement, 70

Restrictive interpretation, 204

Usual meaning of the terms used, 46

Value of isolated expressions contained in diplomatic documents, 311

J

JURISDICTION OF ARBITRATOR OR TRIBUNAL

Based on protocol or agreement, 33 ff., 325 ff., 347, 224-225

Competence of Tribunal to make award ex aequo et bono, 187

Discussed, 359-360

Lack of jurisdiction of arbitrators to take, without consent of the Parties, measures having force of law, 330

Power of arbitrators to adjudicate in "Amiables compositeurs", 329

Power of President of Tribunal to take necessary measures to enable the Tribunal to function, 279

Power of Tribunal to take interim measures of protection, 360

Power to interpret agreements incidental to that directly submitted to arbitrator, 35

JUSTICE

Interpretation of the word, by reference to Municipal Law, 108

L

LIABILITY OF STATES: see STATE RESPONSIBILITY

LOCAL REMEDIES (EXHAUSTION OF): see EXHAUSTION OF LOCAL REMEDIES

M

MONETARY GOLD

Definition of, 41-42

Money: see Currency

Most favoured nation clause Nature and scope of—, 106 ff.

MUNICIPAL LAW: see also International LAW

International tribunal not bound by the law of States parties to arbitration, 390

N

NEUTRALITY

Duration of stay of warships in neutral ports, 10

Duties of neutral States in case of belligerent warships calling at its ports, 8 ff.

Effect of Armistice upon neutral State, 8

P

Postliminium

Right of, 40

Prescription

Plea of extinctive—, rejected, 186

Principle of extinctive—, applied to the right to bring an action before an International Tribunal, 103

PRESUMPTION

Authorization to make award ex aequo et bono cannot be presumed, 187

PRIVATE INTERNATIONAL LAW: see INTERNATIONAL LAW

PRIVATE PROPERTY: see Property and State succession

PROCEDURE: see also Arbitration

Decisions upon questions of—made by arbitrator, 22

Preliminary questions decided before examination of particular claims, 161

Proof

Burden of—, 119, 213

Burden of—, falls upon claimant State, 70

Relief of claimant from requirement of strict proof, 212

PROPERTY: see also STATE SUCCESSION

Immunity of private property from seizure by belligerent State, 202

Respect for private rights in military occupied territory, 204

Restitution of property looted in occupied territory, 41

R

REDEMPTION OF CONCESSION: see STATE RESPONSIBILITY

Res judicata

Identity of "lis" or concrete dispute, 193

RESTITUTION OF PROPERTY, see PROPERTY

RETROACTIVITY

of Treaties, 180

RIGHTS

Interpretation of the word, by reference to Municipal Law, 108

RIVERS: See INTERNATIONAL RIVERS

S

Shipping: see also Warships and Neutrality

Belligerent warships in neutral ports, 8 ff.

Ships requisitioned by occupying State, 205-206

Sovereignty of States: see also State succession

Competence to protect its producers, 330

Exercise by State of right of ownership to lands situated on territory of another State, 368

Limitations on—, by reason of obligations contracted under international agreements, 300 ff.

Principle of—, 306

STATE RESPONSIBILITY

For breach of obligation under concessionary contract, 211 ff., 216, 226 ff.

For redemption of concession, 245 ff.

For acts and omissions of State organs, 230 ff.

In case of Succession of States, 184, 188 ff., 196 ff.

Losses resulting of compulsory evacuation from premises of concessionary, 217 Necessity of existence of casual connection between wrongful act and damage, 219

Negligence or refusal of grantor State to lend assistance to concessionary, 215, 233

Responsibility of Successor State for acts and omissions of predecessor, 195-196

Responsibility of Successor State for breach, by predecessor, of concessionary contract, 191 ff.

STATE SUCCESSION: see also STATE RESPONSIBILITY

Case of two successive Successor States, 184

Determination of date of change of sovereignty, 178 ff.

In regard to concession, 244

In regard to obligations contracted by belligerent occupant, 347

In regard to obligations for torts, 188 ff.

STATE SUCCESSION: see also STATE RESPONSIBILITY (continued)

In regard to public law institutions, 390 ff.

In regard to public property and to private State property, 365 ff.

In regard to rights and obligations arising out of concessions, 210 ff.

In regard to shareholding and similar rights owned by precedent State in private concerns, 390

Principles of—, 188 ff.

Respect for acquired rights on occasions of territorial changes, 236

SUBROGATION

Change of territorial sovereignty, 189

Т

TIME LIMIT

Absence of rule of international law laying down time limit with regard to prescription, 103

Treaties

Binding character of a Convention on third parties, when said Convention merely codifies customary rules in force, 8

Financial agreement between two States, governed by international law, 70 Retroactivity of—, 180

Supremacy of treaty provision over private law rule as to extinction of debt, 208

U

Undue delay

Objection of—, in presentation of claim, rejected, 104

Unjust enrichment

Alleged, 209, 241

W

WAR: see also Belligerent occupation

Damages caused by acts of war, regarded as damages caused by force majeure, 242

Warships

Belligerent warships in neutral ports, 8 ff.

Definition of: 205, 213

WITNESS

Failure to call available witness, 120