# REPORTS OF INTERNATIONAL ARBITRAL AWARDS

## RECUEIL DES SENTENCES ARBITRALES

Index

**VOLUME XIII** 



NATIONS UNIES - UNITED NATIONS Copyright (c) 2006

#### A

```
ACQUIRED RIGHTS
  Respect for—: 397, 516, 520-521, 650
Action (right of—)
  Distinction between-for restitution and-for compensation for incomplete
    restitution, 557
  Exercise of—:
    By United Nations nationals, shareholders of Italian company: 77, 342,
      726-728, 771-773, 776-777, 778-779
    By Heirs: 233
    By Italian company acting as agent for French company: 321
    By Italian company treated as enemy: 177-178, 182
    By neutral company treated as enemy: 88-90
    Jointly by Italian company and its United Nations nationals shareholders:
       175, 203, 328
    Under specific circumstances, by United Nations nationals, shareholders
      of Italian company treated as enemy: 83, 342
  Legitimatio ad petundum in Art. 75 of Peace Treaty: 635, 641
  Necessity of existence of claimant's right or interest at time of damage: 225,
    826, 827
  To be exercised by owner and not by Bailee: 709
  To be exercised by owner and not by Lessee: 796
  Under art. 78, para. 4b) and 9a), distinguished: 779
Admissibility of claims see also Inadmissibility of claims; objection to
  ADMISSIBILITY
  Based on principle of supremacy of Conciliation Commission over munici-
    pal courts: 63, 96
Admission of Aliens see Aliens
AGREEMENTS
  Exchange of Letters of 2 February 1951: 19
    Whether extends jurisdiction of Conciliation Commission or constitutes
      arbitration agreement distinguished from Peace Treaty: 446
  Non opposability of bilateral international—to a third State: 676
  Admission of—in France: 399, 413-417
  Admission of-in Tunisia: 417-420
  Expulsion of—: 400, 402, 409, 411, 414-416, 421-422
ARBITRAL TRIBUNAL SEE CONCILIATION COMMISSION
"As a result of the war"
  Meaning of expression—referred to in Art. 78, para. 4a) of Peace Treaty:
    185
```

B

Belligerency see Co-belligenrency

BURDEN OF PROOF

Identification of property: 561

Presumption juris tantum in art. 75, para. 6 of Peace Treaty, 561 Removal of property by force or duress: 60, 215, 561-562, 563

Residence: 427

 $\mathbf{C}$ 

CEDED TERRITORY see also STATE SUCCESSION

Acts characterising cession of territory: 647-648

Dodecanese Islands: 299

Exemption of Italy from obligation to restore property situated in—: 304-307

Meaning and scope of expression "ceded territory": 633, 645

Persistence of obligation of Italy to pay compensation for damages sustained by enemy property in—as a result of war or special measures applied before coming into force of Peace Treaty: 304-307

Subrogation of successor State with respect to obligation to restore property "in the condition in which it now exists": 304-307

Technical or proper notion of cession of territory in Peace Treaty: correspondence with meaning given by public international law: 647-653

CESSION OF TERRITORY SEE CEDED TERRITORY; STATE SUCCESSION

"Charges of any kind"

Scope of expression—referred to in Art. 78, para. 2 of Peace Treaty: 71, 157-159, 235, 245-247

Rejection of—: 72, 107, 502, 691, 705, 738, 813

Rejection of—:

Inapplicability of Annex XVI-B of Peace Treaty: 279

Inapplicability of Art. 78, para. 7, of Peace Treaty to Ethiopian territory: 658

Inapplicability of relevant provisions of Peace Treaty: 288

Lack of nationality of any of United Nations: 290

Lack of right of action: 728, 781

Without prejudice to right to compensation for damages under Italian legislation: 827

Under Peace Treaty:

Art. 75: 59, 136, 139, 212, 553

Art. 78, para. 1: 44, 46, 47, 76, 175, 232, 280, 325

Art. 78, para. 2: 34, 76, 78, 126, 217, 232, 243, 280, 298, 320, 326

818, 821, 825, 828, 836, 838

Art. 78, para. 4 b): 88, 90, 91, 175, 202, 229, 725, 770

Art. 78, para. 4 c): 117, 179, 320, 352, 486, 566, 570, 575, 598, 669, 692 Art. 78, para. 4 d): 34, 40, 44, 46, 47, 105, 117, 120, 126, 148, 151, 153, 154, 175, 179, 198, 252, 280, 291, 320, 322, 326, 578, 584, 598, 662, 669, 680, 696, 706, 723, 740

Art. 78, para. 5: 126, 198, 320, 352, 486, 571, 573, 575, 598, 692, 788, 821, 838

Art. 78, para. 6: 108, 390, 404, 422, 441, 448, 453, 457, 461, 466, 477, 612, 784

Art. 78, para. 7: 298, 303, 309, 627, 636, 662

Art. 78, para. 8: 173

Art. 78, para. 9 a): 175, 202, 316, 320, 326, 578, 612, 770, 788, 801, 804, 825

Art. 78, para 9 b): 326 Art. 78, para. 9 c): 669

Annex XIV: 502, 627, 636, 674

Annex XVI: 34, 37, 63, 64, 98, 143, 148, 276, 281, 326, 584

Annex XVII B: 276, 692, 711, 730, 809

Withdrawal of—: 39, 40, 57, 135, 149, 249, 384, 679, 710

#### Co-Belligerency

Of Italy, effect on its obligations under Peace Treaty: 161

#### COMPANY

Italian—treated as enemy see ENEMY

Participation of United Nations nationals in neutral—treated as enemy: 88-90

Participation of United Nations nationals in Italian—treated as enemy: 41, 76-79, 175-176, 203-206, 316-317, 321, 342, 583, 615, 771, 776

Participation of United Nations nationals in Italian—not treated as enemy: 726

Participation of shareholders not having nationality of United Nations in Italian—not treated as enemy: 728

Compensation for war damages see also State responsibility

Agreed upon by private party and Italian Government pursuant to Art. 78, para. 8, of Peace Treaty: 173

Autonomy of right to—under Peace Treaty: 490 Concession (in case of redemption of—): 313

Conditions of compensation: 185-186

Corresponding to totality of damage sustained by Italian company without taken into account interest of United Nations nationals in its capital: 322-323

Currency (foreign), conversion of--: 570

Currency, revaluation: 485, 499

Damages liable to compensation: 185-187, 285, 703-704, 745

Damages resulting from:

Bombardments or measures taken in consequence of events of war: 172, 220, 223, 318, 387, 720, 724

Explosion of mine: 782-783

Expropriation for purpose of town-planning: excluded from compensation: 721

Diminution in capital in consequence of sales at derisory prices or sales not accounted for: 268

Fire caused in consequence of events of war: 210

Forced sale: 100

Liquidation of company: 41, 42

Non-restitution of property: 349, 352, 366

Occupation of enemy property: 118, 815-817, 836-837

Pillage or spoliation: 782, 783, 819-820, 822

Sale of enemy property in consequence of judgments given during war in

#### COMPENSATION FOR WAR DAMAGES (Cont.)

proceedings in which owner was unable to make adequate presentation of his case: compensation for—: 711-715 Special measures applied during war to enemy property in Italy: 758-760 Date for determining damage: 266, 270, 748 Date for determining legal interests: 748, 794 Decay of property, taken into account for determining—: 714, 791 Determined Ex aequo et bono: 312-314, 459, 609-610, 791Double—: 774 Excessive evaluation of damage by private party: 230 Expenses incurred in establishing claims and assessment of loss or damage: 130, 201, 221, 251, 270, 315, 318-319, 324, 388, 577, 583, 695, 722, 724, 772, 792, 800, 803, 835 Extent of obligations of Italy in matter of -: 184 Family membership, taken into account for determining—: 819 For loss of property not recovered in Italy, exceptional character of—: 141 Fortuitous event, excluded from—: 228 Identical treatment in matter of indemnification of United Nations nationals possessing different nationalities: 837 Indirect damage, excluded from—: 745 Insured value, as basis for cetermining—(disregarded): 568 Interests on sums awarded: 130 Market value, as basis for calculating—: 569 Measure of damages: 100, 104, 223, 230, 314, 318, 386, 498-500, 576, 724, 727, 762-765, 791, 800, 816-817, 819, 823, 835, 839-843 Power of appreciation of Conciliation Commission: 320-324, 386, 498-500, 724, 728, 791, 800, 816-817, 819, 823, 844-845 Proportional to participation of United Nations nationals in capital of Italian company: 91, 178-179, 182, 206, 728-729 Right to—under Italian legislation, not affected by decisions of Conciliation Commission: 827 Sale value (real estate): 168 Special method of calculating—prescribed by Peace Treaty: 569-570 Tax estimate, disregarded: 370 Territorial criterion, as basis for—: 659 Compromis Interpretation of—: 431 Concession Contracts of—: 307 State—: 298 Redemption of—: 311 CONCILIATION COMMISSION (ANGLO-ITALIAN—) Reference to decision of—given in Grant-Smith Case (The Gin and Angostura): 671 CONCILIATION COMMISSION (FRANCO-ITALIAN—) Decisions of—: Given in line of conciliation: 206, 211, 216, 223, 230, 551, 672, 714, 724, 783, 787, 819 Referred to: Dervillé et Soci: 580, 780 Duc de Guise: 283, 369, 708, 709 Guillemot-Jacquemin: 235, 237, 239-240, 241, 344, 709

### CONCILIATION COMMISSION (FRANCO-ITALIAN—) (Cont.)

Fabbrica Italiana Tubi: 773, 780

Lebas de Courmont: 791

Petits-Fils de C. J. Bonnet: 342

Società Mineraria e Metallurgica di Pertusola: 283, 308, 607, 704

S.A.I.M.I.: 726

Société Anonyme de Filatures de Schappe: 433

Société Collas et Michel: 642

Sofimelec: 773, 780

Jurisdiction of—

Absence of execution of Peace Treaty by municipal law: 732

Application of Annex XVI of Peace Treaty to employment contract:

Cases under Annex XVI-B of Peace Treaty: 147

Compensation for expropriation due to planning purpose: 721

Conditions of removal of property from territory of a United Nation: 60

Determination of tax character of sum paid: 622-623 Determination of State character of property: 675-677

Displacement of customs and police barriers: 546

Disputes concerning existence of participation in Italian company: 296

Disputes of general nature: 677 Ownership of property and rightful claimant: 45, 48, 100, 196, 296, 728 Preliminary questions the decision on which depends on municipal law

of States parties to litigation: 622-623 Readjustment of boundary lines: 542, 546

Settlement of questions concerning apportionment of property of local authorities referred to in Annex XIV, para. 18, of Peace Treaty: 501 Nature of—:

Arbitral Tribunal established by Peace Treaty: 45, 147, 236

Supremacy over municipal courts: 45, 46, 63, 95, 233, 239 Of three members sitting as Arbitral Tribunal under special international

agreement: 389

Binding force of decisions of—: 447, 464

Jurisdiction of—:

Cancellation of permission to reside: 414 Compensation for moral damage: 429, 439 Compensation (succession mortis causa): 429-431

Compensation under Art. 79, para. 6c) of Peace Treaty: 426, 428-429, 430-431

Revision of prior decisions: 447, 464

#### Conciliation Commission (Italian-United States--)

Reference to decisions of-given in:

Caccamese case: 326 Shafer case: 704

Contra bonos mores

Falsified accounts: 371 Simulated sale: 590

Confirmation of—by claimant, effect on decision of Conciliation Commission: 343

Dissolution under Annex XVI-A of Peace Treaty: 343, 344

#### CONTRACTS (cont.)

Entered into after declaration of war, not covered by Annex XVI-A of

Peace Treaty: 344

Principles of law of-applied:

Consent of the parties, subordinated to provisions of Peace Treaty: 340

Force or duress, effect of: 216, 265, 344-349, 465

Force Majeure: 312, 560 Negotiorum gestio: 64-67, 80

Novation: 240, 241

Nullity: 349

Pactum de contrahendo: 348, 518 Res inter alias acta: 676

Simulation: 343, 590-591 State of necessity: 345-347 Suspensive conditions: 233, 241

Unilateral renunciation in case of bilateral contract: 344

Waiver: 312

Relationship between parties who became enemies: 343, 344, 585, 597

Tenancy—entered into by sequestrator: 233, 234, 235-236

Costs of Repairs (Art. 75, para. 3, of Peace Treaty) Effected outside Italian territory:

Refund limited to—which Italian Government would have incurred if repairs had been carried out in Italy: eventual reduction in case sum awarded is not used in Italy: 562

Refund: 787, 793-794

D

#### DAMAGES

Corporal—, non compensation for: 223

DISCRIMINATION see also Special Measure

Definition and character of measure called discriminatory: 607

Dispossession of enemy property: 120, 125, 623

Enemy shares placed in "blocked account" under Italian legislation relating to treatment of enemy property: 681, 690-691

Non reshipment of goods: 697, 703

Measures of racial persecution taken in Italy by Italian Social Republic: 807

Racial persecution in relation with state of war: 492

Special measures ordered either in application of racial legislation or in application of war legislation: 486

Special measures taken against enemy property: 70, 118, 204, 264, 265, 285, 723, 775

Submission of enemy shares to formalities of visto after abrogation of measure of sequestration: 204

#### DISPUTE

International—, defined: 677

DISSENTING OPINIONS

Given in cases:

Alexandre Ottoz: 240-242

Chemin de fer Franco-Ethiopien: 658-661

Etablissements Agache: 705

#### DISSENTING OPINIONS (cont.)

Francesco Bonomo: 473-474 Germaine Mossé: 495-497

I.V.E.M.: 350-351 Joseph Ousset: 270-273 S.N.C.F.: 563-565

Società di Pertusola: 197-198

#### DODECANESE ISLANDS

Ceded territory under Peace Treaty: 299, 645

DOMICILE see RESIDENCE

#### DONATION

To Italian national of property subsequently damaged as result of war: 383-384

Absence of reservation or counter-letter concerning eventual retrocession: 384

Withdrawal of claim: 384
Duress see also Contracts

Indirect-: 215

E

#### ENEMY

Italian company treated as—: 41, 77, 79, 83, 176, 203, 206, 317-318, 321, 342, 578, 583, 615, 612-613, 771, 775

#### Етніоріа

Inapplicability of provisions of Art. 78, para. 7, of Peace Treaty to Ethiopian territory: 658

Whether considered as "ceded territory" under Peace Treaty: 627-628

#### EUROPEAN CENTRAL INLAND TRANSPORT ORGANIZATION

Extent of Italian participation: 560

#### EVIDENCE

Lack of—concerning identification of and damages to property, effect on decision: 225, 694, 823

Lack of—concerning identification of and value of property, effect on decision: 211, 213, 214, 215, 728, 791, 827

Lack of-to support claims: 737-738, 811-812, 816

Liberty of appreciation accorded to Conciliation Commission with regard to—: 491

Of damage: 256, 259, 260, 798

Oral testimony: 256, 308-310, 740-741

Presumption of damage: 223

Sufficiency of—to demonstrate ownership: 491

Production of new-not affected by time limit set in special agreement: 767

#### EXECUTION see also STATE RESPONSIBILITY

Measure of—taken during war in Italian territory to the prejudice of a United Nations national: 277-279

Restoration of rights detrimentally affected by measures of—: 737-738
Sale made under specific circumstances, as constituting measure of— within meaning of Annex XVI-B2 of Peace Treaty: 99-100

#### EXPERTS

Appointed by Conciliation Commission: 133, 163, 260, 349, 353, 567

Appointed by the parties: 153, 318, 798

EXPERTS (cont.)

Committee of—composed of three members designated two by the parties and the third by the President of Arbitral Tribunal: 439, 450, 455, 458, 468, 477

Neutral-appointed by Conciliation Commission: 505, 767-768

EXPERT'S REPORT

Accounting books missing: 353-356

Costs payable by Italian Government: 100, 170

Disagreement among members of expert committee, effect on decision: 468-469, 471-481, 483-484

Liberty of appreciation of Conciliation Commission: 369, 372

Objected (objection rejected): 366

Rejected (non compliance with instructions): 469

Weight to be given to—: 168, 369

EXPROPRIATION

Effected for purpose of town-planning: 721

Forced sale effected in execution of judgment rendered at the suit of creditors and taxation authorities: 693

EXPULSION see ALIENS; RESIDENCE

F

FORFEITURE See TIME LIMITS

FORTUITOUS EVENT SEE COMPENSATION FOR WAR DAMAGES; STATE RESPONSIBILITY

I

INADMISSIBILITY OF CLAIMS see also OBJECTION TO ADMISSIBILITY

Existence of international agreement: 134-135

Lack of right of action: 77, 225

INCOME

Professional—, non compensation for: 223

INSURANCE

Contracts of marine—covering war risks including seizure or sequestration: Absence of right to indemnity under—: 831

Effects on right to compensation deriving from Art. 78, para. 4 a), of

Peace Treaty: 831-834

Recognition of right to indemnity on basis of Art. 78, para. 4 a), of Peace Treaty: 834

INTERESTS

Allowed: 125, 130

Allowed at legal rate from date of restitution to date of payment: 794

Requested and included in total amount of indemnity: 745

International juridical system

Autonomy of—: 490-491

INTERNATIONAL LAW

Individual in—, position with regard to proceedings between Governments before international tribunal: 236

INTERNMENT see also STATE RESPONSIBILITY

Aggravating element of responsibility: 104, 209, 223, 230, 554

Interpretation of treaties see also Treaty of Peace

A contrario sensu: 68, 69, 420, 647, 649

A fortiori: 647, 657 Analogy: 641

Application of general principles adopted in municipal law for interpretation of contracts: 184, 193

Canons of interpretation applicable to traités-lois and traités-contrats: 193, 197-198, 393, 394, 396

Common meaning: 394, 398

Comparison of languages of text of Treaty: 111, 112, 407

Context, recourse to—: 185, 187-190-192, 493, 494, 517, 628, 631, 643-644, 651, 657, 704

Contra proferentem: 195, 394

Effectiveness: 85, 184, 185-187, 192, 395-397, 655

Exceptio est strictissimae applicationis: 240, 397, 517, 639, 643

Expressio unius est exclusio alterius: 557

Favor debitoris: 195, 397, 497 General principles of Law: 83

Good faith: 80, 83, 85, 111, 195, 521, 562, 655, 657

Grammatical analysis: 187, 188-189 In conformity with international law: 493

In dubio mitius: 395

Intention of the parties: 187, 192, 193-195, 393, 395, 396, 517

Municipal legislation, reference to—: 397 Natural meaning of provisions of Treaty: 657

"Object" and "purpose" of provision to be interpreted: 645

Parliamentary debates: 113-115

Peace Treaty not freely negotiated: 193, 396-397

Preparatory work: 112, 114-115, 188, 193-194, 646, 651, 653, 704

Reasonable meaning: 187

Restrictive interpretation: 159, 431 Silence of text: 401 Spirit of the Treaty—: 190, 633 Texts clearly expressed: 184-185

Words, used with different or identical meaning: 189, 398, 645-646

Words, used with ordinary and technical meaning: 633

J

JUDICIAL ACT

Scope and effect of a notification emanating from Italian Court not received in proper form by a United Nations national residing in occupied territory: 278-279

**JUDGMENTS** 

Revision of—given in Italy during war: 711-713

L

LIQUIDATION OF COMPANY see also STATE RESPONSIBILITY

Effected ipso jure in consequence of loss of capital, effect: 736-737

Judicial—: 731

Liquidation of Property see also State Responsibility Liquidation of Italian property in Tunisia: 389 ff.

LIQUIDATOR

Personal responsibility of —: 95-96

Loss of profit

Compensation for—: 191 Definition and scope: 268, 607 Non compensation for—: 432

Whether liable to compensation: 300-302

#### M

#### **MEASURES**

Scope of expression "all measures" referred to in Art. 78, para. 2, of Peace Treaty: 159

#### MUNICIPAL COURTS

Competence of—in matters of private law: 120-121

Intervention in liquidation proceedings not amounting to judicial decision, effect on application of Annex XVI B-1: 737-738

#### N

#### NATIONALITY

Conflict concerning—of French national: 784-785, 787, 790-791, 802, 821-823, 826

Criteria adopted by Conciliation Commission to determine dominant character of French—: 785, 787, 802-803, 823

Criteria invoked to determine French-: 818-819

Dual—, criteria adopted by Conciliation Commission to establish dominant—: 807

Identical treatment in matter of indemnification of United Nations nationals possessing different nationalities: 837

Justification of a United Nations—: 388

Of United Nations within the meaning of Art. 78, para. 9 a), of Peace Treaty: 772, 778, 827

#### O

#### OBJECTION TO ADMISSIBILITY

#### Based on:

Absence of dispute, rejected: 177, 182, 283, 339, 341-342

Existence of international agreement: 765-766

Existence of judgement given by municipal court, rejected: 63, 96

Lack of formal claim: 177-178

Lack of jurisdiction of Conciliation Commission, rejected: 341-342 Lack of preliminary decision by Italian Government: 579, 811

Lack of right of action, admitted: 76-77, 177, 182

Provisions of municipal law, rejected: 238

Renunciation of rights by private party, rejected: 283

On ground that claim:

Presented on behalf of Italian company, rejected: 341-342

Presented too late, rejected: 80-81, 556

P

PILLAGE SEE STATE RESPONSIBILITY

Preliminary objections see Objection to admissibility

#### Prescription

Suspension of periods of—on reciprocal basis: 147, 285-288

PROCEDURE see also Objection to admissibility; Transaction

De juri tertii question: 591

Contradictory investigation, principle of: 367-369

Effect of notification not received in proper form: 278-279

Hearing of private parties: 74, 308, 310, 341 Hearing of witnesses: 133, 260, 341, 744

Identical claims presented at different dates, admissibility of: 766-767

Liberty of appreciation of Conciliation Commission as to admissibility of oral testimony: 741

Liberty of appreciation accorded to Conciliation Commission in matter of—: 373

Note submitted after Commission began deliberation, inadmissibility of: 383 Option between Art. 75 and 78 of Peace Treaty: 671-672

Par conditio of litigants: 272

Ultra petita; 376

Written statement presented by private party, admission of: 38, 341

PROPERTY see also Compensation for war damages; Restitution; State responsibility; State succession

Apportionment of—of local authorities referred to in Annex XIV, para. 18, of Peace Treaty: 501 ff.

Italian—in Tunisia, applicability of Art. 79, para. 6 c), of Peace Treaty to: 389 ff.

Para-statal—referred to in Annex XIV, para. 1, of Peace Treaty: 674 Scope of definition of—given in Art. 78, para. 9 c), of Peace Treaty: 185 State—, contestation of right to compensation with regard to: 716-719

#### R

#### REQUISITIONING

Effects and juridical nature of successive requisitions: 157-161

Of immovable property: 151, 160, 246, 248

Of property in accordance with general legislative measure, not subject to compensation: 709

Reality of—: 745

#### RESIDENCE

Defined: 393-394, 395, 398, 402, 412-413

Distinction between—and "Domicile": 398-399

In France, requirements: 399-401

Expulsion in general, effect on-: 402, 410, 414, 420

Notice: 402, 415, 416

Retroactivity: 411, 421-422

Withdrawal and abrogation: 409

Registration, effect on—: 408, 410, 417-419

Temporary—, rights of Italian nationals under: 400-401, 413

#### RESTITUTION see also STATE RESPONSIBILITY

As transaction by private party, effect on rights deriving from Peace Treaty: 56

Compensation in case where property cannot be returned: 162, 349, 764, 768-769, 802-803, 829

Complete and effective—: 118, 130, 161, 249

RESTITUTION see also STATE RESPONSIBILITY (Cont.)

Distinction between obligation to restitutio in integrum and obligation to compensation: 301, 708

Extent of obligation to—: 141

Invalidation of contract concluded by sequestrator: 70, 72

Limits of obligation of Italy as to—of property in good order: 138

Made pendente lite, effect on claim; 219, 247

Nullification of all measures forming obstacle to—of property free of all charges: 157-158, 237-238

Nullification of all measures, including those not having special character, taken against enemy property and not applicable to Italian property: 157-158 Obligation to restitutio in integrum imposed on Italy under Peace Treaty, not limited by Italian legislation passed during armistice period: 235, 238

Obligation to restore property free of any occupation: 218

Of amount of profits issuing out of service of lighthouses from date of sequestration to that of coming into force of Peace Treaty: 308

Of property, legal rights and interests belonging to Italian nationals in Tunisia: 424, 454, 458, 462, 467, 477

Of property, not to claimant but to owner: 83

Of property removed from territory of a United Nation: 59, 212-213, 558 Conditions and extent of obligation to make—: 558

Link between primary obligation of returning property and secondary obligation of putting property liable to—into good order: 558

Persistence of right to compensation for incomplete—in case of—effected spontaneously: 557

Of ship registered in France, owned by company not having nationality of United Nations, removed from port of State other than United Nation: 136-138

Of sum paid for special tax purposes: 613, 622

Of sum seized as fees of sequestrations: 323-324, 580

Requirements for application of Art. 75 of Peace Treaty to claims for—: 214-215

Purchase of property to be restored by Italian Government; determination by Conciliation Commission of value of purchased property: 162

Restitutio in integrum: 287-288, 778

Unfettered de jure and de facto disposal of property: 158

Unsatisfying character of action in expulsion brought by Italian Government before municipal Court: 234, 238-239

RESTORATION OF RIGHTS see also STATE RESPONSIBILITY

Increased capital: 282

Judicial sale of property: 276 Lease contract: 233, 237-238

RETROACTIVITY

Municipal tax legislation enacted after Peace Treaty—: 623-624

REVISION OF DECISIONS OF ARBITRAL TRIBUNAL

General principles of international law in matter of—: 447

Rejection of request for—: 448, 465

REVISION OF JUDGMENTS GIVEN BY ITALIAN COURTS DURING THE WAR

Obligation of Italy to take necessary measures enabling judgments to be revised: 712, 731-733, 810-811

Indemnity for injury sustained as result of absence of such measures: 712-713, 733, 810-811

S

SEQUESTRATION see also STATE RESPONSIBILITY; SPECIAL MEASURE

As conservatory measure for protection of owner of sequestrated property: 346, 603, 605

As means of duress with regard to owner of sequestrated property: 348

Failure to sequestrate enemy property: 789, 819 Principles with regard to responsibility and non responsibility of State in

case of—: 102, 104 Failure to notify lifting of—; effect: 839, 842, 843, 845

Fees and expenses: 322-324, 580, 610, 707, 704, 743, 758, 763, 769, 771, 796, 797, 799, 800, 817, 840, 842, 843, 845

Funds issuing from operation of sequestrated company, ownership and disposal: 35, 36

Lawful character and purposes of—: 431-432, 346, 456, 749, 750, 751

Lawful character of—of Italian national's property in Tunisia: 426-427

Maintaining under-property devolved upon Italian nationals constitutes treatment as enemy: 789-790

Not a measure of force or duress: 346

Property not placed under—: 73, 208, 210, 222, 224, 227, 229, 242, 244, 247, 274, 387, 486, 551, 681

Property placed under—: 41, 65, 77, 78, 89, 106, 151, 172, 176, 180, 203, 204, 218, 220, 233, 253, 281-282, 285, 299, 302, 316, 317-318, 321, 328, 385, 449, 455, 458, 462, 467, 477, 487-488, 567, 578, 599, 583, 615, 693, 697, 701, 707, 709, 712, 723, 742, 762, 771, 782, 789, 796, 814, 822, 829, 831, 836-837, 839

Scope of measure of—with respect to heir to sequestrated property: 789-791 Standard of diligence to be exercised by sequestrator: 751

Undue prolongation of—: 839, 842, 843

#### Sindacato

Definition and effects: 757

Lawful character and purpose of -: 749, 751, 757

Property placed under—: 94, 96, 172, 253, 259, 294, 296, 317, 383, 578, 583, 723, 742

Situs of Property

As to money: 308

As to seized shares: 587

#### SOVEREIGNTY

Of State, retroactive restoration of—: 648

Special measure see also Discrimination; Sequestration; State responsibility Causal nexus between—and damage, required to engage responsibility of State: 691, 699, 703, 749

Culpa in negligendo of Government, as constituting—: 705

Declaration of war, not a—: 703, 705

Defined: 607

Increase in company's capital without participation of United Nation shareholders: 282, 682-683

Individual act lacking juridical foundation, as—: 494-495

Opposition to performance of private agreement: 348-349

Racial measures: 488, 806-807

Relevance of nature of authority taking—: 492-493, 495 Requisitioning, as—under special circumstances: 245

Visto procedure concerning shares: 204

#### STATE RESPONSIBILITY

In general:

Acts of local revolutionary government: 492-493

Acts of officials committed by mistake or in excess of competence: 492-494

Acts of the judiciary: 438

Basis of—, opinions of writers: 432, 659

Under general principles of international law: 630-631

Wrongful acts: 630-631

#### Responsibility of France under Peace Treaty:

Culpa in custodiendo: 482 Culpa in eligendo: 482

Deriving from general principles of public international law: 431

Exclusion of objective responsibility for non-restitution of property at date prior to that at which restitution took place effectively: 464, 468

Irrelevance of causal nexus between measure of sequestration and loss or damage: 432

Liquidation of Italian property in Tunisia falling within exception referred to in Art. 79, para. 6 c), of Peace Treaty: 390 ff.

Negligent acts committed in management of sequestration: 459, 649

Relevance of causal nexus between damage and fault of State organs and officials: 432

#### Responsibility of Italy under Peace Treaty:

Acts committed by German troops: 230

Acts of pillage or spoliation committed by police forces under orders of Italian Social Republic: 492-493

Acts of pillage or spoliation committed by Axis forces: 60, 104, 208, 762, 782-783, 797, 805

Acts of pillage or spoliation committed by unspecified persons: 275, 551, 576, 822, 844

Acts of pillage committed by Neo-fascist troops: 576

Acts of pillage or spoliation committed by partisans: 746, 814, 819

Administrative measure of dispossession: 125, 723-724

Covering time property was placed under sindacato: 256, 265

Culpa in eligendo: 749

Damage caused to enemy property as result of internment of owner: 209, 222-223, 230, 551

Damage caused to enemy property as result of work of defence under taken by German forces: 762

Damage caused to enemy property by bombardments: 203, 218, 223, 318, 387, 575, 583, 602, 605, 664-665, 720-722, 724, 726-728, 745, 747, 771, 775

Damage caused to enemy property situated in ceded territories: 305-307 Damage caused to enemy property situated in territories not currently under Italian sovereignty: 642-643

Damage sustained by enemy property as result of fire caused in consequence of events of war: 210

Expenses incurred in management of sequestration: 433, 610, 707, 790-797, 817

Expenses of administration after lifting of sequestration: 842-843, 845

Explosion caused by German army forces: 726

Explosion of mine by German military engineering: 783 Failure to notify lifting of sequestration: 842-843, 845 Failure to sequestrate enemy property in time: 285

#### STATE RESPONSIBILITY (cont.)

Responsibility of Italy under Peace Treaty: (cont.)

For restitution and for compensation, distinguished: 708-709

Fraudulent and mala fide acts of officials: 44

General responsibility for damages caused by state of war: 191

In case of non-sequestration of enemy property: 683, 690

In case of seizure, sequestration and sale of insured enemy property in transit: 829-835

In respect to measures of racial persecution taken in Italy by Italian Social Republic: 807

Liquidation of French company: 95, 96

Liquidation of Italian company treated as enemy: 41, 42

Loss or sale of enemy property after seizure or sequestration: 568, 572, 573 Measure of execution taken in Italy to prejudice of United Nations nationals: 278, 734, 736

Measure of requisition taken by Government of Sicily: 161

Measure of requisition taken by Italian authorities under orders of German military authorities: 246, 248

Measures taken during Allied occupation by Italian authorities under Italian legislation: 161, 247

Measures taken under Italian war legislation: 95-96

Negligent or fraudulent acts of administrator—sequestrator: 253, 254-255, 259, 265, 267-269, 308, 346-349, 459-460, 468-469, 472-473, 481-483, 568, 605-606, 611, 749-755, 796, 844

Negligent or fraudulent acts of sindacato: 265, 268, 749, 757, 758

Non-responsibility for:

Damage sustained as result of fortuitous event: 228 Expropriation for purpose of town-planning: 721

Forced sale at request of creditors: 279

Liquidation of company effected *ipso-jure* in consequence of loss of capital: 737

Loss of capital value resulting from a slump during sequestration or sindacato: 266

Measure of liquidation taken against enemy company in financial difficulties since before war: 106

Non-reshipment of goods as result of interruption of rail traffic: 703

Non-restitution of property situated in ceded territory: 305-307

Placing enemy property under sequestration or under sindacato: 265, 554, 703, 749

Placing enemy property under sequestration in time: 605

Requisition in pursuance of general administrative measure: 815-816 Not limited by Italian legislation enacted during armistice period: 235-236, 238-239

Occupation of enemy property by German forces: 762, 796

Particular responsibility for damages caused by discriminatory measures: 191

Relevance of direct causal nexus between damage and act due to war affecting enemy property: 186, 704

Sale of enemy property under specific circumstances: 99-100 Seizure of enemy property by Fascist republican guard: 803

STATE SUCCESSION see also CEDED TERRITORY

Biens communaux (Property of local authorities) in ceded territory (Annex XIV of Peace Treaty):

STATE SUCCESSION see also CEDED TERRITORY (cont.)

Transfer of-to successor State: 517

Apportionment, under agreements between States concerned, wheresoever situated, provided that the commune to which they belong is divided by frontier settlement under Peace Treaty: 517

Substitution of award of Conciliation Commission for agreements prescribed by Peace Treaty: 505, 518

Archives and documents of an administrative character of historical value, special treatment: 516

Apportionment Ex aequo et bono: 546

Apportionment made retroactive to date of coming into force of Peace Treaty: 546

Apportionment made without distinction between public and private domain: 519

Effect of nature and economic utilization of property on partition (interest in maintenance of communal services): 519-520

Effect of territorial changes on property rights: 516

Joint ownership: 546

Right of successor State to decide, within its municipal law, the principal destination and juridical status of property transferred: 514, 515, 520-521

Respect for acquired rights: 516, 520-521

Public debts, supremacy of treaty provisions over international doctrine and practice in matter of succession to—: 657-658

#### Т

#### TAXATION

Special taxes imposed by Italian legislation:

Character of obligation to exempt from—: 110-111

Inapplicable to French nationals: 115

Refund of sums collected for—: 115, 625, 785

#### TIME-LIMITS

Prescribed in Art. 75 of Peace Treaty for presentation of claims: 556-557 Prescribed in Art. 78 of Peace Treaty for presentation of claims: 82-83, 147, 766-767

Prescribed in Annex XVII-B of Peace Treaty for revision of judgments rendered in Italy during war: 732, 810-812

Prescribed in special agreement for presentation of claims: 766, 791

#### TRANSACTION

Between Governments and acceptance by private party: 760

Between Italian Government and private party, effect on claim: 200 Between private parties, effect on claim: 39, 40, 51, 56, 57, 58, 86, 87, 90-91,

letween private parties, effect on claim: 39, 40, 51, 56, 57, 58, 86, 87, 90-91 100, 118-119, 125, 149, 249, 596-597

Between Italian Government and private party and acceptance by French Government: 91, 207, 221, 250, 573

Determination of amount of damages by arrangement agreed upon by private party and Italian Government pursuant to Art. 78, para. 8, of Peace Treaty: 173

Substitution of Italian Government for private party agreements: 172

#### TREATY OF PEACE

Autonomy of rights granted by—: 342, 727

#### TREATY OF PEACE (cont.)

Nature of—:

Whether traité-loi or traité-contrat: 393, 394, 396

Preamble, character of—: 635-636 Relations covered by—: 306

Art. 75, special agreement concerning claims under—: 672

Art. 75, para. 6, interpreted in light of London Declaration: 557, 562 Art. 78, scope of provisions imposing obligations to restore rights and interests: 235, 237-238

Art. 78, special agreement concerning time-limit for presentation of claims under—: 766, 791

Art. 78, para, 1, scope: 283-284

Art. 78, para. 3, to be interpreted in light of London Declaration: 345

Art. 78, para. 4 a), interpreted: 184 Art. 78, para. 4 b), interpreted: 727

Art. 78, para. 7:

Exceptional character: 632, 635, 641

Interpreted: 642 Territorial scope: 642 Art. 79, para. 6 c):

Applicability to juridical persons: 485

Interpreted: 391

Special agreement concerning application of—: 391, 441, 717

Annex XIV, applicability to United Nations nationals, property in Ethiopia: 649-653

Annex XIV—:

Relationship between para. 1 and para. 18: 515-517

Scope of provisions of para. 1: 514-515, 517 Scope of provisions of para. 18: 515-516

Special agreement empowering Conciliation Commission to settle questions concerning apportionment of property referred to in para. 18: 505

Annex XVI B-1

Reciprocity conditioning its application: 286-288, 738

Time-limits prescribed: 286-287

W

War

Culpability: 192 WAR DAMAGES

Defined: 185, 186, 193-194, 197, 285

Distinction between loss or damage sustained "in consequence of the war" and loss or damage due to "fait de guerre" (act of war): 303-707