# REPORTS OF INTERNATIONAL ARBITRAL AWARDS

# RECUEIL DES SENTENCES ARBITRALES

Index

VOLUME XIV



NATIONS UNIES - UNITED NATIONS Copyright (c) 2006

### A

ACT see also STATE RESPONSIBILITY

Definition of illicit international —: 163

ACT OF NOTORIETY see also EVIDENCE

Admissibility of — as evidence: 125-132, 156-157, 392

Definition of —: 125

"Acts of War"

Meaning of —: 208-210

Action (Right of —)

Distinction between right of owner to claim and that of State from whose territory property taken: 17-18

Exercise of —:

By a United Nations national possessing also Italian nationality: 28-36, 236
By a United Nations national possessing also nationality of a third State:
321

By nationals of another of the United Nations on 3 September 1943 or on date on which damage occurred: 185-186

By persons treated as enemy: 141, 148, 264, 278

By stateless persons acquiring status of "United Nations nationals" after 3 September 1943: 187

Option between Art. 78 and Art. 75 of Peace Treaty with Italy: 15-18, 174-179

Affidavits

Admissibility of — as evidence to establish ownership, loss or value of property: 122-132, 153, 326

Definition of —; 125

ARBITRATION

Principle of equality of the Parties in matters of -: 338

ARMISTICE

Defined: 241

"As a result of the war"

Meaning of —: 164, 168, 209, 256

В

BANCROFT TREATIES SEE NATIONALITY; TREATY

BOMBARDMENT see Compensation for war damages

BONDS

Placed under sequestration: 476

BONDHOLDERS see also CURRENCY

Obligation to extend equal treatment to all foreign —: 476-477

 $\mathbf{C}$ 

```
CEDED TERRITORY
  Responsibility for damage sustained in —: 191, 201
"Charges of any kind"
  Meaning of -: 256
CLAIMS
  Rejection of —: 101, 105, 167, 190, 231, 250, 259, 296, 315, 324, 392, 395,
    398, 400, 402
    Failing proof of establishing treatment as enemy: 397-398
    Failure to prove damages: 324, 402
    Failure to prove ownership: 400, 402
    Inapplicability of Art. 78 of Peace Treaty: 37, 44, 166-167, 190, 253-259
  Time-limit for filing of —: 487
  Under Allied Powers Property Compensation Law: 478, 481, 485, 488, 493
  Under Lombardo Agreement: 287, 330
  Under Peace Treaty with Italy:
    Art. 75: 17-18
    Art. 78, para. 1: 208, 215, 252, 277
    Art. 78, para. 2: 229, 252, 278
    Art. 78, para. 4a): 15, 20, 24, 89, 98, 105, 140, 146, 153, 162, 176, 208,
      215, 221, 229, 252, 287, 405, 411
    Art. 78, para. 4b): 47, 439
    Art. 78, para. 4c): 439
    Art. 78, para. 4d): 24, 258
    Art. 78, para. 5: 20, 439
    Art. 78, para. 6: 37, 263, 278, 287, 297, 405-406, 409, 411, 423
    Art. 78, para. 9a): 28, 60, 188, 190, 263, 278, 285, 297, 329, 394, 405, 412
    Art. 78, para. 9c): 15, 180
  Under Peace Treaty with Japan:
    Art. 15a): 478, 481, 485, 493, 508
COMPENSATION FOR WAR DAMAGES see also Property
  Conditions of compensation: 62, 100
    Ownership of property at time of acts causing damages: 60-63
  Damages resulting from:
    Bombardments: 22, 65, 102, 187, 191, 192, 404, 489
    Confiscation of enemy property: 297-302
    Delay in carrying out necessary repairs: 24
    Destruction, in Italian territorial waters, of ships belonging to a United
    Nations national, seized by Italian military forces in French territorial
      waters. Applicability of Art. 78 of Peace Treaty: 174-181
    Expenses incurred in establishing claims and assessment of loss or damage: 20
    Failure to pay indemnity for expropriated property: 302
    Loss of enemy property after confiscation and sequestration: 215
    Loss of enemy property after requisition: 185, 201, 226
    Loss of enemy property after sequestration: 49, 135, 222-223
    Pillage or spoliation: 54, 55, 65
    Seizure and total loss of yacht: 14
    Special measures applied during war to enemy property in Italy: 24-25
    Theft by unknown persons: 104
  Determined ex aequo et bono: 64, 218
  Measure of damages: 20, 24-27, 63-66, 92, 109-110, 136, 158, 181-183, 185-
    186, 193-200, 218, 225, 306, 309, 310-311, 482, 489, 498
```

Methods of calculating amount of —: 26, 226 Power of appreciation of Conciliation Commission: 136, 401 Retention, after sale of property in its damaged condition to Italian national, of right to claim compensation: 89-92, 109 Concession Extension of—: Whether considered as compensation: 48-51 Whether constitutes arrangement establishing particular form of compensation: 51-52 Conciliation Commission (Anglo-Italian ---) Binding character of decisions of —: 178-179 Jurisdiction of—: Compliance with Peace Treaty provisions: 34-35 Dispute of general nature: 28-36 Distinction between competence and jurisdiction: 35 Interpretation of Peace Treaty provisions in an abstract and genera manner: 34, 44 Reference to decisions of--: Grant-Smith (The Gin and Angostura): 178, 181 Conciliation Commission (Franco-Italian —) Reference to decisions of — given in cases: Assayas: 64 Duc de Guise: 253, 259 Guillemot-Jacquemin: 255, 258 Impôts extraordinaires sur le patrimoine: 39, 290, 380, 411, 423 Mossé: 429, 430 Ottoz: 259 Sandron: 64 Société Collas et Michel: 51 Société minière et métallurgique de Pertusola: 25, 165, 172, 209, 255 Conciliation Commission (Italian-United States - , Jurisdiction of—: Questions concerning admissibility of claims: 336 Questions concerning competence of Commission: 336 Resulting from Peace Treaty: 336-337, 392 Want of -- to adjudicate claim not previously presented to Italian Government 392 Reference to decisions of — given in cases: Amabile: 153, 155-157, 171, 326, 392 Bacharach: 216, 302, 382-383, 413, 431, 432 Baer: 405 Bartha: 217 Beaumont: 202 Carnelli: 109, 179, 195 Falco: 405, 417 Fatovich: 204, 226, 230 Feldman: 265, 279, 285, 417, 426 Flegenheimer: 413, 432 Fubini: 412, 413, 417 Hoffman: 168 Levi: 288, 302, 382, 405, 413, 417, 423, 426, 428, 429, 431

Menkes: 217

Mergé: 248, 292, 295, 308, 312, 320, 321, 322, 324, 377, 399, 401

Shafer: 257

Treves: 288, 302, 384, 405, 412, 413, 417, 423, 426, 428, 431

Winter: 139

Wollemborg: 302, 382, 405, 413, 417, 423, 426, 431

CONTINENTAL SHELF

Whether included in the words "in Japan": 521-522

Currency see also Payment Payment in local —: 477

D

Decision ex aequo et bono Exclusion of —: 479

DISPUTE

Determination of existence of -: 202

DOMESTIC LAW See INTERNATIONAL LAW; TREATY; TREATY OF PEACE DUAL NATIONALITY See NATIONALITY

 $\mathbf{E}$ 

ENEMY

Treatment as —: 138-141, 147-148, 189, 218, 267-268, 278-282, 288-289, 300-302, 380-388, 394-396, 405, 412-413, 423, 427, 431-434

Applicability of second part of para. 9a) of Art. 78 of Peace Treaty: 141, 148, 188, 217, 264-269, 380-388, 405, 408-419, 423

Burden of establishing —: 395

Meaning and scope of expression "laws in force in Italy during the war": 265-268, 278-282, 302, 406, 417-418, 423, 427

Meaning of expression "treated as enemy": 189, 197, 302, 380-388

ESTOPPEL: 378, 382

EVIDENCE see also ACTS OF NOTORIETY; AFFIDAVITS

Admissibility and value of —: 64, 156-158, 231-233, 392

Of damage: 63, 192-193, 203

Of ownership of damaged property: 156-158, 192-193, 203, 231-232, 326, 391-392, 398, 400

Power of appreciation of Conciliation Commission: 63-65, 125-132, 232-233 Relevance of prior war damages claim under municipal legislation: 156-157 Value of Affidavits, Atti di Notorietà, signed statements and similar ex parte instruments as testimonial documentary —: 122-132, 156-157, 231-233, 326, 392

EXPERTS

Appointed by the parties: 311

 $\mathbf{G}$ 

GOOD FAITH see Interpretation of treaties

GOVERNMENT see also STATE RESPONSIBILITY

Co-existence of a legal — and an insurrectional —: 428

I

ILLICIT ACT see ACT; STATE RESPONSIBILITY

INADMISSIBILITY OF CLAIMS

Delay in presentation of claims: 65

Inapplicability of Peace Treaty provisions: 166-167, 329-390

Principles on which granted: 195-200

Request for — denied because not correctly presented: 94-96 Request for — denied on basis of previous decisions: 204, 226, 230

INTERNATIONAL LAW

Supremacy over domestic law: 289

Interpretation of treaties

Analogy: 258

Clear and precise provisions: 32-33, 164-165, 424

Comparison of languages of text of Treaty: 33-34, 91, 380

Conformity with rules of international law: 35

Context, recourse to —: 425

Drafted in various languages not reconciled with one another: 381-382

Existence of rules of —: 33 Favor debitoris: 167 Good faith: 406, 518

Intention of the parties: 33, 366, 368, 382, 383

Linguistic analysis: 209

Literal interpretation: 424, 425, 427

Natural meaning of the words: 165, 366, 427 Ordinary meaning of the words: 165, 189, 427

Peace treaties: 165, 239 Intention of drafters: 238

Interpreted according to general rules of interpretation of treaties: 33

Preamble, interpretation of —: 427-428 Preparatory work: 209

Purpose of provisions of Treaty: 431 Restrictive interpretation: 35-36, 167, 424

Spirit of the Treaty: 165, 240

J

JURISDICTION OF COMMISSION See CONCILIATION COMMISSION 7us sanguinis see NATIONALITY

L

LEGITIMATE DEFENCE

Distinction between right of — and right of necessity: 163

Loss suffered

Meaning of —, according to Peace Treaty: 24

M

MARRIAGE see NATIONALITY; PROPERTY

MEASURE OF DAMAGES See COMPENSATION FOR WAR DAMAGES

N

### NATIONALITY

Acquisition jure sanguinis of United States —: 349-357

Bancroft Treaties settling — conflicts: 357-380

Dual —: 28-36, 238, 249, 293, 295, 308-309, 313, 321, 324, 394-396, 399, 401

Absence in Peace Treaty of provisions concerning cases of —: 241

Defence of —: 305

Effect of oath of allegiance: 306

Involving American women married to Italian nationals: 314, 399-400, 401

Dissolution of marriage: 318

Loss and re-acquisition of nationality of origin: 318-320

Principle of diplomatic protection: 241-248

Principle of effective or dominant nationality: 241-248, 376-377

Principles of international law governing —: 241

Test of dominant or effective nationality: 247-248, 250, 293, 296, 308-309,

313, 320, 324, 399-400, 489

Theory of apparent nationality: 378-379

Exclusive competence of the State in matters of —: 337

Law to be applied to evidence of disputed —: 344

Loss, following naturalization, of United States —: 357, 369

Of claimant as basis of claim: 62

Of the "head of the family": 401

Power of investigation of international tribunals in matters of —: 338-348

O

OATH OF ALLEGIANCE

Effect on nationality: 306

OBJECTION TO ADMISSIBILITY

Lack of jurisdiction of Conciliation Commission: 28-36

OCCUPATION

Trustee —: 429

War-time —, effect on sovereignty of occupied State: 429

OWNERSHIP see PROPERTY

P

PAYMENT

In two or more currencies at the option of bondholders: 477

PRELIMINARY DECISION

On jurisdiction of Commission: 508

PROCEDURE

Necessity for strict compliance with rules of —: 95-96

View by Conciliation Commission of damaged property: 311

PROPERTY

Ownership, at time of acts causing damages: 60, 103

Transfer of -

Acquisition, by inheritance from Italian nationals, of ownership of damaged property. Effect on right to claim compensation: 103-105

Effect of transfer of ownership by marriage contract on spouses' rights

to present claim: 62-63

```
Effect on right to claim compensation: 89-92, 103-105
       Meaning of word "successor" in para. 9b) of Article 78 of Peace Treaty:
       Whether property validly transferred under marriage contract: 62-63
PROPERTY COMMISSION
  Netherlands-Japanese —
    Decisions of —: 508
    Jurisdiction of —: 513-515
  United-States-Japanese —
    Decisions of —: 472
    Iurisdiction of -
       Compliance with Peace Treaty and Compensation Law: 479
       Exclusion of decision ex aequo et bono: 479
                                     R
REQUISITIONING
  Of enemy property by Italian authorities: 185, 206, 228
  Of enemy property by Japanese authorities: 496
  Of enemy property for use: 228
  Of enemy property under Italian legislation: 252
    Whether constitutes measure that can be nullified under para. 2 of Art. 78
      of Peace Treaty: 254
  Of property by Allied military forces: 206
  Of title: 228
RESTITUTION
  Effective —: 252
  Extent of obligation to restore returned property "to complete good order":
  Nullification of measures forming obstacles to -: 254
RETROACTIVITY
  Retroactive effect of Peace Treaty provisions: 91
RIGHT OF NECESSITY see also LEGITIMATE DEFENCE
  Defined: 163
SEQUESTRATION
  Lawful character of —: 24
  Of property, considered as treatment as enemy: 141
  Property placed under —: 112, 134, 138, 141, 144, 213, 222
SETTLEMENT
  Pendente lite, effect on claim: 473-474
SPECIAL MEASURES
  Causal nexus between — and damage, required to engage responsibility of
    State: 255-257
STATE RESPONSIBILITY
  In general
    Acts of local de facto Government: 265-267, 278-282, 406, 417, 427-430
    Illicit acts: 163
  Responsibility of Italy under Peace Treaty:
    Delay in repairing damaged property: 24
    For loss or damage sustained by enemy property located in ceded territory:
       191
    For special measures applied to enemy property: 208
```

TREATY OF PEACE WITH JAPAN

Art. 15a) meaning of expression "in Japan": 518-521

In case of loss or damage sustained as result of requisitioning of property by Allied military forces: 207, 211 Measures of special character not applied to Italian property: 25 Negligent acts of sequestrator: 24 Non-responsibility for: Limitations of general nature: 212 Loss of property as result of occurrence in which war was not determinate factor: 100 Measures applied under general legislation: 256 Measures of general and non-discriminatory nature: 257-259 Relevance of direct causal nexus between war and act causing damage: 100, 208, 210, 223 Relevance of direct nexus between war measure and resulting damage: 255-257 Scope of — under para. 4a) of Art. 78: 162-167, 210 Starting date of —: 164 With regard measures taken before outbreak of hostilities: 163-164 Responsibility of Japan under Peace Treaty: Excessive depreciation and cancellation of contracts: 481-484 STATEMENT Signed — as evidence: 125 Т TAXATION Special taxes imposed by Italian legislation: Obligation to exempt from —: 43-44, 263, 268, 276, 282, 289-291, 407, 419, 423, 434 Whether indemnity exempted from inheritance tax: 439 TERRITORIAL SEA As part of territory of State: 521 Transaction Between parties, effect on claim: 114 TREATY Bancroft treaties: 357 see also NATIONALITY Concluded by a State member of federated States: 358 Effect of war on —: 358-359 Invoked by a State not party thereto: 358-359 Supremacy of — over municipal law: 359-360 TREATY OF PEACE WITH ITALY Art. 78, relevant dates for applicability: 388-389 Art. 78, para. 2, scope: 254-255 Art. 78, para. 9a), conditions of application: 383 Art. 78, para 9a), whether time-limit of 3 September 1943 implied therein: 278-279, 424, 426 Nature of —: Bilateral Convention: 33 Principle of legal equality: 241 Preamble, interpretation of —: 427-428 Supremacy of — over domestic law: 289-290