# REPORTS OF INTERNATIONAL ARBITRAL AWARDS

## RECUEIL DES SENTENCES ARBITRALES

Index

VOLUME XV



NATIONS UNIES - UNITED NATIONS Copyright (c) 2006

#### A

Action (Right of—)

Exercise of—:

By heirs: 121, 402-403, 447

By mother representing her minor children in their capacity of heirs

to claimant: 402, 437, 447

By widow: 449

In case of dissolved company: 107-121

Alaska

-boundary case: 481 ff.

ALIENS see also Compensation for damages; State responsibility

Duty of State towards neutral—in civil war: 399, 401, 404, 407, 408, 409,

411, 415, 452 Liability for arrest of innocent—: 31

Neutrality of—in civil war, as basis of claim: 414, 425, 427, 447, 453 Whether—entitled to special treatment in case of loss by war, either foreign or civil, revolution, insurrection or other internal disturbance caused

by organized military force or by soldiers: 464-466

ANNEXATION

Obligations of annexing State with regard to public debts: 342 Without effects on real rights in annexed territory: 330

ARBITRAL AWARDS

Expenses: 92, 98, 385

Arbitral tribunal see Compromis; Jurisdiction of Arbitrator or Arbitral tribunal

ARBITRATION AGREEMENT See COMPROMIS

Arbitrator see Jurisdiction of Arbitrator or Arbitral Tribunal

R

BELLIGERENTS see also STATE RESPONSIBILITY

Indirect damages not involving responsibility of-in civil war: 410

Belligerent occupation see also Property

Effects on State property in occupied territory: 367

BLOCKADE

Requirement of effectiveness: 29

BOUNDARY

Delimitation of the-between Alaska and Canada: 481 ff.

Business see Compensation for Damages

 $\mathbf{C}$ 

CIVIL WAR see also Aliens; State responsibility; Compensation for DAMAGES

Claims for damages sustained by aliens in—: 395 ff.

CLAIM.

Rejection of—for lack of jurisdiction of arbitrator: 12, 91-92

Rejection of—for violation of neutrality by claimant as alien in civil war: 453

CLAIMANT see also CLAIM

Consideration of neutral character of—in civil war: 414-415, 425, 427, 453

Death of—after presentation of claim: 437

Proper—for damages: 40

CLOSURE OF PORTS see also COMPENSATION FOR DAMAGES

Rule of international law governing—in hands of foreign enemy or of insurgents: 29

Coast

Meaning of word—: 496-498, 501-508, 518, 528-532

COMPANY

Juridical existence of—: 118-119 Meaning of "maison": 119 Nationality of—: 318, 339 Use of firm name: 108-121

Compensation for damages see also Belligerents; Damages; State responsibility

Anxiety of mind: 75

Appreciation by arbitrator of indemnity offered by local authorities: 436 Corporal damages sustained by aliens in civil war: 407, 418, 441, 449 Damages directly caused in exercise of acts of sovereignty: 18

Damages resulting from arbitrary imprisonment or detention: 17-18, 31, 437-438

Damages resulting from invasion or occupation: 7-21

Damages resulting from use of private property in exercise of right of eminent domain or of rights incident to state of war or under martial law: 40

Damages sustained by alien property in civil war: 495 ff.

Death of alien caused by belligerent forces in civil war: 449-452

Destruction of concession: 478

Fortuitous event, excluded from—: 444-445

Ill-treatment of aliens in civil war: 437-439, 441

Indirect damages not liable to compensation under international law:

Loss by military force or by irregular acts of soldiers in civil war, excluded from—: 463-466

Loss of credit and interruption of business, excluded from—: 20

Loss of profits: 71-73, 75

Loss of profits excluded from—: 10-11, 13, 17

Loss or damages resulting from application of military measures to aliens:

Measure of damages: 8-11, 13-15, 16, 18-21, 31, 40-46, 71-75, 411-412, 440, 478-479

Obligation of private party damaged: 40

Personal damages excluded from—: 11-12, 16, 17

Probable future profits, excluded from—: 478

Proportional to participation of claimant of required nationality in capital of company: 440

Refusal to grant neutral ships clearance for ports where no effective blockade exists: 20

Requisitioning of alien property for benefit of organized military forces in civil war: 412, 436

Seizure and expropriation of alien property in civil war: 431-432

#### Compromis

Regarded as the law of arbitral tribunal: 101, 308

Without effects on real rights in occupied territory: 330

CONSTITUTION (STATE—) Definition of—: 352

#### CONTRACT see also LEGISLATURE

Arbitrator cannot consider accusation of smuggling in its effect upon unless accompanied by full proof of conviction in criminal court: 57 Cannot be affected by law declaring it void: 355

"Contrat-loi": 323

Error and fraud as grounds for invalidating—: 116-117

Reciprocal rights, obligations and remedies of parties to—: 73, 478 Validity of rescission agreement not put into writing and duly witnessed in accordance with municipal law: 60

### CONTRIBUTION (FORCED—)

-effected by political or military authorities, as breach of principles of international law: 430, 441

Refund of sums paid: 413, 419, 428, 430, 438, 441

CREDIT SEE COMPENSATION FOR DAMAGES

#### D

Damages see also Compensation for Damages

Corporal—: 407, 418, 441, 448-449 "Damnum emergens": 73-75

Indirect—: 10-11, 13, 20, 409, 410, 446
Loss of credit and interruption of business: 20

"Lucrum cessans": 71-73 Personal—: 11-12, 16, 17, 75

"Solatium": 40

"DATIO IN SOLUTUM"

Natural consequence of—: 343

DEBTS (PUBLIC) see also ANNEXATION; GOVERNMENT

Extinguishment of—by payment, novation or "datio in solutum": 337-339, 342

Internal and external—: 318, 320

Securities: 321

Whether external—excluded from arbitration: 318

DE FACTO GOVERNMENT see also STATE RESPONSIBILITY

Power of—to represent State in international relations: 350

Validity of acts of-in national and international sphere: 349-354

DENIAL OF JUSTICE

Definition and scope: 476-478

Refusal to institute judicial enquiry, constituting-: 447

 $\mathbf{E}$ 

EMINENT DOMAIN SEE COMPENSATION FOR DAMAGES

ESTOPPEL

By tacit consent: 473

EVIDENCE

Admissibility of authenticated copy of account books: 14

Appreciation of—of witnesses by arbitrator: 8

Inadmissibility of—for reason of inconsistency: 442-443

Maps as—: 494-495 Of ownership: 396-397

EXHAUSTION OF LOCAL REMEDIES

Cases where recourse to local remedies is not required: 31, 476

Necessity for—: 433-434

Expropriation see also Compensation for damages

Of alien property in civil war: 431

F

FIRM see COMPANY

FORCLOSURE see TIME-LIMITS

FOREIGNERS see ALIENS

FORTUITOUS EVENT see COMPENSATION FOR DAMAGES

 $\mathbf{G}$ 

GOVERNMENT

Change in form of—, effects on public debts: 350 Validity of acts of—born of revolution: 352-354

I

Imprisonment see also Compensation for Damages Damages resulting from—: 17

IMPUTABILITY see also STATE RESPONSIBILITY

Acts committed by belligerent forces by order of their chiefs: 411, 440 Acts of individuals belonging to forces participating in defence of government: 417

INADMISSIBILITY OF CLAIMS see OBJECTION TO ADMISSIBILITY

Insurrection see Aliens

```
INTERESTS
  Allowed: 46, 75
  Requested and denied: 446
Interlocutory questions see also Jurisdiction of arbitrator or arbitral
  TRIBUNAL
  Character and legal consequences of decisions given on—: 101, 306
INTERPRETATION OF TREATIES
  Ambiguous meaning: 496
  Circumstances of conclusion of treaty: 514-516
  Intention of the parties: 11-12, 13, 502, 503-508, 518, 527
  Maps, used for purpose of—: 529-533
  Meaning expressly given to words by negotiators: 525
  Nature and ordinary meaning of words: 525
  Negotiations of treaty: 498-499, 503-507, 515-517, 520-523
  Practical interpretation of treaty by all parties concerned: 525
  Preparatory work: 504-508, 517-518
  Purpose of treaty: 525-528
  Recourse to context: 502
  Strict sens: 13
Intervening parties see also Parties to Arbitral proceedings
  Admissibility of—in proceedings: 315
  Rights of—: 101-102
                                    J
JURIDICAL PERSON
  Nationality of—: 318
JURISDICTION OF ARBITRATOR OR ARBITRAL TRIBUNAL
  Limited by terms of compromis: 10-12, 17, 57-58, 91-92, 96-97, 100,
  104, 308-310, 441, 509
Power of arbitral Tribunal
    to decide ex officio on special claims: 93-94
    to decide on interlocutory questions: 101
    to decide on its own jurisdiction: 100, 307
                                   L
LAW see MUNICIPAL LAW
LEGISLATURE see also CONTRACT
  The—has no power to declare void a contract of private law: 355
  Voluntary—delivered by alien to chief of belligerent party in civil war,
    excluded from arbitration: 433-434
Loan (external—)
  Issue of—: 151, 171, 319
  Law applicable to relations between creditor and debtor: 322
  Obligations: 152,171
Loss of profits see also Compensation for damages
  As indirect element of damages: 10-11, 13, 17
```

Compensation for—: 71-73, 75

Non-compensation for—: 10-11, 13, 17, 409, 431

M

MARTIAL LAW See COMPENSATION FOR DAMAGES

MILITARY MEASURES See COMPENSATION FOR DAMAGES

MUNICIPAL COURTS

Reference to—for lack of jurisdiction of arbitrator: 92

MUNICIPAL LAW

Character and effects of decision by Peruvian Congress approving acts relating to negotiation of contract: 323-324

N

NATIONALITY

Acceptance of elective state appointment, effect on—of origin: 422-425 Acquisition of—by lawful child: 402, 447

Acquisition, loss and recovery of—: 421-424

"Ius sanguinis": 402, 447

Law to be applied in case of conflict in matter of—: 402, 447, 450-451 Of married women, retention of husband—after his death: 402, 450-451 Power of arbitrator to decide in case of conflict in matter of—: 451 Power of arbitrator to decide on value of documents presented as proofs of—: 421-422

Proof of—: 402, 421-424, 427, 435, 439, 447, 450

Retention of -: 421-424

NEUTRALITY see ALIENS; PROPERTY; SHIP

Facts affecting—of aliens in civil war: 425, 427

O

OBJECTION TO ADMISSIBILITY

Based on:

Ground that claimant had accepted by contract jurisdiction of municipal courts, rejected: 316

Lack of power of arbitrator to decide on interlocutory questions, rejected: 99-105

Nationality of claimant, rejected: 316

PARTIES TO ARBITRAL PROCEEDINGS see also Intervening Parties Principal and intervening—: 101-102, 315

PORTS see CLOSURE OF PORTS

PROCEDURE

General rules of—concerning statement of claim: 341-342

General rules of—concerning rights of intervening parties in proceedings:

Preliminary questions decided before examination of particular claims:

Production of new proofs: 405-406

Rules of—of Franco-Chilian Arbitral Tribunal: 81-87

PROFITS see Loss of profits

#### PROPERTY

Distinction between movable and immovable—for purpose of determining the effects of belligerent occupation on State—in occupied territory:

Neutral—in belligerent territory shares liability of—belonging to citizens of State: 466

Rules governing transfer of—are absolute and cannot be modified by contract: 329

Transfer of—sold by weight: 325-329

REQUISITIONING see also Compensation for Damages

Of alien property for benefit or organized military forces in civil war: 412

#### REVISION

Request for—of arbitral award, rejected: 98 REVOLUTION see ALIENS

#### RIGHT

Monopoly-: 324 Real-: 321 "Sui generis"—: 323

S

SEIZURE see also Compensation for damages Of Alien property in civil war: 431

SHIP see also Compensation for damages Detention of neutral merchant—: 29-30

SMUGGLING see CONTRACT

STATE see also VICTORIOUS STATE Continuity of—: 350-351 Moral obligation of-: 434

STATE RESPONSIBILITY see also ALIENS; COMPENSATION FOR DAMAGES

Action or omission on the part of State officials: 30, 417, 451-452 Acts imputable to State officials or authorities, as basis of—: 439

Acts of belligerent party in civil war: 402, 407, 408, 409, 411

Acts of local de facto government: 350-354

Arbitrary detention, imprisonment or ill-treatment of aliens in civil war: 415, 437-439, 441

Breach of concessionary contract: 470-479

Breach of international law by State agents: 399, 401, 404, 407, 408, 409,

Doctrine of obedience and rule of "respondeat superior": 30 Forced contribution imposed on aliens in civil war: 413, 419, 441

Т

#### TIME-LIMITS

For presentation of means of defence and submissions: 112 For intervention in proceedings: 310-316

TRANSFER OF PROPERTY See PROPERTY

 $\mathbf{v}$ 

VICTORIOUS STATE

Power of—to impose on vanquished State compensation for damages caused to its nationals: 319

W

War see Aliens; Compensation for damages

WITNESSES

Weight to be given to evidence of—: 7-8, 12