

INDEX¹

- Abuse of judicial authority, **5**, 128
Account stated, **4**, 220, 221, 228, 230-234, 236; **8**, 162-168
Acquired rights, **6**, 163
Acta jure gestionis, **1**, 419
Act of State, **1**, 421, 422; **4**, 102, 115 n.2; **5**, 12
Admission, effect of, **3**, 205 n.2, 235, 288; *see also under* Jurisdiction of Tribunal
Agency, **1**, 357, 358, 376-382, 413; **2**, 11, 23, 24, 339; **3**, 205; **4**, 278, 279; **6**, 159, 160, 193-195; **8**, 130, 140; *see also under* Evidence of
Algeria, duties of, **5**, 49
Algiers Declarations: *see* Claims Settlement Declaration and General Declaration
Aliens, protection of, **2**, 78, 79, 81-89; **4**, 166, 167; **5**, 384
Allegans contraria non audiendus est, **1**, 318 n.17; *see also* Estoppel
Alternativa petitio non est audienda, **6**, 70
Alternative forum, **6**, 49
Alternative pleading, **4**, 231, 233, 235, 236
American Arbitration Association—
Code of Ethics for Arbitrators in Commercial Disputes
—Canon III, **2**, 121
—Canon IV, **3**, 40, 296; **4**, 181 n.1
—Canon VI, **1**, 499 n.2
—Canon VII, **2**, 121
American Bar Association—
Grain Arbitration Rules, **3**, 323
Uniform Arbitration Act, **3**, 210, 211, 295
American law: *see* United States, law of
Appeal, **3**, 128, 364; **5**, 74; *see also* Rehearing
Applicable law, **1**, 241, 251, 377, 422; **2**, 12, 27, 154 n.1, 185, 186, 213, 237, 250, 256; **3**, 14, 19, 48, 56, 58; **4**, 113-116, 174, 234, 267, 270; **5**, 113, 292, 293; **6**, 46, 97, 98; **7**, 99, 102, 113, 115, 130, 191; **8**, 105, 161
Appointing authority, **1**, 114, 115, 117, 513, 514
Arbitral award—
basis for legal action, **6**, 135-139
Arbitral tribunal: *see* Tribunal
Arbitration—
agreement, **2**, 60
failure to comply with, **7**, 202 n.1
meaning of, **5**, 183
nature of, **7**, 178
waiver of right to, **7**, 202 n.1
Arbitrator—
absence of, **1**, 415-417, 423-441, 453, 454; **2**, 14-16, 28, 344; **3**, 92, 108, 117, 118, 120, 124-146, 155, 168, 209-211, 237, 238, 254, 255, 268, 269, 276, 277, 291-296, 316; **8**, 42
appointment, **5**, 277 n.1; *see also* Appointing authority
challenge, **1**, 111-118, 509-518; **5**, 277 n.1
confidentiality, **1**, 424, 427-430, 441, 449; **2**, 29, 343, 357
disqualification, **1**, 111-118, 509-518; **2**, 346, 358; **5**, 266
exceeding power, **5**, 366 n.1; **6**, 271
failure to sign award, **1**, 204, 415-417, 424-441, 449, 452-454; **2**, 13-16, 27, 28, 170, 177, 227, 343, 344; **3**, 92, 108, 118, 124-129, 137, 141-146, 155, 168, 210, 211, 237, 238, 254, 255, 268, 269, 276, 277, 292-294; **4**, 111; **5**, 348; **6**, 39, 229, 230, 252; **7**, 222
—effect on validity of award: *see* Award, validity of
impartiality, **1**, 115, 116, 118, 424, 427, 433, 514, 516, 518; **2**, 21, 28 n.1, 346, 357, 358; **3**, 129, 299, 303, 304, 315
independence of, **3**, 209
resignation, **1**, 415-417, 426, 427, 433, 434, 436; **2**, 14, 15; **3**, 41,

¹This is a consolidated index identifying the contents of Volumes 1, 2, 3, 4, 5, 6 and 7 as well as the present volume. The figures in bold type refer to the volume number.

- 108, 117, 137-139, 144-146, 155, 168, 209-211, 237, 238, 254, 255, 268, 269, 276, 277, 291-293, 295, 375, 376; **5**, 362; **6**, 103; **7**, 56, 183
 withdrawal, **5**, 338
A rubro ad nigrum, **8**, 231
 Attachment, release of, **4**, 277
 Attribution, **2**, 89; **3**, 153; **4**, 143, 165-167, 171, 173; **5**, 12; **6**, 166, 201, 203; **7**, 152, 173; *see also* Controlled entity
 Award—
 absence of arbitrator, effect on: *see under* Arbitrator and Award, validity of
 additional, **5**, 74
 amendment of, **6**, 269, 270
 basis of to be stated, **4**, 180; **6**, 268-270
 contrary to fact, **5**, 46, 47
 correction of, **3**, 364; **4**, 111; **5**, 73, 74; **6**, 270; **8**, 133-134
 date of receipt, **8**, 53, 134
 delay in making, **4**, 3
 discriminatory, **6**, 269
 enforcement of, **6**, 135-139
 exceeding remedy sought, **6**, 232
 final and binding, **3**, 365; **4**, 16; **5**, 74, 252; **6**, 109; **8**, 107-118
 form of: *see under* Settlement
 illegal, **5**, 41, 49; **7**, 201
 interpretation of, **3**, 364; **5**, 74; **8**, 116
 in violation of legal principles, **5**, 42, 48
 jurisprudential value of, **6**, 115
 modification of, **2**, 283; **4**, 81
 non-legalistic, **7**, 17
 null and void, **6**, 271; **7**, 201
 on agreed terms: *see* Settlement
 postponement of, **3**, 105
 recognition of, **2**, 59, 60; **7**, 219
 reconsideration of, **3**, 364, 365; **4**, 60; **5**, 74, 75; **6**, 46; **8**, 107-118
 rescission of, **5**, 74, 75
 Tribunal's inherent power, **8**, 117, 118
 unenforceable, **6**, 271
 unjust, **7**, 17
 validity of, **1**, 415-417, 423-427, 430-436, 452-454; **2**, 14-16, 27, 170, 177, 286, 289, 290, 346; **3**, 54, 124-129, 140-144, 210, 211, 295, 297-299, 302, 315, 324; **6**, 115; **7**, 162, 198
 violation of, **4**, 73
 Bad faith, **5**, 266, 300
 Bailee, **6**, 279; **8**, 270
 Balance sheet, preparation of, **6**, 244
 Bank guarantee: *see* Performance guarantee
 Banking institutions: *see* Undertakings
 Banking obligations, breach of, **7**, 48
 Banking practices, **1**, 170, 191, 198, 201, 202, 205, 207, 210, 211, 447, 505, 506; **2**, 168; **3**, 19, 21, 25, 27, 30; **5**, 29, 38; **6**, 167; **7**, 43; *see also* Cheque
 Bankruptcy, **2**, 151; **8**, 257-9; *see also* Liquidation
 Bill of exchange: *see* Negotiable instruments
 Bill of lading, **5**, 31, 32, 39; **6**, 291
 Burden of proof: *see* Proof, burden of
 Canada, law of, **7**, 167
Causa proxima non remota inspicitur, **3**, 249
 Causation—
 foreseeability, **2**, 253, 257, 258; **3**, 266
 proximate cause, **2**, 39, 40, 42, 253, 257, 258; **3**, 249, 266
 Changed circumstances, **1**, 208, 241, 245, 246, 251, 256, 264-266, 277, 285, 287-294, 308, 311-315, 446, 447; **3**, 52, 68, 198, 199, 309, 322, 324; **4**, 260, 268; **5**, 211; **8**, 441-444
 Charitable institutions: *see* Corporations, non-profit
 Cheque, **1**, 169-172; **2**, 168, 169, 235-238; **3**, 10-21, 24-27, 30-33, 235
 beneficiary of, **3**, 12
 burden of proof, **3**, 19, 20
 holder in due course, **3**, 20 n.2
 signature, **3**, 20 n.1
 Choice of forum: *see* Forum selection clause
 Choice of law—
 clause, **1**, 236-241, 251, 262-264, 281, 282, 286, 299-302, 308, 377; **4**, 267, 268; **5**, 293; **7**, 107; **8**, 156; *see also* Forum selection clause

- doctrine, **4**, 234; **6**, 98
 general principles of, **7**, 99; **8**, 140-141
 Civil action, alternative forum, **4**, 60
 Civil Code of Iran: *see under* Iran, law of
 Claimant: *see* Proper claimant
 Claims, *see also* Statement of Claim—
 abandonment of, **5**, 171
 arising under binding contract, **4**, 230, 231
 barred, **7**, 116
 based on award of International Chamber of Commerce, **6**, 130, 131
 based on decline in value of dollar, **6**, 287
 based on standby letters of credit, **5**, 57-61, 66-72; **6**, 222
 between government entities, **3**, 348; **5**, 113; *see also* Claims, official
 by banking institutions: *see* Undertakings
 by Domestic International Sales Corporations, **7**, 186, 188, 200
 by individuals, **4**, 115; **7**, 121
 by Iran against U.S. nationals, **1**, 101-110; **2**, 56; **3**, 152; **4**, 75; **5**, 15, 66, 127; **8**, 364, 366, 368, 373
 by Iranian banks against U.S. banks, **8**, 362, 364, 366, 371
 by Iranian nationals against Iran, **7**, 123, 132, 171
 by non-profit institutions, **3**, 317 n.1
 continuity of: *see* Nationality of claim
 derivative, **4**, 276
 direct, **5**, 297, 298, 300; **8**, 368-370
 dismissal of, **7**, 123
 duty to examine validity of, **5**, 85
 failure to establish basis for, **6**, 127, 129
 for customs duty, **5**, 96
 frivolous, **2**, 245; **4**, 19; **6**, 129
 indirect, **4**, 243, 244; **5**, 379; **6**, 28, 65 n.3; **7**, 6, 7, 183, 185-187, 199, 200, 206, 207; **8**, 368-370;
 —requirements for, **7**, 186
 interstate nature of, **5**, 291, 294-298, 334
 judgment of municipal court as, **8**, 294-296
 liquidated, **8**, 263
 malicious, **5**, 86, 87
 multiple causes of action, **7**, 126
 not previously filed with U.S. courts, **4**, 142
 of amounts larger than claims in U.S. courts, **4**, 143
 official, regarding sales contracts between Iran and U.S., **5**, 96, 99-104; **6**, 13
 of less than \$250,000, **3**, 77; **4**, 211; **5**, 83 n.1
 outstanding, **1**, 491, 492, 497, 498, 507; **3**, 65, 103, 151, 312, 313, 315, 348, 358; **4**, 95 n.1; **5**, 82, 373; **6**, 223, 264; **7**, 42, 43, 47, 50, 52, 53, 98, 107, 115; **8**, 261
pendente lite, **5**, 113
 perfected, **8**, 261
 proper claimant: *see* Proper claimant
 proper respondent: *see* Proper respondent
 refusal to accept, **7**, 275, 276
 shareholder: *see* Corporations, shareholders
 waiver of, **8**, 67, 81-82
 whether extinguished by Settlement Agreement, **8**, 264
 withdrawal of, **1**, 232, 233, 284, 385, 391, 486; **2**, 36, 37, 246, 260; **3**, 205, 332, 333; **4**, 98 n.1; **6**, 5, 7, 8, 11; **7**, 262; **8**, 67, 184, 186, 187, 265, 349, 353
 Claims of nationals: *see* Nationality of claim
 Claims Settlement Declaration—
 Article II, **1**, 149, 245, 255, 264, 266, 276, 288, 290, 295, 349, 494, 497, 504; **2**, 199, 208-210, 212, 313, 315, 318; **3**, 5, 102, 151, 152, 167, 310, 312, 324; **5**, 295, 344 n.1; **6**, 103
 —Paragraph 1, **1**, 103, 106-109, 136, 138, 168, 171, 225, 236-240, 242, 244, 245, 247, 248, 250, 252, 255-258, 260, 261, 263-265, 267-271, 273-277, 279, 280, 282-285, 287, 296, 297, 299-303, 305, 306, 308, 310, 312, 320, 321, 372, 394, 395, 412, 455, 490, 491, 496, 497, 503, 507; **2**, 9, 39-42, 55, 62, 66, 79, 81, 82, 85, 86, 88,

- 97, 105, 106, 109, 110, 112, 120 n.1, 138, 143, 160, 296, 301, 312, 313, 318, 320, 321, 323, 324, 338, 370, 377, 378, 395, 396, 401; **3**, 3, 59, 61, 65, 66, 104, 113, 115, 116, 198, 199, 201, 231, 235, 243, 251, 252, 259, 260, 273, 286, 314, 315, 319, 320, 323, 335, 348, 384, 387; **4**, 6, 8, 53, 54, 95, 99, 101, 115, 142, 215, 216, 219-221, 224, 225, 229-233, 243, 247; **5**, 2, 14, 15, 69, 82, 92, 119, 120, 125, 126, 171, 173, 181, 182, 184, 194, 195, 233, 253, 268-270, 274, 278, 279, 284, 298, 342, 371, 373, 378, 388; **6**, 5, 27, 77, 79, 80, 83, 93, 100-102, 109, 112-114, 132, 135, 139, 158, 221-223, 231, 232, 235, 236, 250, 251, 255, 263, 264, 268, 270; **7**, 21, 33-35, 42, 47, 53, 66, 82, 107, 122, 132, 134, 188, 195, 218, 275; **8**, 5, 22, 27, 45-46, 51, 77, 86, 221, 224-5, 229-31, 261, 262, 264, 268, 293-7, 306, 405-6
- Paragraph 2, **1**, 103, 106, 107, 178 n.2, 292; **2**, 53; **3**, 348; **4**, 100; **5**, 14, 15, 96, 99-104, 352; **6**, 13, 141; **8**, 77, 91, 95, 329 n.3
- Paragraph 3, **1**, 102, 103; **5**, 14, 15, 58; **8**, 91, 95, 204, 209
- Article III, **1**, 112, 149; **2**, 314
- Paragraph 1, **1**, 117, 431-433, 436; **2**, 301; **3**, 40, 77, 126, 139, 211, 296, 364; **7**, 204
- Paragraph 2, **1**, 114, 130, 451 n.4, 458, 476, 511, 516; **2**, 301; **3**, 211, 296; **6**, 100; **8**, 275 n.48
- Paragraph 3, **1**, 176, 177, 230 n.2; **2**, 209, 301; **3**, 77; **4**, 115, 210, 211; **5**, 83 n.1, 297; **7**, 203 n.3, 277
- Paragraph 4, **1**, 127-130, 176, 226-229, 394, 396; **2**, 178, 312, 313, 315-321, 338; **3**, 3, 287; **4**, 99; **5**, 79; **6**, 29, 68, 102; **8**, 369
- Article IV, **8**, 266 n.39
- Paragraph 1, **2**, 56, 63; **3**, 365; **4**, 16; **5**, 74, 252; **6**, 109; **8**, 114
- Paragraph 2, **8**, 379
- Paragraph 3, **1**, 331, 406, 465; **2**, 56, 63, 94
- Article V, **1**, 198, 200, 201, 291, 294, 308, 374, 377 n.15, 420, 422, 477; **2**, 94, 223, 237; **3**, 58; **4**, 70, 114, 234, 267; **5**, 21, 22, 233, 261, 274, 292-294; **6**, 97, 268; **8**, 132 n.10, 140, 161, 442-3
- Article VI, **1**, 198
- Paragraph 2, **2**, 37; **5**, 291; **7**, 221; **8**, 37, 185, 186
- Paragraph 3, **1**, 106, 195; **5**, 291; **6**, 68
- Paragraph 4, **1**, 102, 103, 294; **2**, 59, 315, 320; **5**, 58, 252; **8**, 91, 95, 204, 209, 210
- Article VII, **1**, 123, 137, 149, 166, 397, 503; **2**, 19, 21, 32, 156, 208, 211, 377, 395; **3**, 2, 160; **4**, 142; **5**, 78, 268, 283, 284, 353; **7**, 221
- Paragraph 1, **1**, 136, 139, 223, 392, 417, 455, 456, 458, 463, 477-479, 481; **2**, 16, 17, 19, 33, 105, 160, 209, 210, 212, 248, 301, 303, 304, 335; **3**, 46, 102, 103, 113, 161, 245, 259, 260; **4**, 99, 216, 217, 264, 273; **5**, 1, 2, 18, 21, 22, 92, 126, 163, 254, 267, 269, 279, 282, 284, 338, 339, 341, 342, 352; **6**, 127, 285; **7**, 5, 20, 27-29, 41, 97, 121-123, 127-129, 185; **8**, 128, 154, 234, 261, 294, 307, 326, 370
- Paragraph 2, **1**, 136, 139, 381 n.20, 385, 388, 392, 394, 395, 399, 456, 477, 479; **2**, 9, 53-56, 63, 65, 98, 99, 148, 226, 248, 281, 295-299, 363, 378, 396, 401; **3**, 46, 60, 273, 386; **4**, 54, 99, 101, 181, 216, 218, 243; **5**, 6, 92, 93, 129, 153, 154, 196, 271, 365, 377, 379, 388; **6**, 45, 58, 79, 80, 93, 108, 110, 115, 116, 127, 131, 263; **7**, 5, 6, 29, 66, 97, 134, 185-188, 199, 206, 218, 219; **8**, 77, 128, 159, 232-3, 261, 265 n.38, 294, 368
- Paragraph 3, **1**, 349, 350, 356, 372, 381, 412, 413, 419, 427, 504; **2**, 20, 21, 105, 142-144, 146-148, 235, 248, 295, 302, 338; **3**, 47, 102, 103, 259, 260, 273, 281; **4**, 99, 216, 218, 264, 273; **5**, 1-4, 6, 7, 13-18, 48, 135, 136, 148, 150, 164, 237, 239,

- 242, 378, 389; **6**, 58, 221, 285; **7**, 5, 10, 20, 42, 247, 258; **8**, 11, 13, 79, 83, 154, 221, 351, 360
—Paragraph 4, **1**, 381; **2**, 302; **5**, 2, 6, 15, 16, 18; **6**, 27; **8**, 351
- Article VIII, **1**, 138
interpretation of: *see* Treaties, interpretation of
- Class action, **2**, 300, 301; *see also* Nationality of claim, shareholder claims
- Commercial law, **1**, 374, 377 n.15, 378, 445-447; **2**, 168, 169; **3**, 19, 20; **4**, 101, 268, 270, 276; **5**, 394; *see also under* Iran, law of; U.S., law of; General principles of and International Chamber of Commerce
banking practices: *see* Banking practices
- Communis opinio juris*, **2**, 197; **5**, 300
- Compensation: *see* Damages
- Concurrent jurisdiction, **1**, 489, 495; **2**, 311, 371; *see also* Forum selection clause, jurisdiction of Tribunal
- Concurring opinion, *see also* Concurring and dissenting opinion; Dissenting opinion; Explanatory remarks and Separate opinion—
Aldrich, **2**, 349; **3**, 348; **5**, 267
Bellet, **2**, 316
Brower, **6**, 32, 110; **8**, 5, 22, 40, 206
Holtzmann, **1**, 227, 229, 284; **2**, 57; **3**, 55, 78, 192, 199, 325, 330; **4**, 159; **5**, 111, 144, 267; **6**, 40, 47, 133; **8**, 206
Kashani, **2**, 65; **3**, 323
Lagergren, **2**, 317
Mosk, **1**, 305, 363, 449; **2**, 27, 57, 114, 146, 298, 386; **3**, 277, 293, 387; **4**, 111; **5**, 230, 269; **6**, 64; **7**, 201
Mostafavi, **8**, 203
Riphagen, **5**, 273
Sani, **2**, 65
Shafeici, **2**, 65
- Concurring and dissenting opinion, *see also* Concurring opinion; Dissenting opinion; Explanatory remarks and Separate opinion—
Ansari, **8**, 203
Bahrami, **8**, 203
- Böckstiegel, **8**, 203
- Confiscation: *see* Expropriation
- Conflict of laws, **2**, 166, 183, 185, 186, 196, 224; **3**, 48; **6**, 99 n.1; **8**, 136, 140-141
- Consolidation of cases: *see under* Procedure
- Consumer law, **6**, 99
- Continuity of ownership of claim: *see under* Nationality of claim
- Contract, *see also* Applicable Law; *Force majeure*; Forum selection clause; Lease agreements; Licence; Negotiable instruments and Purchase order—
adhesion, **7**, 192
adoption of pre-incorporation agreements, **2**, 154
ambiguous terms, **5**, 180, 184, 192, 195; **8**, 229-30; 306-7
anticipatory breach, **3**, 151; **7**, 42, 53, 107, 115
assignment of, **6**, 233; **8**, 155-160
breach, **2**, 116, 117, 382, 386, 387, 399; **3**, 50, 51, 55, 57, 153, 164, 247, 261, 265, 289, 293, 294 n.1; **4**, 232, 233 n.1, 234, 235, 240, 252, 267; **5**, 127, 398; **6**, 63, 64, 136, 137, 139, 189, 199, 200, 203, 206, 216, 222, 285, 286, 290, 293, 294; **7**, 13, 24, 75, 79, 82, 103, 105-107, 109, 110, 113, 114, 202 n.1, 215; **8**, 168-171, 310-312
collateral promises, **6**, 197
condition precedent, **7**, 109, 114
counter offer, **7**, 113
creation of new agreement, **4**, 221; **5**, 395
discharge, **2**, 251, 254
dispute settlement provisions, **8**, 223
duty of reasonable efforts, *see* good faith, duty of
election, **3**, 289
enforceability, **2**, 221, 381, 398; **3**, 13, 14, 16, 18, 27-29, 287; **6**, 62, 162; **7**, 192; **8**, 160-162, 223
error, **8**, 133
evidence of: *see* Evidence of, contract
excuse, **3**, 153, 154, 264; **7**, 67, 75, 110, 193
exercise of rights under, **7**, 157, 158

- extension of, **6**, 145
 formation, **3**, 47, 55, 162; **6**, 162, 176, 189, 191-193, 196, 197; **7**, 107, 109
 —by conduct of parties, **3**, 48, 49; **6**, 17, 145, 191, 192, 197; **7**, 103, 113, 114; **8**, 130-131
 for ownership of land, **7**, 131
 foreseeable consequences: *see* Causation
 frustration, **2**, 250-253, 256, 258; **3**, 153, 155; **6**, 176, 177, 274, 281; **7**, 17; **8**, 340, 383
 good faith, **6**, 197, 198; **7**, 160; **8**, 133, 141-143
 governing law clause, **5**, 366
 governing law of, **6**, 236; **8**, 231
 guarantee not, **8**, 91-92, 95-96
 illegal, **4**, 249, 250
 impossibility: *see* frustration
 independence of, **7**, 66
 intention of parties, **7**, 73, 75, 79, 83
 interpretation of, **1**, 107 n.1, 108, 209, 213 n.7, 214 n.8; **3**, 251, 261; **4**, 252, 260; **5**, 117, 128, 180, 181, 184, 192, 196, 197, 228; **6**, 114, 115, 161, 227, 237, 262, 277; **7**, 13, 23, 71, 72, 75, 76, 78, 79, 86, 87, 192; **8**, 225, 231, 306-7
 —conduct of parties, **2**, 118; **3**, 288; **5**, 232; **6**, 227, 262; **7**, 193
 legal relationship between parties, **5**, 173; **7**, 82; **8**, 130-133, 142
 liability limited by, **6**, 89, 90, 94, 97, 98; *see also* Limitation of liability clause
 merger of rights under two separate, **7**, 34, 35
 oral, **8**, 160-161
 part performance, **8**, 160-161
 performance of, **5**, 393, 398; **6**, 85-89, 94, 274, 290, 292-294; **7**, 110, 161; *see also* excuse
 —defects, **8**, 164
 —waiver of defects in, **6**, 87, 88
 principals bound by, **6**, 72, 159
 pro forma invoice, **3**, 41, 49, 54; **5**, 25, 38, 43, 46; **7**, 25
 proper law of: *see* Proper law of the contract
quantum meruit: *see* Quantum meruit
 ratification by conduct of parties, **1**, 413, 414; **2**, 145, 146, 154, 380, 397; **3**, 163, 164, 247, 248; **4**, 249, 250; **5**, 395
 recovery under, **5**, 172
 reformation, **2**, 117
 repudiation, **7**, 107
 required to be in writing, **7**, 13
 sales of goods and services between Iran and U.S., **5**, 96, 99-101, 103, 104
 severability of provisions, **8**, 223
 subject of, **7**, 25
 sub-licence, **6**, 163
 substitution, **3**, 274
 termination, **2**, 110, 111, 116-118, 388; **3**, 154, 155, 232, 265, 266, 289, 294; **4**, 235, 259, 260; **5**, 210; **6**, 274; **7**, 15, 107; **8**, 313-314, 338-340
 —distinct from invalidity, **8**, 222
 third party beneficiary, **3**, 274, 278; **4**, 276; **6**, 160, 161, 193, 195, 196; **8**, 271
 translation of, **1**, 317, 318
ultra vires, **2**, 24
 unjust enrichment: *see* Unjust enrichment
 validity, **1**, 413, 414; **2**, 106, 116, 117, 119, 145, 155, 380-382, 397-399; **3**, 48, 162-164, 231, 245, 246, 251, 252, 278, 286-289; **4**, 249, 250, 260; **6**, 176, 189, 192, 196; **7**, 113; **8**, 160-161, 222-223
 value of rights under, **4**, 156
 waiver of rights under, **7**, 23
 Contradictory assertions, **7**, 123-126, 135
 Controlled entity, *see also* under Evidence of—
 Iran, **1**, 356, 372, 389, 412, 413, 418-423, 427, 445, 475, 503; **2**, 9, 10, 17-23, 26, 105, 143, 144, 146-152, 165, 258, 259, 302, 338; **3**, 47, 65, 103, 104, 160, 230, 231, 260, 273, 286, 323; **4**, 218; **5**, 1-23, 48-50, 71, 135, 136, 210, 237-239, 242-245, 370, 371, 378-380; **6**, 58, 59, 221, 285; **7**, 5, 10, 20, 42, 97, 188; **8**, 154-155
 —joint-stock company, **5**, 2-23
 —test for control, **5**, 6-11
 United States, **1**, 106; **2**, 165; **5**, 71
 Cooperatives, **5**, 238, 239, 244 n.1

- Co-Registrar, exceeding powers, **7**, 275, 276
- Corporate veil, piercing of, **7**, 205
- Corporations, *see also* Cooperatives *and under* Evidence of—
agency: *see* Agency
continuity of ownership: *see under* Nationality of claim
control, **1**, 358, 359, 363, 381, 382, 384, 385; **2**, 20-22; **4**, 101; **7**, 5, 6, 123, 134, 135, 200, 206, 207; *see also* Controlled entity *and* Nationality of claim, corporations
independence of, **6**, 70; **7**, 121, 130, 131
juridical personality of, **6**, 70; **7**, 120, 133
nationality: *see* Nationality, corporations *and* Nationality of claim, corporations
nominal ownership of, **7**, 186
non-profit, **5**, 345, 348, 350, 352; **6**, 250; **7**, 180 n.1
—control, **5**, 349, 350
—interest of directors, **5**, 350
—jurisdiction of Tribunal, **5**, 338, 341, 343-347, 349, 351
ownership of, **6**, 127
shareholders, *see also under* Nationality of claim
—rights of, **2**, 352; **4**, 242, 243; **7**, 120, 122, 130-134
succession, **1**, 359-363, 373-376, 382, 387, 389
wholly-owned subsidiary: *see under* Nationality of claim
see also under Evidence of
- Costs, **1**, 171, 414, 415, 447, 448, 451, 508; **2**, 12, 13, 40, 43, 75, 113, 146, 169, 177, 227, 244, 245, 254, 259, 260, 342, 343, 385, 390, 400; **3**, 17, 33, 58, 66, 72, 107, 108, 117, 206, 236, 253, 254, 267, 268, 275, 276, 279, 291, 294, 332, 333; **4**, 18, 19, 79, 81, 82, 110, 120, 228, 229, 271, 278; **5**, 87, 93, 96, 101, 111, 120, 137, 174, 175, 181, 230, 231, 241, 242, 360, 373, 374, 401; **6**, 18, 64, 68, 69, 129, 175, 217, 229, 283, 287, 288; **7**, 7, 16, 24, 25, 29, 30, 48, 88, 117, 198; **8**, 61, 92, 96, 134, 177, 323-4, 329-336, 384, 403
evidence of: *see* Evidence of, costs for defending malicious claims, **5**, 86, 87
legal fees, **3**, 53, 58; **8**, 177, 331-335
non-legal fees, **8**, 330-331, 334
result of delays in proceedings, **4**, 81; **8**, 39
- Counterclaim, **1**, 171, 218, 232, 233, 336, 384, 385, 390, 485, 507, 508; **2**, 338, 384, 400; **4**, 143, 177, 178, 214, 243; **8**, 45-46, 383-384
admissibility, **2**, 324-326; **8**, 384
amendment of, **7**, 182
arising out of same contract, transaction or occurrence, **2**, 51, 55, 63, 97, 112, 324-326, 378, 379, 396; **3**, 115, 116, 152, 167, 235, 251, 252, 260, 261, 286; **4**, 7, 243, 247; **5**, 173, 233, 400; **6**, 83, 84, 95, 100-103, 109; **7**, 21, 82-84, 195, 196, 207, 208; **8**, 267-269
as defence, **4**, 246; **5**, 173, 233, 400
based on tort, **6**, 84
based on violation of Iranian law, **6**, 84
breach of duty to protect goods, **8**, 271
characterization of, **6**, 46
conditional, **8**, 226
defective performance, **8**, 173-177
delay in presenting, **7**, 116
deliverables, **8**, 325-326, 344-347
excluded from jurisdiction of municipal courts, **8**, 77
for collection of bank guarantees, **8**, 327-328
for balance of down payment, **8**, 325
for legal expenses, **3**, 261, 267; **8**, 268
for liquidated damages, **8**, 177
for payment of good performance bond, **8**, 177
for overcharges, **7**, 191
for reimbursement of fees, **8**, 172
for reimbursement of payments to contractors, **8**, 172-3
for return of documents, **8**, 177
for specific performance, **7**, 159
for unjustifiable collection of funds in Trust Account, **8**, 272-3

- in excess of claim, **3**, 152
- jurisdiction of Tribunal, **2**, 54-60, 62-67, 97-99, 311, 363, 371; **3**, 60, 61, 151, 152, 201, 235, 251, 261, 322, 335, 386; **4**, 7, 55, 242-245, 246 n.1, 261; **5**, 129, 227, 229; **6**, 82-84, 93, 100-103, 108-110, 115, 116; **7**, 20, 21, 82, 84, 201, 219; **8**, 76-78, 203, 232-233, 265, 364, 366, 368, 371
- limitation on, **6**, 102
- outstanding, **3**, 115
- preparation of, **2**, 288
- proper respondent, **6**, 82, 83; **7**, 126
- relation to claim, **4**, 243, 244; **7**, 82
- right of, **1**, 103, 108, 219
- same party, **2**, 324-326, 378; **4**, 75; **5**, 173; **7**, 21
- Social Security payments, for: *see* Social Security payments
- taxes, for: *see* Taxes
- third party, **8**, 270-1
- time limits: *see* Time limits, counterclaims
- validity of, **7**, 202
- Course of dealing, **5**, 45, 46
- Criminal action, alternative forum, **4**, 60
- Culpa in contrahendo*, **3**, 30; **5**, 248
- Currency—
- conversion of, **2**, 13; **3**, 233, 250 n.1, 288; **4**, 104 n.1; **5**, 168, 169, 175, 214; **6**, 171; **7**, 73, 74; **8**, 17, 98, 165, 291-292, 403, 420-427
- Currency exchange controls: *see* Foreign exchange controls
- Customary international law, **2**, 179, 188, 196, 197, 210; **4**, 105, 116-118, 268; **5**, 269, 279-281, 286, 294, 300; **6**, 177, 178, 208, 209; **8**, 395-403
- Customary international practice, **3**, 19; **4**, 67, 68
- Damages, **1**, 387, 388, 445, 448, 452-454; **5**, 248
- actual benefit, **6**, 213, 215
- actual use, **6**, 177, 213, 215, 216
- carrying costs, **7**, 111, 112, 114
- collection expenses, **3**, 249, 253; **5**, 400
- compensation, **1**, 171, 414, 415, 422, 450, 451; **2**, 80, 87, 117, 118, 383, 399; **3**, 53, 54, 106, 232-235, 264-266, 278, 279, 288-290, 293, 294; **4**, 112, 270, 271, 277; **5**, 109, 110, 169, 227, 248, 399, 400; **6**, 172, 225, 265, 281, 287, 290; **7**, 24, 50, 69, 71, 76, 112, 114, 165, 173; **8**, 162, 314-324, 340-342; *see also* Expropriation, compensation rule
- “deficiency factor”, **8**, 315-316
- full, **6**, 265, 266
- performance withhold, **8**, 316-317
- computation of, **6**, 169, 170, 177, 204, 206, 215, 269
- consequential, **4**, 240, 277; **5**, 400; **6**, 204-206; **7**, 75
- contract as measure of, **2**, 106, 110, 116-118, 383, 384, 387, 399; **3**, 56, 164, 232-234, 289, 293, 294; **4**, 234-236, 251, 260, 270; **5**, 110, 111, 234, 359, 360; **6**, 63, 227, 275; **7**, 24, 192; **8**, 164
- conversion of currency: *see* Currency, conversion of
- damnum emergens*, **2**, 387 n.1
- deduction of profits from resale, **4**, 270
- dissolution value, **6**, 226
- duty to compensate, **6**, 169
- evidence of: *see* Evidence of, damages
- foreseeable consequences: *see* Causation
- handling and storage, **3**, 52, 53, 56, 57
- inflation, **4**, 270; **8**, 168
- interest, **1**, 170-172, 414, 415, 446-448, 450, 451, 453, 454; **2**, 12, 27, 111, 169, 239, 240, 342, 343, 385, 390, 400; **3**, 33, 53, 54, 56, 57, 72, 106, 116, 117, 206, 235, 236, 251, 253, 267, 275, 279, 290, 291, 294; **4**, 110, 118, 120, 224, 228, 229, 247, 270, 271; **5**, 48, 110, 111, 169, 174, 175, 219, 226, 227, 230, 367, 374, 395, 399, 401; **6**, 18, 19, 62-65, 68, 69, 173, 178, 216, 217, 229, 283, 287; **7**, 16, 24, 74, 76, 80, 89, 101, 104, 108, 111, 112, 115, 117, 118, 183, 191, 193, 194, 198; **8**, 60-61, 168, 171, 178, 320-

Cambridge University Press

978-0-521-46442-0 - Iran-United States Claims Tribunal Reports, Volume 8

Edited by M. E. Macglashan

Index

[More information](#)

INDEX

461

- 322, 342-344, 386
 —calculation of, **6**, 217; **7**, 193, 194
 —compound, **7**, 191, 192
 —effect of Security Account, **8**, 321, 343-344
 —need for consistency, **8**, 320-322
 —rate of, **5**, 111; **8**, 61, 320-322
 —stipulated by contract, **7**, 192
 lease payments, **1**, 414, 415; **2**, 259
 limited by amount of claim, **3**, 251
 liquidated, **5**, 103 n.1
 lost fees, **8**, 170
 lost profits, **2**, 383, 384, 387, 390, 399; **3**, 233, 234; **4**, 107, 108, 118 n.1, 260 n.1, 268, 270; **6**, 170, 203, 204, 215, 216, 294, 295; **8**, 169-171, 319
lucrum cessans, **2**, 387 n.1
 measure of, **1**, 446, 447, 450, 451, 453, 454; **3**, 56-58, 106, 154, 233; **4**, 106, 107, 269, 271; **5**, 227; **6**, 65, 213-216, 244, 245, 250, 266, 268, 269, 274, 275, 281, 285-287, 294; **7**, 162-171; **8**, 162-171; *see also* Expropriation, compensation rule, valuation
 —settling of accounts, **6**, 294
 mental anguish, grief and suffering, **2**, 78, 79, 87
 mitigation, **3**, 52, 56, 289, 293, 294; **7**, 108, 110, 111
 not precluded by termination of contract, **8**, 164-165
 offset of, **7**, 114, 115
 punitive, **2**, 78, 87
 quasi-contract: *see* Quasi-contract
 recalculation of, **3**, 57, 114, 250, 257, 262, 264, 265, 290
 reduction of, **5**, 220, 232, 234
 restitution: *see* Restitution
 royalties, **2**, 340, 342
 tax liability: *see* Taxes
 unjust enrichment: *see* Unjust enrichment
 unjustified attachment, **4**, 277
 waiver, **8**, 60-61
 “warehouseman’s lien”, **8**, 278-280
 wrongful death, **2**, 82-86
 Debt, **1**, 169-172, 185-188, 411-415, 442-448; **3**, 35, 53, 65, 72, 113, 114, 119, 169, 235, 246, 247, 249, 250; **4**, 221, 228, 231; **7**, 14, 15, 190, 191
 assignment of, **3**, 274, 275
 waiver of, **5**, 373
 Decision—
 amendment to, **6**, 30-32
 basis of, to be stated, **5**, 129
 contradictory, **5**, 130
 credibility of, **5**, 267
 duty to comply with, **7**, 219
 enforcement of, **5**, 130
 grounds for setting aside, **5**, 128
 null compromise, **5**, 335; **6**, 271
 void, **5**, 336
 —*ab initio*, **5**, 335
 without prejudice, **5**, 72
 Declarations of Algiers: *see* Claims Settlement Declaration and General Declaration
 Declaration of the Government of Algeria Concerning the Settlement of Claims by the United States and Iran (1981): *see* Claims Settlement Declaration
 Default: *see* Time limits
 Defence: *see* Statement of defence
 Denial of justice, **1**, 396-402; **3**, 297
 Deprivation of property, **6**, 225, 245, 256
 Diplomatic protection, **1**, 465-467, 478-480; **2**, 161-165, 180, 196-198, 200, 202, 204, 206, 208, 209, 224; **5**, 260, 261, 263, 273, 274, 299, 302, 303, 324, 326, 331, 333, 334
 Discontinuance: *see* Claims, withdrawal of
 Discount, **7**, 197
 Discovery, **4**, 28, 58, 94, 95
 Dispute settlement provisions: *see under* Jurisdiction of Tribunal, exclusion of claims
 Dissenting opinion, *see also* Concurring opinion, Concurring and dissenting opinion and Separate opinion—
 Aldrich, **1**, 320, 396; **3**, 380; **4**, 279
 Ameli, **8**, 403
 Ansari, **5**, 193, 275; **8**, 228
 Brower, **8**, 284
 Enayat, **1**, 104
 Holtzmann, **1**, 129, 167, 174, 178, 284, 320, 396; **2**, 33, 35, 81, 254; **3**, 17, 66, 78, 84, 87, 316, 358, 380; **4**, 12, 63, 65, 72, 206; **5**, 141

- Kashani, **1**, 104, 241, 250, 463; **2**, 317; **5**, 1, 85, 115, 121, 275; **7**, 119
- Lagergren, **1**, 197, 241, 250; **5**, 348
- Mosk, **1**, 119, 158, 230, 232, 305, 320, 396; **2**, 139, 146; **3**, 40, 41, 76, 77, 209, 318, 374, 377-380; **4**, 3, 4, 28, 58, 76, 80, 93, 229; **5**, 181, 242, 374; **7**, 48; **8**, 134
- Mostafavi, **8**, 336
- Sani, **1**, 177, 241, 250; **2**, 14, 317; **4**, 237
- Shafeiei, **1**, 104, 241, 250; **2**, 1, 178, 284, 317, 327, 345; **3**, 297; **5**, 275
- Dollar Account No. 1, **8**, 198
- Dollar Account No. 2, **5**, 67-69, **8**, 197-203, 203-206
- Domestic International Sales Corporation, character of, **7**, 186, 187, 200, 205
- Drafts: *see* Negotiable instruments
- Dual nationality: *see under* Nationality
- Due process, denial of, **3**, 365
- Dutch Code of Civil Procedure: *see under* Netherlands, law of
- Earnest money, **5**, 359, 360
- Ejusdem generis*, **2**, 79, 86, 87; **5**, 3
- Election of remedies, **4**, 233, 235, 236
- Embassy, competence of, **5**, 241
- Enforcement: *see under* Settlement and Time limits
- England, law of: *see* United Kingdom, law of
- Equality: *see* Sovereign equality of States
- Equity, **6**, 169, 170, 274, 294; **8**, 105, 262-3
- Escrow Agreement (1981), **1**, 189-214; **8**, 209
- Paragraph 2, **1**, 147
- Paragraph 3, **1**, 147
- Paragraph 4, **1**, 147, 148, 206, 209, 211, 212, 214
- Paragraph 5, **1**, 192
- Estoppel, **1**, 287, 315 n.15, 318, 375, 376; **2**, 149 n.3; **3**, 26, 27, 30, 261; **4**, 112 n.3, 113, 235; **5**, 247, 248, 271, 274; **6**, 50, 51; **7**, 47, 103, 135, 143, 162, 201
- European Convention on International Commercial Arbitration (1961)—
- Article V, paragraph 3, **1**, 292 n.24
- European Court of Human Rights, **8**, 419, 449
- Evidence, **1**, 155, 215, 226-229, 260, 306, 318, 334-336, 340, 341, 369 n.8, 420, 421, 455-482; **2**, 107, 108, 113, 115, 139; *see also* Proof, burden of
- absence of, **8**, 202
- absence of challenge, **8**, 261-262
- admissibility, **2**, 121-123; **3**, 67, 68 n.1, 164, 350; **4**, 70, 78, 245; **7**, 70
- affidavits, **1**, 202, 423, 462, 463, 503; **3**, 247; **5**, 245
- authenticity of documents, **2**, 33-37, 118-121; **3**, 206; **4**, 80; **6**, 71; **8**, 107-118
- availability to other parties, **3**, 350
- conflicting, **6**, 280
- contradictory statements, **3**, 26, 69 n.1, 249, 358, 359; **5**, 240
- contra proferentem*, **1**, 214
- credibility of, **6**, 200
- documents, unexplained, **3**, 251
- duty to consider, **5**, 196
- duty to submit, **3**, 66, 69-71; **4**, 58
- evaluation of, **2**, 25, 112, 115, 121, 122, 139, 140; **3**, 381; **4**, 60, 107-109, 119, 120, 245
- expert testimony, **1**, 202, 423, 462; **2**, 70-75, 119, 122 n.1; **3**, 165-167; **4**, 60, 119, 120, 261; **8**, 272 n.45
- failure to submit, **2**, 115, 152, 153, 300, 304, 355; **3**, 16-18, 20 n.2, 21, 22, 24, 27, 53, 65, 66, 70, 71, 115, 205, 206, 247-249, 252, 382 n.2; **4**, 70, 78, 79, 110, 225, 255, 261; **5**, 23, 33-36, 111, 226, 240, 245, 380, 383, 394; **6**, 65, 92, 96, 127, 145, 173, 178, 212, 282; **7**, 14, 15, 28, 68, 70, 79, 80, 110, 116, 128, 129; **8**, 52
- hearsay, **3**, 68 n.1
- inconsistent, **6**, 71
- inference, **2**, 11, 33, 115, 121, 142, 297-300, 355, 384; **3**, 21, 22, 69, 82; **4**, 81, 100, 223, 261; **5**, 245; **6**, 17, 18, 80, 145; **7**, 75, 104, 109
- insufficient, **8**, 163-174
- interpretation of, **2**, 17
- judicial notice, **1**, 459, 460, 480, 481; **2**, 122 n.1, 300; **5**, 244 n.1
- post-hearing submission: *see under*

- Procedure
 presumption, **1**, 480; **5**, 196; **6**, 173, 231
prima facie: *see under* Proof, burden of
 of
 relevance, **3**, 252, 381; **4**, 95 n.3
 return of, **4**, 60
 tape-recorded, **8**, 38
 translation of, **1**, 234, 326, 336-338, 341, 484; **2**, 139 n.4, 368
 weight of, **3**, 66, 68 n.1, 71, 72, 381; **4**, 80, 119, 120, 245, 261; **5**, 23, 231, 375, 376; **6**, 207; **7**, 80
 witnesses, **2**, 115, 119, 153
 —credibility of, **3**, 23, 24, 68
- Evidence of—
 agency, **1**, 357, 358, 378-380; **2**, 11, 325, 326
 capital transfer, **3**, 15, 16
 contract, **1**, 413, 414; **3**, 48, 162, 231, 289; **5**, 43; **6**, 193, 292; **7**, 13; **8**, 160-161
 —ratification of, **2**, 145, 146; **3**, 163, 164
 controlled entity, **1**, 413, 419-421; **2**, 150-152, 302; **3**, 47, 160, 230, 231, 286; **5**, 135, 242-245; **6**, 59; **7**, 10; **8**, 155
 control of corporation, **1**, 359-361; **7**, 6
 costs, **4**, 81
 custom and usage, **6**, 97
 damages, **2**, 384, 388-390; **3**, 56, 57, 164, 231, 233, 234, 250; **4**, 269, 271; **6**, 172, 173, 205, 213, 214
 excess freight charges, **2**, 11, 12, 25
 expropriation, **1**, 420, 428 n.6, 504-507; **4**, 105, 154, 167-169, 222, 223; **6**, 164-166, 238, 240
 Iran's exclusive jurisdiction, **5**, 116
 mitigation of damages, **3**, 56, 294
 nationality of claim, **1**, 389, 455-482; **2**, 396; **5**, 22
 nationality of corporation, **1**, 223, 224, 334, 335, 384, 385, 418, 427, 428, 455-482, 503; **2**, 9, 16, 17, 22, 31-34, 297, 298, 377, 378, 395; **3**, 1, 2, 46, 47, 103, 113, 205 n.2, 245, 272; **4**, 141, 142, 216, 217, 273; **5**, 22, 23, 209, 237, 343; **6**, 127; **7**, 27-29, 65, 66, 97; **8**, 234
 —absence of challenge, **8**, 262
 nationality of person, **2**; **81**; **3**, 23
 n.1
 payment, **8**, 19
 subcontractor relationship, **3**, 273
 succession, **1**, 360-363, 373-375
 taxes due, **3**, 107, 236
 value of nationalized company, **4**, 106-109, 118-120, 157
- Exchange rates, *see* Currency
- Exclusive jurisdiction: *see* Counterclaim, jurisdiction of Tribunal and Forum selection clause, jurisdiction of Tribunal
- Ex malo ius non oritur*, **8**, 444-447
- Experts, *see also under* Evidence—
 appointment of, **1**, 235, 390; **2**, 71-75, 355; **3**, 107, 164, 167; **4**, 91-95, 157; **5**, 185; **8**, 272 n.45, 276 n.51
 —prerequisites for, **4**, 94
 necessity for, **6**, 267, 269
 payment of, **2**, 75-77; **3**, 166, 167; **4**, 59, 92, 93, 95, 158; **5**, 186; **8**, 41
 terms of reference for, **4**, 95, 159, 173, 175-178; **6**, 30-32; **7**, 172-177
 —amendment of, **6**, 31
- Explanatory remarks, *see also* Concurring opinion; Concurring and dissenting opinion; Dissenting opinion and Separate opinion—
 Ansari, **8**, 30
 Export license, **7**, 213
- Expressio unius est exclusio alterius*, **5**, 268; **8**, 264
- Expropriation, **1**, 287, 375 n.14, 387, 389, 422, 504-507; **2**, 10, 18-22, 79, 86, 87, 151 n.2, 175-177, 207, 350; **3**, 290; **4**, 105-112, 115-118, 143, 154-156, 159, 162-179, 223; **5**, 227, 371; **6**, 164-168, 178, 189, 200-203, 206, 207, 209, 215 n.6, 216, 225, 231, 241, 250, 251, 256, 257, 260, 268; **7**, 6, 7, 47, 48, 50, 51, 123, 125, 126, 129, 133, 134, 146, 152, 153-155, 164, 165, 168-170, 173, 256; **8**, 380-384, 385-390, 391-403, 403-450; *see also* Damages and Deprivation of property and *under* Evidence of
 coercion and duress, **4**, 171
 compensation rule, **2**, 353, 354; **4**,

- 105-109, 111, 112, 116-118, 155-157, 173-177, 223; **8**, 378-380, 393-405
 —currency, **8**, 425-426
 —date of taking, **4**, 156, 159, 164, 165, 171, 173
 —Hull doctrine, **8**, 385-390
 —interest, **8**, 384, 402
 —law of nationalizing State, **8**, 415-419
 —negotiated settlements not precedent, **8**, 399-400
 —valuation, **2**, 354, 355; **4**, 105-109, 111, 112, 116-118, 173-177; **7**, 172-175, 177; **8**, 380-383, 387-392
 contract rights, **4**, 163; **6**, 237, 243, 250
 control of corporation, **2**, 176, 349, 351, 352; **7**, 154, 159, 162
 denial of access to funds, **4**, 172
 elements of, **6**, 256
 intent of government, **6**, 225, 256
 interference with internal management, **6**, 165, 166, 199, 201, 238, 240; **7**, 162-167, 179 n.1, 180 n.1
 interference with use or enjoyment of property, **6**, 225
 jurisdiction of Tribunal, **4**, 101, 115; **5**, 210; **6**, 223
 survival of rights and contract obligations, **6**, 242
 unlimited responsibility, **6**, 265
- Faute quasi-délictuelle*, **3**, 30
 Filing of claims, *see also* Time limits—
 meaning of, **1**, 127, 128, 130, 132, 226, 228
 FOB (free on board), **7**, 103
Force majeure, **1**, 387, 452; **2**, 69, 103, 106, 116, 310, 369, 386, 388, 389; **3**, 52, 106, 152-154, 231; **4**, 13, 161, 165, 174, 179, 253 n.2, 259 n.5; **5**, 210; **7**, 13, 15, 110; **8**, 306-310, 312
 liability for: *see* Attribution
 Foreign exchange controls, **2**, 219, 220, 221, 239, 245, 340; **3**, 13, 32, 68 n.2; **5**, 376 n.1, 380, 381; **6**, 167, 178, 208-211; **7**, 44-53; *see also* International Monetary Fund Agreement
- capital transfers, **3**, 13, 15-18, 28 n.1, 29; **7**, 45, 46, 51, 52
 current transactions, **7**, 45, 46, 51, 52
 effect on contract, **3**, 13, 14, 16, 18, 27-29
 in violation of treaty, **5**, 381, 383; **7**, 51, 53
 justification of, **5**, 382
 validity of, **3**, 13, 28, 29, 32; **5**, 383; **7**, 49, 50, 52
 Form of award: *see under* Settlement
Forum non conveniens, **7**, 137; **8**, 266
 Forum selection clause—
 jurisdiction of Tribunal, **1**, 236-319, 490, 491, 496, 497; **2**, 4, 5, 54, 55, 66, 67, 105, 106, 138, 370, 378, 396; **3**, 61, 98, 99, 104, 113, 161, 198, 199, 246, 260, 321-325, 335, 384, 386, 387, 388 n.2; **4**, 7, 8, 55, 143, 181, 220, 225, 230; **5**, 115-117, 119, 120, 126, 127, 130, 171, 180-184, 191-197, 210, 365, 388, 389; **6**, 5, 80-82, 93, 109, 112, 113, 115-117, 221, 222, 236, 250, 251, 255, 263, 268, 270; **7**, 33-35, 188, 218, 219; **8**, 3 n.2, 51-52, 220-225, 228-231, 264-265, 306-307, 405-407
 separability, **1**, 292, 308, 309; **8**, 432
 whether binding, **1**, 241, 245-247, 251, 254-257, 263-267, 270, 276, 277, 285-297, 302, 305-315; **3**, 160, 198; **5**, 120
 France, law of, **5**, 19; **7**, 166
 Civil Code
 —Article 524, **7**, 175 n.1
 —Article 1135, **1**, 108
 —Article 1156, **1**, 108
 —Article 1157, **1**, 107 n.1
 —Article 1162, **1**, 213 n.7, 214 n.8
 —Article 1184, **8**, 165
 —Article 1315, **1**, 209
 —Articles 1372-1375, **7**, 164 n.1
 Code of Civil Procedure
 —Article 384, **1**, 233
 —Article 385, **1**, 233
 —Article 394, **1**, 233
 —Article 395, **1**, 233
 Fraud, **3**, 30; **7**, 25
 Full Tribunal: *see* Tribunal

- General Assembly Resolutions—
 as source of law, **8**, 408-413
 Resolution 2625 (XXVIII), **8**, 445
 Resolution 3171 (XXVIII), **8**, 445
- General Declaration—
 distinguished, **5**, 284
 equitable claims not excluded, **8**, 263
- General Principle A, **5**, 61, 130
- General Principle B, **1**, 101, 103, 105, 106, 108, 293, 294, 309, 310, 386, 399; **2**, 53, 55, 56, 61, 62, 97, 160, 401; **3**, 304, 305, 307, 310-313, 315; **4**, 115 n.2, 142; **5**, 61, 153, 154, 268, 271, 284, 295, 343; **6**, 45; **7**, 122; **8**, 263, 295
- General Principles A and B, **8**, 211
 interpretation of: *see* Treaties, interpretation of
- Paragraph 1, **5**, 14
- Paragraph 2, **2**, 147 n.1, 209
- Paragraph 4, **1**, 208; **5**, 61
- Paragraph 5, **1**, 208; **5**, 61-68, 206
- Paragraph 6, **1**, 146, 203, 208; **5**, 61, 68; **8**, 206
- Paragraph 7, **1**, 124, 136, 141, 146, 157, 161, 164, 172, 182, 188, 190, 199-201, 203, 205, 206, 208, 210, 211, 213, 217, 221, 328, 331, 343, 346, 404, 407, 410, 415, 427, 448; **2**, 13, 45, 91, 114, 127, 133, 147 n.1, 169, 229, 231, 240, 262, 269, 270, 278-280, 292, 306, 307, 333, 342, 349, 359, 365, 367, 386, 400; **3**, 35, 37, 54, 74, 79, 92, 108, 117, 120, 142, 170, 177, 182, 187, 192, 207, 213, 219, 236, 254, 268, 276, 291, 327, 340, 352, 368, 369, 391; **4**, 21, 22, 29, 30, 34, 35, 40, 48, 84, 86, 110, 184, 185, 193, 198, 200, 202, 206, 207, 229, 271, 281; **5**, 61, 69, 77, 81, 89, 149, 151, 230, 250, 355, 374; **6**, 2, 5, 19, 21, 34, 35, 39, 64, 66, 119, 121, 124, 132, 148, 175; **7**, 7, 16, 22, 24, 88, 117, 118, 198, 210, 221, 224, 228, 236, 242, 245, 248, 251, 253, 259, 263, 264, 270; **8**, 3, 14, 16, 43, 62, 74, 80, 84, 98, 178, 188, 215, 237, 279, 328, 354, 361, 384, 425
- Paragraph 8, **1**, 208; **5**, 61
- Paragraph 9, **1**, 208; **5**, 61
- Paragraph 10, **2**, 208
- Paragraph 11, **1**, 136, 305, 490, 496; **2**, 39, 40, 79, 88, 109, 110, 120 n.1, 208; **5**, 47, 268; **7**, 153, 276; **8**, 27, 432
- Paragraph 16, **2**, 313, 315, 318, 320
- Paragraph 17, **1**, 102, 117, 190; **2**, 59, 313, 315, 318, 320; **5**, 58, 61, 112, 204, 209, 210
- Point IV, **8**, 269 n.42
- whether constitutes a Treaty, **5**, 259
- General principles of—
 accounting, **6**, 244, 251, 269
 adjudication, **7**, 125, 126
 commercial arbitration, **6**, 135
 commercial law, **5**, 233, 394; **6**, 98
 constitutional law, **1**, 423
 contract law, **7**, 192
 equity, **1**, 130, 133, 232, 233; **2**, 80, 237, 254; **3**, 58, 279; **4**, 259, 268; **5**, 248, 293; **6**, 294
 fairness, **3**, 30
 international law, **1**, 109, 114, 180, 207, 212, 213, 232, 233, 289, 290-292, 294, 361, 374, 376, 377 n.15, 402, 450, 458, 464, 475, 476, 478, 482; **2**, 54, 59-61, 80-85, 194, 195, 201, 205, 207, 210, 212, 213, 223, 225, 255, 257, 353, 354, 358; **3**, 58, 69-71, 298, 312, 313, 316 n.3; **4**, 105, 114, 155, 162, 165, 167, 172, 175, 177, 247; **5**, 3, 11, 20, 21, 48, 95, 99, 227, 233, 260, 265, 269, 270, 277, 281, 283, 286, 289, 290, 292-294, 300-304, 310, 313, 321, 322, 325, 331-335, 341, 346, 371; **6**, 98, 201 n.1, 209, 225, 228, 243, 251, 257, 265, 270; **7**, 51 n.3, 52, 130, 135, 153, 159, 173, 191, 192; **8**, 393-403
- judicial procedure, **5**, 36
- jurisprudence, **5**, 11, 37, 40, 46, 49
- justice, **1**, 114, 158, 374, 375, 396, 400; **2**, 320, 329, 330, 356; **3**, 32, 54, 298, 302, 362; **4**, 268; **6**, 294
- law, **1**, 209, 212, 232, 233, 361, 362, 374, 415, 416, 420, 421, 464, 475; **2**, 14, 154 n.1, 185, 186, 237, 380, 397; **3**, 32, 54, 58, 66, 278, 293, 307; **4**, 221, 231, 242, 261, 268, 270; **5**, 18, 41, 42, 129, 233, 248, 261, 293, 294, 373,

- 398; **6**, 90, 97, 98, 168, 225, 269, 271; **7**, 75, 120, 121, 131, 158, 163, 197; **8**, 140, 161, 162, 427
municipal law, **5**, 3, 21, 48, 261; **6**, 228, 243; **7**, 130
private international law, **2**, 185, 186, 205; **3**, 47; **5**, 292, 325
trusteeship, **6**, 293
Germany, Federal Republic of—
Constitutional Court of, **7**, 168
law of, **7**, 167
—Civil Code, **8**, 141
—Rules of Civil Procedure, **8**, 134
Gestion d'affaire, **7**, 164
Good faith, **1**, 109, 206, 376, 378; **2**, 209, 223; **3**, 308; **5**, 26, 273, 277, 290; **6**, 209, 251, 270, 295; **7**, 159, 160, 178, 215; **8**, 141
Governing law, **7**, 99, 109, 115 n.1; *see also* Applicable law
Guarantee, **5**, 241
Guarantor, **7**, 115
Hague Convention on—
Choice of Court (1964)
—Article 5, **1**, 269
Conflict of Nationality Laws (1930), **2**, 181, 196; **5**, 260, 262, 265, 266, 291
—Article 1, **2**, 161, 224; **5**, 260, 302
—Article 2, **5**, 302
—Article 3, **5**, 302
—Article 4, **2**, 161, 162, 164, 189, 195-199, 201, 202, 205, 207, 214, 223, 224; **5**, 260, 261, 299, 300-304, 322, 323, 325-327, 331
—Article 5, **2**, 162, 189, 195, 198, 199, 203, 205; **5**, 262, 299, 322, 325, 326
Pacific Settlement of International Disputes (1907), **5**, 293
Hardship, **1**, 127, 128, 130, 132, 133, 175, 399, 400; **3**, 209, 375
Hearing, postponement of: *see* Postponement of hearing
Holder in due course, **7**, 99, 100, 102
Husbands, value of, **2**, 81-86
Immovable property: *see* Real estate
Institute of International Law, **2**, 162, 163, 187, 199; **5**, 326, 328, 335
Resolution of 10 September 1965, **2**, 196, 197, 200-202, 204, 207, 208, 214, 223; **5**, 266, 301, 303, 322, 324, 328, 331, 333
Interest: *see under* Damages
Interim measures—
attachment of goods, withdrawal of, **3**, 7
certificate of insurance, **8**, 281
conservation of goods, **3**, 173-175, 331; **5**, 128; **8**, 46, 275-282
conservation of rights of parties, **6**, 50; **8**, 46, 77, 227
expert's expenses, **8**, 46-48
full relief not admissible, **8**, 46
inapplicable, **8**, 182
indemnity against third party vendor claims, **8**, 280-281
inherent power of international tribunal, **8**, 275 n.49
International Court of Justice and, **8**, 7 n.4
"irreparable prejudice", **8**, 7, 276 n.50
justification for, **5**, 113; **6**, 51; **8**, 6-7, 109
legal standards for granting, **6**, 134, 135
obligation to comply, **8**, 78, 87, 227
payment of fees, **1**, 154
prima facie evidence of jurisdiction required, **8**, 220
protection of property, **5**, 112-114, 131-133
re-exportation of goods, **1**, 121
rendered inapplicable, **8**, 64
restraint of misuse of trademark, **1**, 122
revision, **8**, 48
stay of attachment, **6**, 131-133, 140
stay of proceedings, **1**, 222, 225; **2**, 55-67, 98, 99, 281, 282, 311, 363, 371, 402; **3**, 8, 9, 60, 61, 201, 336, 349, 385-388; **4**, 7, 8, 12-14, 17, 55, 72, 73; **5**, 121, 126-128, 130, 154; **6**, 46-51, 108-111, 115-117; **7**, 219, 277, 278; **8**, 3 n.2, 5, 78, 85-88, 225-227, 232-234
substantive jurisdiction, in advance of decision on, **6**, 131, **8**, 45, 77
to avoid aggravation of dispute, **8**, 277
International Chamber of Commerce, **2**, 401, 402; **5**, 388;

- 6, 130, 138
 Court of Arbitration, 6, 135, 137
 Internal Rules of the Court of Arbitration, Rule 2(2), 1, 449 n.2
 Rules of Conciliation and Arbitration, 1, 278
 Rules of the Court of Arbitration
 —Article 6, 1, 130
 Uniform Customs and Practice for Documentary Credits, 1, 170; 5, 28, 29, 39, 46
 —Article 3, 5, 28
 —Article 11, 1, 170
 —Article 47, 7, 22
 Uniform Rules for the Collection of Commercial Papers (1967), 1, 443
 —Article 4, 1, 446, 447
 —Article 6, 1, 446, 447
 —Article 12, 1, 447
 International Court of Justice, 1, 104, 110 n.5, 290, 293, 307, 308, 313, 374, 402, 449 n.2, 450, 457, 458, 466, 467, 475; 2, 61, 84, 88, 162, 163, 189, 196, 202-204, 208, 210, 214, 223, 245, 253, 257, 258 n.1, 299, 352, 353, 355; 3, 20, 28, 32 n.1, 210, 295, 298, 299 n.1, 302, 305 n.1, 310 n.2, 311 n.4, 376; 4, 113, 114, 116 n.1, 173, 174; 5, 20, 21, 113, 263, 266, 288, 309, 322-324, 329, 331-333; 6, 108, 131, 134, 135, 211; 7, 51 n.3, 122, 133, 135 n.1, 151, 152, 203; 8, 213 n.21, 405, 434, 449
 Statute of
 —Article 37, 5, 274
 —Article 38, 8, 407-408
 —Article 54(3), 1, 424
 —Article 62, 3, 298
 —Article 75, 5, 114; 6, 46
 —Article 89, 1, 233
 International Law Commission, 2, 206
 International law: *see* General principles of; international law; Customary international law; Customary international practice and Sources of international law
 International Monetary Fund, 2, 220; 3, 12 n.1, 13, 14; 5, 376 n.1, 382, 383; 6, 178, 211; 7, 52, 73
 Agreement, 3, 14, 16, 18, 19, 28, 29; 5, 381, 383; 6, 178 n.1, 208, 210; 7, 40, 51
 —Article VI, 2, 221; 3, 13, 15, 29; 7, 44-46, 51
 —Article VII, 3, 13 n.1; 7, 45
 —Article VIII, 2, 220, 221; 3, 13, 14, 16, 27-30, 32; 5, 383; 6, 210, 211; 7, 44
 —Article XIV, 3, 13 n.1, 14; 6, 210; 7, 44, 45 n.1
 —Article XIX, 5, 383 n.1; 7, 45, 46, 51, 52
 —Article XXX, 3, 29 n.1; 6, 211
 —violation of, 5, 383
 International responsibility, extension of, 6, 168
 International tribunals—
 American-British Claims Commission, 1, 132
 Anglo-German Commission, 5, 308, 318
 Anglo-Greek Commission of Arbitration, 1, 202
 Anglo-Italian Conciliation Commission (1952), 3, 70
 Anglo-Mexican Arbitral Commission, 2, 194
 Arbitral Commission against the German Government, 5, 298
 Arbitral Commission on Property, Rights and Interests in Germany (1957), 2, 59
 —Rules of procedure, 1, 233
 British-American Civil War Commission (1872), 2, 181, 190; 5, 305
 British-Mexican Commission, 2, 187, 188; 5, 302, 308, 309
 British-U.S. Claims Commission, 5, 309 n.1
 British-Venezuelan Commission, 5, 307, 313
 Central American Court of Justice, 5, 298
 European Commission of Human Rights, 5, 262 n.1
 European Court of Human Rights, 5, 298
 Franco-German Mixed Arbitral Tribunal, 2, 148; 3, 70
 Franco-Italian Conciliation Commission (1948), 2, 60; 5, 263, 310
 French-German Commission, 5, 308, 319
 French-Mexican Claims Com-

mission (1928), **2**, 188; **3**, 210, 294; **5**, 316

French-Turkish Commission, **5**, 319, 320

French-U.S. Commission, **5**, 309 n.1

French-Venezuelan Mixed Commission (1902-1905), **2**, 184; **5**, 307

German-Mexican Claims Commission, **5**, 349

Greco-Bulgarian Commission, **5**, 308, 319

Greco-Bulgarian Mixed Arbitral Tribunal, **3**, 311

Hungarian/Serbo-Croatian-Slovene Commission, **5**, 308

Hungaro-Belgian Mixed Arbitral Tribunal, **6**, 214

International Chamber of Commerce: *see* International Chamber of Commerce

International Court of Justice: *see* International Court of Justice

Italian-U.S. Conciliation Commissions, **2**, 163, 189, 197; **5**, 263, 300, 303, 310, 321, 322, 324, 325, 327

Italian-Venezuelan Commission, **5**, 307, 315

London Court of Arbitration
—International Arbitration Rules, **1**, 130

Mexican Arbitral Commissions, **2**, 194

Mexican Claims Commissions, **1**, 158, 180, 401, 402, 457, 475; **2**, 82, 83, 301; **3**, 70, 376; **7**, 204

Mexican-U.S. Claims Commission, **5**, 309 n.1; **6**, 165, 257

Mixed arbitral tribunals, **2**, 163, 185, 189, 191, 194, 209, 214; **5**, 298, 308, 318, 321

Mixed Claims Commission, **2**, 187; **5**, 306, 308

Mixed United States/Columbia Commission, **7**, 135 n.2

Permanent Court of Arbitration, **1**, 117, 509-511, 513, 518; **2**, 64 n.2, 184, 190; **3**, 70; **5**, 307, 332; **7**, 135 n.2

Permanent Court of International Justice: *see* Permanent Court of International Justice

Tripartite Claims Commission (U.S., Austria, Hungary, 1928), **5**, 307

Upper Silesian Arbitral Tribunal, **5**, 272

U.S.-France Arbitral Tribunal, **2**, 257

U.S.-Italian Conciliation Commission (1958), **5**, 272

U.S.-Peru Arbitral Commission, **6**, 169

U.S.-Venezuelan Mixed Claims Commission, **2**, 184, 215; **5**, 306, 317

Venezuelan Arbitral Commissions (1903-1905), **2**, 162, 182, 189, 190; **3**, 70, 311 n.1; **5**, 307

International tribunals, practice of, **3**, 14, 20, 28, 31, 32, 66, 70, 85, 249, 287, 298, 302; **4**, 237; **5**, 129, 287, 293, 297, 298, 304, 331, 346, 351; **7**, 135

Iran—

claims against U.S. nationals, **1**, 101-110, 475; **4**, 75; **8**, 364, 366, 368

controlled entity: *see* Controlled entity, Iran

duties under international law, **6**, 111

duty to secure stay of proceedings, **6**, 111; **8**, 74-77

liability for controlled entity, **2**, 114, 147 n.1 and 2, 165, 258, 259; **4**, 72 n.4, 248, 249; **5**, 227, 368, 371; **6**, 66

—*proprio moto* measures, **5**, 371

misappropriation of assets, **6**, 252

responsibility for compliance with treaty obligations, **4**, 15

Workers' Councils, **5**, 369, 370, 379, 380

see also Changed circumstances

Iran, law of, **1**, 108, 266, 282, 291, 293, 294, 314, 315, 362, 374, 419-421, 489, 490, 495; **4**, 247; **5**, 126, 127, 333, 334, 367, 384; **6**, 160

Act Governing the Issuance of Cheques (Tir, 2535), **3**, 19

Act on Permission to Establish the Ports and Shipping Organization (1960), **5**, 3

Administrative Regulations Per-

- taining to the Registration of Companies Act, **3**, 22
- agency, **1**, 266, 378-380; **2**, 23, 24
- Apartment Purchasers Bill (1980), **4**, 146, 152
- arbitration, **3**, 210, 295
- authorizing Claims Settlement Declaration, **6**, 236
- Banking and Monetary Law (1972), **7**, 44
- bankruptcy, **7**, 131, 132
- Banks Nationalization Law (1979), **4**, 151; **8**, 378
- Bill Concerning Provisional Appointment of Directors (1979), **2**, 150-152, 350
- Bill for Appointment of Temporary Managers (1979), **4**, 147, 153, 154; **7**, 162, 163, 165
- By-law Concerning Landed Property Ownership by Foreign Nationals (1949), **4**, 160; **6**, 183 n.1
- Civil Code, **5**, 147
- Article 5, **1**, 249, 250; **5**, 182
- Article 9, **3**, 388; **4**, 114
- Article 10, **6**, 98
- Article 18, **7**, 175 n.1
- Article 193, **3**, 163; **8**, 161
- Article 196, **6**, 72, 159, 160, 195 n.3, 196
- Article 198, **6**, 194
- Article 220, **6**, 99
- Article 223, **2**, 119
- Article 230, **6**, 99
- Article 231, **1**, 375 n.13; **6**, 72, 159
- Article 239, **8**, 223
- Article 240, **8**, 223
- Article 247, **2**, 154, 380
- Article 248, **2**, 154, 380
- Article 292, **2**, 116; **4**, 232; **8**, 157
- Article 301, **2**, 236
- Articles 301-306, **2**, 155; **4**, 231
- Article 303, **2**, 236, 237
- Article 306, **7**, 163
- Articles 328-331, **6**, 99 n.2
- Article 336, **4**, 231; **7**, 76
- Articles 336-337, **2**, 155
- Article 377, **5**, 40
- Articles 571-606, **5**, 147
- Article 575, **3**, 161
- Article 656, **1**, 379
- Article 658, **1**, 378; **6**, 194
- Article 662, **6**, 159, 160
- Article 968, **1**, 378 n.16
- Article 976, **5**, 272 n.1
- Article 988, **5**, 272 n.1, 334
- Article 989, **5**, 334
- Articles 1106-1107, **2**, 85
- Article 1111, **2**, 85
- Article 1127, **2**, 85
- Article 1306, **5**, 43; **6**, 192, 196; **8**, 161
- Article 1310, **6**, 192; **8**, 161
- Article 1324, **6**, 196
- Civil Responsibility Law, **6**, 99
- Code for the Registration of Properties, **7**, 164
- Code of Civil Procedure, **8**, 77-78
- Article 23, **7**, 131
- Article 35, **7**, 131, 132
- Article 36, **7**, 131, 171
- Article 48, **2**, 64
- Article 57, **2**, 64
- Article 72, **7**, 125
- Article 127, **2**, 64; **3**, 388
- Article 146, **2**, 64
- Article 147, **2**, 64
- Article 225, **1**, 390
- Article 284, **6**, 102 n.1
- Articles 290-298, **2**, 67; **6**, 116; **8**, 233
- Article 298, **1**, 233; **2**, 64; **3**, 388
- Article 300, **2**, 115
- Article 301, **2**, 115
- Article 302, **2**, 115
- Article 322, **8**, 174
- Article 356, **1**, 209
- Article 564, **5**, 46
- Article 629, **1**, 329 n.2, 405 n.2
- Article 630, **1**, 329 n.2, 405 n.2
- Articles 632-676, **2**, 105
- Article 635, **1**, 240
- Article 641, **3**, 40, 296; **7**, 204
- Article 649, **3**, 210, 295
- Article 657, **1**, 240, 282
- Article 660, **1**, 425, 432; **3**, 210, 295
- Article 662, **1**, 240
- Article 665, **1**, 240, 282; **5**, 128; **7**, 164 n.2
- Article 740, **3**, 287
- Article 988, **2**, 218, 224
- Article 989, **2**, 218, 224
- Commercial Code, **5**, 17, 147; **7**,

Cambridge University Press

978-0-521-46442-0 - Iran-United States Claims Tribunal Reports, Volume 8

Edited by M. E. Macglashan

Index

[More information](#)

470

INDEX

- 171
 —Article 6, 3, 22
 —Article 20, 5, 237
 —Articles 20-194, 5, 147
 —Article 45, 2, 176
 —Article 74, 2, 176
 —Article 94, 5, 18
 —Article 118, 2, 154 n.2; 3, 287
 —Article 119, 3, 161
 —Article 126, 2, 23 n.1
 —Article 129, 2, 24 n.1
 —Article 135, 2, 154 n.2; 3, 287
 —Articles 199-231, 2, 150
 —Article 313, 3, 19
 —Article 357, 2, 24 n.2
 —Article 382, 5, 39
 —Article 383, 5, 39
 —Articles 412-550, 2, 150
 —Article 583, 5, 237
 —Article 587, 5, 4
 —Article 589, 5, 237
 —Article 590, 5, 2, 18; 7, 130
 —Article 591, 5, 2, 18; 7, 130
 conformity to international standards, 5, 273 n.1
 Constitution, 1, 413, 423; 3, 308; 6, 201; 8, 77-78
 —Articles 1-5, 5, 378
 —Article 31, 5, 243
 —Article 44, 2, 144, 150
 —Article 80, 5, 243
 —Article 94, 5, 378
 —Article 96, 5, 378
 —Article 104, 5, 379
 —Article 107, 5, 378
 —Article 139, 5, 334 n.1
 —Article 143, 5, 245
 —Article 166, 5, 129
 —Principle 104, 5, 369
 —Principle 139, 3, 305-309; 8, 222-223
 Construction Completion Bill, 4, 146, 153
 contract, 3, 163, 286, 287; 5, 43; 6, 192, 195, 196; 8, 161
 corporations, 7, 132, 136
 Decree of Imam Concerning Confiscation of the Pahlavi Properties (1979), 4, 168
 Decrees on Appointment of Provisional Managers, 2, 150 n.1, 350, 351
 Direct Taxation Act (Esfand 1345), 3, 241
 enforcement of, 5, 234
 foreign currency regulations, 5, 375 n.1; 7, 45, 46, 52
 Foreign Investments Law: *see* Law on
 Attraction and Protection of Foreign Investments *below*
 Foreign Nationals Immovable Properties Act (1931), 4, 160; 6, 183 n.1
 Foreign Technical Experts Employment Law (1970), 3, 287
 General Public Code of Iran, 7, 161
 government agencies, 5, 4, 5, 12
 immovable property, 7, 131, 132, 175
 Joint Stock Companies Act (1969), 5, 12, 17, 18, 21; 7, 130, 131, 171
 Labour Code, 3, 286
 Law Concerning the Appointment of Temporary Managers: *see* Bill for Appointment of Temporary Managers *above*
 Law for the Formation of the Social Security Organization (1979), 3, 103, 104
 Law of Nationalization of Insurance Corporations (1979), 4, 117, 120; 8, 378, 417
 Law on Attraction and Protection of Foreign Investments, 2, 220, 337, 339, 340; 6, 54, 57, 62; 7, 40, 44
 Law on Joint Stock Companies: *see* Joint Stock Companies Act *above*
 Law on National Divisions and the Duties of Province Governors and District Governors (1937), 5, 3
 Legal Act of Holding and Management of Stocks in Contracting and Consulting Engineering Firms and Institutes (1979), 3, 230
 Legal Bill concerning the Articles of Association of the Foundation for the Oppressed, 5, 378
 Legal Bill Establishing Islamic Workers' Councils for Manufacturing, Industrial, Agricultural and Service Units, 5, 379
 Maritime Act, 5, 39
 Mining Law of Iran (1957), 7, 4
 Monetary and Banking Law (1972),

Cambridge University Press

978-0-521-46442-0 - Iran-United States Claims Tribunal Reports, Volume 8

Edited by M. E. Macglashan

Index

[More information](#)

INDEX

471

- 2, 220; 3, 13, 27
nationality, 2, 167, 168, 174, 218, 224; 5, 272, 334
Nationalization Act (1951), 3, 309
Protection and Development of Iranian Industries Act (1979), 2, 152 n.1, 302, 349, 350; 5, 244; 6, 55, 58, 224, 241; 7, 50 n.2
Protection of Industries and Prevention of the Closure of the Country's Factories (1964) (also referred to as Protection of Industry and Prevention of Shutdowns at the Nation's Factories, 1964), 4, 154; 7, 164
Regulation of the Ports and Shipping Organization (1970), 6, 195 n.1
Single Article Act (1980), 1, 489, 495, 496; 3, 61, 201, 303-306, 308, 309, 313, 314, 323, 324; 4, 8; 5, 298, 333, 334
Social Insurance Act, 4, 227
State Employment Law (1967), 5, 4
statute of limitations, 3, 287; 5, 128
stay of proceedings, 2, 67; 3, 388; 4, 12, 15
taxation, 3, 115
Treaty of Amity as part of, 4, 114
unjust enrichment, 6, 168 n.2
violation of, 5, 19, 21
wives, property rights of, 2, 85, 86
Iranian banks, claims against U.S. banks, 8, 197-203, 364, 366, 368
Iranian Courts—
bound by Tribunal orders, 4, 15
competence of, 5, 130
effect of forum selection clause: *see* Forum selection clause
inherent and general jurisdiction, 5, 128
jurisdiction of, 7, 130-132, 137
right of resort to, 5, 127-129
stay of proceedings, 1, 222, 225; 2, 57, 67, 98, 99, 281, 282, 311, 363, 371; 3, 8, 9, 60, 61, 201, 298, 337, 349, 385-388; 4, 15, 55, 56, 72, 73; 5, 127-129; 7, 219
Iran-United States Claims Tribunal Reports, 6, 108 n.1
"Irreparable prejudice", *see under* Interim measures
Joint and several liability, 5, 220-222;
7, 82
Joint Stock company: *see under* Controlled entity, Iran
Judgment—
in absentia, 4, 15
quashed, 5, 46
Judicial independence, 8, 78
Judicial proceeding—
de novo, 5, 183
final and binding, 5, 183
Jurisdiction of Tribunal, *see also* Nationality and Nationality of claim—
admission, effect of, 1, 266, 318; 2, 144, 302
assets in domestic branches of U.S. banks, 8, 201-202, 205-206
availability of local remedy, 2, 10, 165, 320; 3, 151; 4, 102, 115 n.2; 7, 10
claims arising out of seizure of hostages, 2, 39, 40, 79, 80, 88
consent of States, 2, 210, 213; 3, 298, 303, 304; 5, 287, 288; 7, 200
contested by claimant, 8, 259-266
counterclaims: *see* Counterclaim, jurisdiction of Tribunal
determined by Tribunal, 8, 6, 265
enforcement of another tribunal's awards, 6, 131-133; 8, 296
excluded issues, 6, 227, 228
exclusion of claims, 1, 103, 489, 490, 495; 2, 56, 57, 62-64, 66, 67, 80, 81, 86, 88, 97-99, 105, 110, 120 n.1, 338; 3, 60, 61, 99, 151, 198, 199, 201, 246, 260, 286, 313, 314, 321-325, 335, 348; 4, 8, 12, 16, 55, 75, 101, 102, 142, 220, 221, 225, 230-232, 244-246; 5, 1, 2, 15, 16, 47, 67, 96, 100, 101, 103, 116, 117, 119, 120, 126-130, 171, 182, 192-194, 196, 197, 268, 270, 388, 389; 6, 231, 250, 255, 263, 270; 7, 7, 33-35, 47, 124, 127, 131, 132, 135, 136, 153, 218; 8, 224-225, 229-233, 264-266; *see also* Iran, claims against U.S. nationals; Iranian banks, claims against U.S. banks and Forum selection clause
—wording of settlement agreement, 7, 33
exclusive, 8, 266
ex officio determination of, 5, 99

- extension of, **5**, 13, 16
 interpretation of declarations, **1**,
 101-110, 117, 189, 190, 509-518;
2, 19, 21, 22, 55-59, 62, 63, 65,
 66, 80, 85-87; **5**, 113; **7**, 33
 —exclusive jurisdiction, **7**, 275, 276
 interpretation of Undertakings, **8**,
 206-213
 municipal law, **8**, 258-259, 280
 over non-government party, **5**, 66,
 67
 parity between governments, **5**, 15-
 17
 parties' power to amend, **8**, 212-
 213, 297
 political claims, **2**, 42, 43
proprio moto consideration, **3**, 298
 restricted, **5**, 6, 13, 70; **8**, 3 n.2, 231
 settlement: *see* Settlement
 to grant interim measures: *see*
 Interim measures
- Language: *see* Evidence, translation
 Lease agreements, **1**, 411-415; **2**, 154,
 250-259; *see also* Contract
 discharge, **2**, 251, 254
 frustration, **2**, 250-253, 256, 258
 —attributability, **2**, 251, 253, 256,
 258
 —foreseeability, **2**, 251, 253
 impossibility: *see* frustration *above*
 Legal presumption, **6**, 72
 Lender, liability of, **5**, 245 n.1
 Letters of credit, **1**, 507; **5**, 28, 29, 31,
 38-40, 58, 67, 68; **6**, 288; *see also*
 Claims, based on standby letters
 of credit, and Jurisdiction of Tri-
 bunal
 creation of special account, **2**, 127
 Letters of guarantee, **5**, 96
Lex specialis, **8**, 378, 428-429
 Licence, *see also* Contract—
 anticipatory breach, **2**, 340, 341
 breach, **2**, 340, 341
 ratification, **2**, 339
 termination, **2**, 341
 validity, **2**, 339, 340
 Limitation of liability clause, **6**, 90,
 95-100
 enforceability, **6**, 98
 exceptions to, **6**, 97, 99, 100
 validity, **6**, 97, 99
 Liquidation, **2**, 10
Locum tenens, **6**, 6, 72, 239, 240; **7**, 172
- Locus standi*, **7**, 120, 123, 124, 135,
 198, 199
- Majlis position, **1**, 236, 237, 242, 243,
 246, 248, 252, 253, 255, 261,
 261, 265, 268, 269, 271, 272,
 274, 275, 280, 281, 284, 291,
 296, 306 n.3, 310, 488, 490, 491,
 494, 496, 497; **3**, 198, 304-309,
 311, 313, 314; **5**, 119, 182 n.1,
 298; **7**, 153, 218
- Measures affecting property rights:
see Property rights, measures
 affecting and Expropriation
 Military property, **4**, 28
 Misrepresentation, **5**, 247
 Municipal institutions, respect for, **7**,
 171
 Municipal law, **1**, 108, 421, 422, 451,
 464-466, 480, 481; **5**, 16, 19-21,
 269, 270, 286, 292, 294, 302; **7**,
 124, 160; **8**, 8-10, 258-259, 281-
 282
 analogy to, **1**, 362, 374, 432
 responsibilities under, cannot be
 affected by Tribunal, **8**, 281-282
 Mutuality of commitments by Iran
 and U.S., **5**, 16
 Mutually agreeable arbitration,
 principle of, **5**, 49
- Nationality—
 corporations, **1**, 135-139, 223, 224,
 384, 385, 392-402, 412, 417, 418,
 455-482, 503; **2**, 9, 10, 16, 17, 20,
 21, 33, 143, 156, 248, 296, 304;
3, 46, 47, 63, 103, 113, 161, 202,
 205 n.2, 230, 245, 260, 272, 273;
4, 100, 273; **5**, 2, 18, 23, 237,
 342-344; **6**, 57, 80, 93; **7**, 20,
 27-29, 124, 127-130, 185; **8**, 156,
 220-221 n.4, 234, 307; *see also*
 Evidence of, nationality of
 corporation
 dual nationality, **2**, 160-168, 173-
 175, 178-225; **5**, 251-336
 —citizenship, **5**, 267, 269, 270,
 283, 285
 —dominant and effective, **2**, 161-
 165, 168, 173, 174, 178-182,
 185-191, 195, 198, 199, 201-
 205, 208, 211, 212, 214, 223-
 225; **5**, 260, 262-266, 273-275,
 283, 290, 291, 299, 304, 305,

- 310, 311, 315-317, 321-326, 331-333, 335
- fraudulent use of, **2**, 166, 167, 225; **5**, 272
- jus sanguinis*, **2**, 181, 184, 185; **5**, 274, 305
- jus soli*, **2**, 181, 184; **5**, 274, 305
- link theory, **5**, 263
- natural persons, **1**, 168, 479, 480; **2**, 16, 17, 226, 227; **3**, 286; **5**, 92, 279, 282, 292; **6**, 57; **7**, 5
- non-responsibility, principle of, **2**, 162-164, 178, 180, 181, 184, 187-191, 194-204, 207, 208, 212, 214, 215, 223; **5**, 265, 266, 290, 291, 304, 305, 309 n.1, 310, 311, 315-317, 321, 323, 324, 326-328, 331, 333; **7**, 171
- partnership, **6**, 221
- Nationality of claim, *see also* Evidence of, nationality of claim—
- beneficial ownership, **7**, 29
- continuity of ownership, **2**, 227, 234, 235; **4**, 101; **5**, 92, 93, 377; **8**, 262, 293-294
- corporations, **1**, 135-139, 455-482; **2**, 9, 10, 16, 17, 105, 301, 353, 395, 396; **3**, 205; **4**, 100, 101, 141, 142, 181, 216-218; **5**, 21, 163, 210, 237, 341, 342, 348, 353, 364, 365, 388; **7**, 5, 6, 9, 41, 66, 97, 122, 123, 127, 129, 134, 185, 206, 207; **8**, 156; *see also* Corporations
- control of, **1**, 384, 385; **2**, 9, 10, 105, 297-300, 378; **4**, 101, 142, 217, 218
- wholly-owned subsidiary, **1**, 392-402; **3**, 39, 245, 246, 272; **4**, 101; **5**, 209, 365; **6**, 80, 285; **7**, 97, 185, 206, 207
- determination of, prerequisite for Decision, **5**, 126
- shareholder claims, **2**, 297-300, 377, 378
- Nationalization: *see* Expropriation
- Naturalization, **2**, 192-194, 203
- Negligence, **3**, 30; **5**, 398; **6**, 100; **7**, 43
- Negotiable instruments, **1**, 185-188, 445-447; **5**, 373; **7**, 115; *see also* Cheques
- guarantor, **5**, 373
- Netherlands, law of—
- application to Tribunal, **8**, 335 n.8
- Code of Civil Procedure
- Article 642, **1**, 331, 406
- Article 649, **5**, 128
- enforcement of arbitral award, **1**, 331, 406
- Nominalism, **8**, 421, 426
- Non-responsibility, principle of: *see under* Nationality
- Note en délibéré*, **4**, 61
- November Resolution: *see* Majlis position
- Nullification of claims: *see* Settlement
- Nullified oil agreements, *see also* Iran, law of, Single Article Act—
- jurisdiction of Tribunal, **1**, 487-498; **2**, 284-287; **3**, 298-301, 303-305, 309, 313-315; **5**, 51-53
- Nullus in commodum capere de sua injuria propria*, **6**, 228
- Odious debt, **8**, 446-447
- Offset, **2**, 324
- Order—
- by President, distinguished, **3**, 316
- disregard of, **4**, 13-16, 73
- of *exequatur*, **6**, 133, 135, 138, 139
- validity of, **2**, 346
- Ordre public*, **2**, 221; **3**, 14
- Outstanding claims: *see* Claims, outstanding
- Pacta sunt servanda*: *see under* Treaties, interpretation of
- Partnership, **3**, 161, 208
- Patent rights, **2**, 339, 341; *see also* Licence
- Performance guarantee, **2**, 241-245; **3**, 267; **7**, 42, 53, 121; **8**, 327-328
- cancellation, **8**, 322
- Permanent Court of International Justice, **1**, 210, 212, 213, 312, 329 n.1, 402, 405 n.1; **2**, 61, 147, 149, 210, 354; **3**, 20, 21, 32 n.1, 298 n.1, 302 n.4, 305 n.1, 308 n.2, 310 n.1, 313 n.1, 314 n.1, 315 n.3; **4**, 115, 118, 163; **5**, 261, 287, 292-295, 316, 342, 346 n.1, 351; **6**, 126, 163, 166 n.3; **7**, 135 n.2, 152 n.4; **8**, 207 n.8, 208 n.9, 211 n.19, 213, 278 n.54, 449
- Revised Rules (1936), Article 69, **1**, 233
- Persona standi*, **5**, 273, 274

- Political acts, as proximate cause, **2**, 39, 40, 253, 254, 256-258
- Post-hearing submissions: *see under* Procedure
- Postponement of hearing, **2**, 124; **3**, 209-211, 316-318, 362, 375, 377, 378; **8**, 30, 284-289
- Power of attorney: *see* Representation
- Precedent, **1**, 287; **2**, 185, 186, 189, 191, 301
- Prescription, **1**, 132
- Presidential Order—
- No. 1, **1**, 321, 398; **3**, 365; **7**, 205
 - No. 9, **3**, 141
 - No. 10, **3**, 126, 141
 - No. 12, **3**, 175
 - No. 17, **5**, 112
 - No. 27, **8**, 64
 - No. 28, **8**, 64
 - No. 29, **7**, 226, 236, 240, 245, 248, 250; **8**, 64
 - No. 33, **7**, 259, 262, 269; **8**, 2, 14, 16
 - No. 36, **7**, 262
- Principles of law: *see* General principles of, law
- Procedure—
- abuse of, **3**, 380
 - acceleration of proceedings, **3**, 7
 - case resolution techniques, **2**, 301, 302; **3**, 77; **5**, 298
 - consolidation of cases, **2**, 379, 396; **3**, 213; **4**, 239-241
 - consolidation of issues, **3**, 154, 155
 - date of receipt of documents, **8**, 52
 - delays, **3**, 40, 41, 55, 77, 87-89, 129, 296, 317, 318, 376, 383; **4**, 3, 4, 46, 71, 72, 81; **5**, 140-143, 146; **7**, 203, 204; **8**, 30-34, 34-40, 134, 284-289
 - duplicate proceedings, need to avoid, **8**, 363, 365, 367, 372
 - duty to abide by commitments, **8**, 29-30
 - excessive formality, **8**, 139
 - ex parte* motion, **3**, 387
 - failure to appear, **8**, 40
 - fairness to parties, **2**, 9, 123, 284, 288, 289, 346, 356; **3**, 23, 31, 85, 88, 89, 129, 130, 257, 281, 296, 298, 301, 302, 362, 365, 374-376, 383, 388, 389; **4**, 58, 64, 65, 67, 70-72, 93-95, 214, 241, 242, 261, 279; **5**, 140; **7**, 70, 119, 120, 126, 137, 204
 - joinder of claims, **3**, 99, 105, 112
 - joinder of parties, **3**, 161
 - joint filing of submissions, **3**, 373
 - notice, **1**, 232, 233, 418, 421
 - post-Award review, **8**, 116
 - post-Award submissions, **8**, 115
 - post-hearing submissions, **2**, 9, 122, 123, 139, 345; **3**, 39, 40, 76, 87-90, 99, 116, 226, 257, 281, 302, 303, 365, 380-383; **5**, 139; **7**, 70, 74, 88
 - postponement of hearing: *see* Postponement of hearing
 - pre-hearing conference, **2**, 327; **3**, 377, 378; **8**, 5, 133
 - preliminary objection, **3**, 298
 - procedural safeguards, **1**, 215
 - proper party: *see* Proper claimant and Proper respondent
 - reply and rejoinder, **3**, 98
 - request for hearing, **3**, 387, 388
 - request to submit further statement, **3**, 362, 363
 - stay of proceedings: *see under* Interim measures
 - stay of Tribunal proceedings, **7**, 237; *see also* Interim measures, stay of proceedings
 - submission of Memorials, **5**, 144, 146, 147
 - surprise submissions, **3**, 31, 365, 381; **8**, 341
 - suspension of proceedings, **3**, 298
 - validity of, **2**, 345-347
 - violation of, **5**, 2, 335
- Pro forma invoice: *see* Contract, pro forma invoice
- Promissory notes: *see* Negotiable instruments
- Proof, burden of, **1**, 420, 421, 428, 457, 458, 464, 467, 475-477, 481, 482; **2**, 108, 115, 119, 121, 153, 155, 382, 389, 390, 399; **3**, 16-18, 20, 29, 65, 66, 68, 71, 107, 108, 114, 115, 252, 294, 308 n.2; **4**, 80, 232, 251, 268, 276; **5**, 22, 23, 36, 43, 47, 173, 176, 219, 229, 231, 368, 375, 376; **6**, 66, 178, 210-212; **7**, 28, 29, 68, 80, 88, 106, 107, 116, 117, 128, 129, 190-192
- actori incumbit onus probandi*, **1**, 209, 420, 464
- allocation of, **3**, 18, 20, 70, 71; **5**,

- 245
prima facie case, **2**, 238, 239, 382, 399; **3**, 69, 71, 72, 288; **5**, 245, 376; **7**, 11
 to support defence, **3**, 18, 20, 27 n.2, 70, 71; **4**, 80
 Proper claimant, **1**, 176, 177; **2**, 9, 82-85, 105; **3**, 161, 246; **4**, 101, 143, 181, 210, 211; **5**, 70, 78, 79, 377; **6**, 265; **7**, 35, 120-124, 127, 129, 134-136, 171, 174, 199, 205-207; **8**, 21-22, 23; *see also* *Locus standi*
 Proper law of the contract, **1**, 171, 377, 378 n.16, 422; **3**, 48, 56; **4**, 267; **7**, 131; **8**, 162, 232
 Proper respondent, **1**, 134, 219, 389, 412, 413, 418, 427, 484, 503; **2**, 24-26, 147 n.1, 338; **3**, 53, 103, 230, 250, 275, 286, 351; **4**, 1, 75, 143; **5**, 138; **6**, 27-29, 70, 129, 174, 208 n.1; **7**, 121, 124-126; **8**, 133-138; *see also* Corporations, succession and Controlled entity
 Property rights—
 in persons, **2**, 80-86; **8**, 22, 23
 measures affecting, **2**, 39-41, 79, 81-88, 207; **3**, 65, 66; **4**, 154-156, 162-165; 167-172; **6**, 260
 —proximate cause, **2**, 42
 —unlawful conduct, **2**, 42
 Protection of goods, claimant's duty, **8**, 271
 Protection of parties, **6**, 40, 41
 Public order, **5**, 384; *see also* *Ordre public*
 protection of, **7**, 165, 166, 169, 170
 Purchase order, as contract, **4**, 266, 267, 276; **7**, 108, 109, 113; *see also* Contract

Quantum meruit, **1**, 287, 309 n.9; **2**, 111; **4**, 220, 221, 228, 230-236; **5**, 171; **6**, 169; **7**, 76; **8**, 162
 distinguished from contract, **4**, 232, 234; **8**, 224, 234
Quantum valebat, **4**, 234
 Quasi-contract, **3**, 278, 279; **4**, 231, 235

Ratione materiae, **5**, 278
Ratione personae, **5**, 278
Ratione temporis, **5**, 278
 Real estate—
 contracts relating to, **7**, 131, 132
Rebus sic stantibus: *see* Changed circumstances
 Recognition of nationality, **5**, 260, 334
 Regular course of dealing, **7**, 113
 Rehearing, **3**, 364, 365; **5**, 74
 Representation, **1**, 176, 177
 power of attorney, **1**, 167, 388
 proof of authority, **2**, 30, 35-37
 Representative case, **2**, 285, 286, 301; **3**, 300; *see also* Nationality of claim, shareholder claims
 Request, meaning of, **3**, 175, 388, 389; **4**, 15 n.1
Res derelicta, **6**, 173
Res judicata, **1**, 170, 171, 287; **2**, 56-59, 61, 63, 64 n.2, 66, 98, 311, 371; **4**, 16, 73 n.1, 233 n.1; **6**, 227 n.2
 Respondent: *see* Proper respondent
Restitutio in integrum, **6**, 157, 170; **8**, 385, 395-398
 Restitution, **1**, 287, 309 n.9, 422, 423; **2**, 236; **3**, 57 n.2, 293; **4**, 231; **5**, 112; **6**, 294, 295; *see also* Damages
 Rial Account, **8**, 188, 350
 Rights of parties, **3**, 300-303, 387; **4**, 115
 argument to Tribunal, **3**, 19, 28, 29, 299-303, 315; **4**, 242
 defence, right of, **2**, 3, 288, 327, 330; **3**, 87, 127, 128, 130, 315; **4**, 70, 71, 241; **7**, 124-126
 prejudice to, **6**, 70
 Roman law, **6**, 168
 Rules of international law: *see* General principles of, international law
 Rules of procedure: *see* Tribunal Rules

 Sales contract, **5**, 38, 40
 Security Account—
 abuse of, **4**, 207, 208
 currency of, **8**, 425-426
 disposition of interest, **1**, 189-192, 197-214
 effect on rate of interest, **8**, 321, 343-344
 effect on costs, **8**, 334 n.7
 indemnification of depositary, **1**, 196, 197; **8**, 279 n.56
 payment of bank fees, **1**, 192-196
 payments from, **3**, 128, 195, 196; **5**,

- 49; **8**, 14, 16, 43, 62, 98, 178, 188, 237, 327, 354, 361
 —deemed to be by principal debtor, **7**, 115
 —unauthorized items, **3**, 82, 358, 359; **4**, 208
 repayment to, **7**, 210, 211, 214
 Separate opinion, *see also* Concurring opinion; Concurring and dissenting opinion; Dissenting opinion; *and* Explanatory remarks—
 Aldrich, **1**, 200
 Ansari, **6**, 66; **8**, 65
 Bahrami, **8**, 65
 Brower, **8**, 29
 Holtzmann, **1**, 200; **5**, 82, 101, 138; **6**, 175; **8**, 329, 391
 Kashani, **1**, 115, 203, 329, 404; **4**, 67
 Lagergren, **8**, 385
 Mosk, **1**, 132, 200; **6**, 95
 Mostafavi, **8**, 65
 Sani, **1**, 452
 Shafeiei, **1**, 115, 203; **2**, 356; **5**, 175; **6**, 288
 Separation of issues, **2**, 2, 146, 285, 287; **3**, 297-301; **4**, 82; **5**, 54, 377
 Services, meaning of, **5**, 101, 102
 Settlement, **1**, 123-126, 140-143, 156, 157, 160-165, 181-184, 216, 217, 220-221, 327-333, 342-346, 403-410; **2**, 44-50, 90-95, 126-131, 132-137, 228-231, 261-267, 269-277, 278-280, 291-293, 305-309, 332, 333, 348-361, 364, 365, 366, 367; **3**, 34-35, 36-38, 73-75, 91-96, 119-123, 169-172, 176-180, 181-185, 186-197, 212-217, 218-224, 326-330, 338-348, 351-357, 366-371, 390-394; **4**, 20-25, 29-32, 33-38, 39-46, 47-52, 83-88, 183-191, 192-196, 197-198, 199-204, 205-209, 280-285; **5**, 76-77, 80-84, 88-89, 148-149, 150-151, 155-159, 249-250, 354-356; **6**, 1-3, 4-11, 20-26, 33-37, 38-42, 118-119, 120-124, 147-148; **7**, 209-216, 220-222, 223-224, 225-235, 236-238, 239-243, 244-246, 247-248, 249-257, 258-259, 260-268, 269-274; **8**, 11-12, 13-14, 18-19, 42-43, 66-71, 72-74, 79-80, 81-82, 83-84, 97-98, 183-188, 236-237, 349-352, 353-359
 absence of financial obligations noted, **8**, 82
 agreement not to pursue claims, **6**, 36; **8**, 67
 amendment to, **7**, 238; **8**, 214-215
 applicable law, **7**, 268
 approval of Iranian bank, **3**, 193, 194, 213, 220, 359, 360; **4**, 34
 assignment of rights, **6**, 6
 authority of representative, **6**, 39-41; **7**, 221
 availability of, **3**, 79
 breach of, **7**, 215; **8**, 105, 270-271, 282
 —damages for, **8**, 105-106
 concurring opinion, **2**, 357, 358; **3**, 78, 358
 conditional agreement, **7**, 213, 214, 237, 240-242, 263, 267
 conditional award, **3**, 340, 352, 358
 conditions for recording, **1**, 149-153; **3**, 78, 82, 192-194, 358
 —jurisdiction, **1**, 152
 —reasonableness, **1**, 152, 153
 confidentiality of negotiations, **2**, 356
 confidentiality of terms, **3**, 37, 74, 79, 80, 83, 169, 212, 339; **4**, 207, 209; **5**, 81, 82, 84, 88; **6**, 25, 34, 35; **7**, 210, 211, 222, 237; **8**, 185
 default, **7**, 211
 delays in payment of award, **3**, 196 n.1
 dissent to, **3**, 37, 38, 74, 78, 177, 182, 187, 192, 194, 327, 330, 352, 360; **4**, 22, 34, 84, 198, 200, 206; **5**, 77, 82, 355; **6**, 3, 21, 121
 enforcement, **1**, 330, 331, 406, 407; **3**, 37, 38, 74, 177, 182, 187, 194, 195, 327, 330, 353, 360; **4**, 22, 34, 41, 48, 84, 198, 200, 206; **5**, 77, 82, 355; **6**, 3, 21, 121
 escrow payment, **7**, 210
 evidence of, **3**, 358, 359
 exception to, **7**, 220, 221, 226-228, 230
 extinction of claims, **8**, 264
 form of award, **1**, 329, 330, 405, 406
 from beginning to end of the world, **7**, 252-254
 interdependence of terms, **6**, 121
 interpretation of

- “upon execution”, 8, 105
- invitation to negotiate, 7, 177-179
- jurisdiction of Tribunal, 1, 161; 5, 83, 353
- modified, 6, 120; 7, 261, 262
- null and void, 7, 210, 211, 213, 214
- parties bound by, 6, 122
- payment to Iranian bank, 3, 192-194
- performance of, 7, 213, 214
- precedential value, 6, 122, 124
- prejudicial to one party, 6, 40
- ratification of, 7, 222, 240; 8, 19, 185, 186
- reciprocal obligations of parties, 3, 75, 80, 177, 182, 187, 194, 195, 327, 330, 353, 360; 4, 22, 34, 84, 198, 200, 206; 5, 77, 82, 355; 6, 3, 21, 121; 7, 220; 8, 66, 97
- release from liability, 8, 214
- revocation of, 7, 214
- signature of parties, 4, 22, 23, 39
- standards for acceptance by Tribunal, 3, 78, 82, 358, 359; 4, 208
- status of, 5, 353
- suspension of contract rights, 8, 105
- third party claims, 6, 24
- to suspend proceedings, 7, 237
- waiver of claims, 8, 81-82
- withdrawal of, 3, 99
- without payment from Security Account, 7, 236
- without prejudice, 1, 161; 5, 159
- Shareholder claims: *see under* Nationality of claims and Corporations
- Social Security payments, 3, 248, 249; 7, 69
 - counterclaim for, 3, 116, 167, 236; 4, 246-248; 5, 233, 234; 6, 84, 85, 90, 91, 96, 174; 7, 87; 8, 326, 347-348
 - effect of contract on, 6, 91, 92
- Sole jurisdiction: *see* Forum selection clause, jurisdiction of Tribunal
- Sources of international law, 2, 84, 196; 4, 114; 5, 233, 332; 8, 397-401, 407-409
- Sovereign equality of States, principle of, 5, 263, 266, 304, 311, 312, 327, 331
- Sovereign immunity, 1, 107, 207; 2, 144, 149, 212, 259; 4, 115 n.2; 5, 6, 7, 10, 16, 117
- Sovereignty, 1, 105, 106, 192, 210, 212, 213, 516; 2, 183, 188, 205, 206, 210, 224, 353 n.1; 3, 298, 308 n.2, 312-314; 5, 11, 12, 19, 22, 49, 287, 314, 315, 330, 337; 7, 47, 170; 8, 340
 - respect for, 7, 135
- Soviet Union, law of, 5, 19
- Speculative reasoning, 6, 71
- Stare decisis*, 8, 141
- Statement of claim, 1, 134
 - amendment of, 1, 173, 174 n.2, 176, 177, 392-402; 2, 338; 3, 11, 30, 31, 81, 82, 358, 359; 4, 1, 101; 5, 30, 377; 6, 28, 29, 60, 63, 68; 8, 126, 134-140, 297
 - change of legal theory, 6, 60, 62, 70
 - whether substantive or procedural, 8, 136
 - preparation of, 4, 26
 - time limits: *see* Time limits
 - video tapes, 4, 26
- Statement of Counterclaim, 7, 88
- Statement of defence, 1, 166; 5, 138, 139
 - amendment of, 3, 116
 - counterclaim, need not include clarification of, 8, 269 n.41
 - failure to file, 2, 1-3; 3, 374, 375
 - preparation of, 2, 288
 - summary nature of, 3, 378
 - time limits: *see* Time limits, statement of defence
- State responsibility, *see also* Aliens, protection of and Public order, protection of—
 - abusive practice, 2, 188, 189; 6, 210
 - acts of officials, 6, 202, 203
 - due diligence, 2, 78, 79, 81, 84, 89
 - enforcement of contracts, 2, 220, 221
 - for nationals, 7, 124
 - for objective effect of acts, 6, 207
 - lawful measures, 2, 257, 258; 7, 166, 169
 - observation of international obligations, 8, 8-9
 - protection of aliens, 7, 169
 - protection of foreign investments, 7, 151, 152, 159, 160
 - treatment of foreign nationals, 5,

- 293, 383, 384
 treaty obligations, **3**, 388; **6**, 111; **8**, 78
 unjust enrichment, **2**, 237; **8**, 390
 Statute of limitations, **7**, 116; **8**, 136
 Stay of proceedings: *see under* Procedure
Sua sponte, **5**, 146; **6**, 41, 177; **7**, 116
 Subcontractor, **3**, 273, 274, 278, 279; **5**, 166
 Succession: *see under* Corporations
Sui generis, **4**, 116 n.1
 Summary enforcement procedures:
 see Arbitral award, basis for legal action
 Sweden, law of—
 arbitration, **7**, 204
 RB 13:5(2); Grade 139, **1**, 233
 Switzerland, law of—
 Code of Obligations, **7**, 191
- Taxes, **7**, 69
 applicability of, **3**, 115
 contract tax, **3**, 114
 counterclaim for
 —jurisdiction of Tribunal, **3**, 115, 167, 236, 252, 288; **4**, 246-248; **5**, 233, 234; **6**, 84, 85, 90, 96
 deductibility of, **3**, 114, 235, 262, 264, 288
 effect of contract on, **6**, 91, 92
 enforcement of laws relating to, **5**, 233, 234
 income tax, **3**, 288
 production of receipts, **3**, 368
- Technical Agreement with De Nederlandsche Bank N.V. (1981), **1**, 192-199, 204-212
- Technical Agreement with N.V. Settlement Bank (1981), **1**, 192-199, 204-212
 Appendix I, **1**, 204, 207
 Paragraph 1, **1**, 196, 198; **3**, 196; **6**, 66; **8**, 279 n.56
 Paragraph 3, **1**, 193, 194
- Technical Arrangement between Banque Centrale d'Algérie, Bank of England and Federal Reserve Bank of New York, **1**, 192-199, 204-212; **8**, 209 n.2; *see also* Dollar Account No. 1 and Dollar Account No. 2
 Paragraph 7, **5**, 68, 69
- Paragraph 10, **1**, 193
- Termination of claim: *see* Settlement
- Test case, **3**, 375
- Time limits, *see also* Procedure—
 amendment of claim, **2**, 338; **3**, 11, 30, 31; **6**, 60, 68; **8**, 134-140
 consolidation of cases, **4**, 241
 correction of award, **5**, 73
 counterclaims, **2**, 113, 268, 283, 286-289, 347; **3**, 116, 226, 253; **4**, 182; **5**, 400
 enforcement of, **3**, 85, 379
 exceptions, **2**, 315, 320
 extension of, **1**, 119, 120, 173-175, 230, 231, 320-325, 483; **2**, 3, 125, 283-290, 311, 327-331, 345-347; **3**, 41, 60, 85, 89, 90, 200, 301-303, 372-375, 377-379; **4**, 13, 17, 59, 63-67, 71-73, 76; **5**, 139, 140; **8**, 28, 39, 361
 —justification for, **3**, 84
 failure to meet, **1**, 132, 133, 171, 226-229, 334-336, 391, 485; **2**, 3, 123, 312, 313, 317, 318, 320, 321; **3**, 85, 90, 116, 226, 253, 380, 382; **4**, 3, 4, 61, 64, 67, 73, 76, 143, 182, 214, 227; **5**, 400; **7**, 116, 117, 182
 —due to delay in mail, **1**, 127, 129-131, 226-229
 —excused, **2**, 317
 —failure of courier, **1**, 128-131; **2**, 313, 318; **3**, 5; **4**, 76
 failure to set, **1**, 158, 159, 178-180; **4**, 66; **5**, 141-143
 filing of claim, **8**, 369
 implied modification, **8**, 185, 186
 statement of defence, **2**, 283, 286-289; **3**, 85, 89, 253, 374, 375
 submission of evidence: *see* Procedure, post-hearing submissions
 Undertakings: *see* Undertakings, time limits
- Trade law, **3**, 54; **5**, 394
- Trade practice, **5**, 32, 33
- Transfer of cases, **7**, 183, 200, 205
- Transfer of documents, **3**, 108, 119, 120
- Translation: *see under* Evidence
- Treaties—
 Agreement between U.S. and Egypt Concerning Claims of Nationals of the United States

Cambridge University Press

978-0-521-46442-0 - Iran-United States Claims Tribunal Reports, Volume 8

Edited by M. E. Macglashan

Index

[More information](#)

INDEX

479

- (1976), 5, 283, 285, 329
- Agreement Providing for Determination of Amount of Claims Against Germany, U.S.-Germany (1922), 2, 83
- Amity, Economic Relations and Consular Rights, Iran-U.S. (1955), 1, 313, 365, 501; 2, 84, 161, 257, 353; 4, 103-105, 109, 112-117, 155, 156, 174, 179; 5, 381-383; 6, 151, 168, 178, 200, 201 n.1, 208; 7, 41, 47, 50, 51; 8, 378-379, 428-450
- Article II, 4, 174 n.2; 6, 168
- Article IV, 2, 353, 388; 4, 102, 112, 114 n.1, 116, 174 n.2; 6, 168, 200 n.2, 225 n.1; 7, 40, 46, 51; 8, 379, 404
- Article V, 6, 183 n.1
- Article VII, 3, 28 n.1; 5, 382; 6, 211, 212; 7, 40, 46, 47
- Article XVII, 5, 270
- Article XX, 4, 174 n.2
- Article XXI, 8, 405
- Article XXIII, 4, 112, 113
- termination or breach of, 4, 112-114; 5, 381, 383
- validity, 8, 379, 431-451
- whether binding, 5, 381
- Charter of Economic Rights and Duties of States, 5, 11; 7, 170
- Claims Settlement Declaration: *see* Claims Settlement Declaration
- Convention on the Elimination of All Forms of Discrimination Against Women, 5, 273 n.1
- Convention on the Recognition and Enforcement of Foreign Arbitral Awards (1958), 2, 60; 6, 137 n.2
- Convention on the Recognition and Enforcement of Foreign Judgments (1983), 5, 233
- Convention on the Settlement of Matters Arising out of the War and Occupation of 26 May 1952, 5, 272, 298
- Draft Articles on Sovereign Immunity of States and State Properties, 5, 11 n.1
- Draft Articles on State Responsibility, 5, 12
- Draft Convention on Arbitral Procedure, 3, 301 n.1
- Draft Convention on the Protection of Foreign Property (1967), 4, 118 n.2, 174
- European Convention on Foreign Money Liabilities (1967), 8, 424
- General Declaration: *see* General Declaration
- Geneva Convention on Bills of Exchange (1932), 2, 168, 235; 3, 19; *see also* European Convention on International Commercial Arbitration
- Germany-U.S., Treaty of Peace of Berlin (1921), 2, 80, 83, 84
- Hague Conventions: *see* Hague Convention
- Harvard Draft Convention on the International Responsibility of States for Injuries to Aliens (1961), 2, 84, 89, 351, 352, 388; 4, 115, 118 n.2, 162, 166 n.1, 173; 7, 51
- Harvard Draft Convention on the Responsibility of States (1929), 2, 196, 197, 205; 5, 326
- International Monetary Fund Agreement: *see under* International Monetary Fund
- Treaty of Neuilly, 3, 311; 5, 320
- Treaty of Paris, France-Great Britain (1814), 2, 181; 5, 304, 312
- Treaty of Peace, United Nations and Italy, 2, 206; 5, 310, 326
- Treaty of Versailles (1919), 2, 80, 83, 84, 186
- Treaty of Washington, Great Britain-U.S. (1871), 2, 181, 190; 5, 305
- United Nations Charter, 3, 24 n.1
- Article 51, 2, 258 n.1
- United Nations Charter of Economic Rights and Duties of States, 4, 105, 106, 114 n.1
- United Nations Convention on Contracts for the International Sale of Goods, 5, 45
- United Nations Declaration on Inadmissibility of Intervention into Domestic Affairs of States, 8, 445
- United Nations Declaration on Permanent Sovereignty over National Resources, 4, 114 n.1
- United Nations Declaration on

- Principles of Friendly Relations, **8**, 445
- Universal Declaration of Human Rights, **5**, 273 n.1
- U.S.-Mexican Claims Convention (1868), **2**, 83
- U.S.-Mexican General Claims Convention (1923), **2**, 80, 83
- U.S.-Mexican Special Claims Convention (1923), **2**, 80
- U.S.-Poland Agreement (1960)
—Article 3, **1**, 466 n.1
- Vienna Convention: *see* Vienna Convention on the Law of Treaties
- Treaties, interpretation of, **1**, 101-110, 190-192, 198-201, 205, 207-213, 288, 289, 292-295, 307, 308, 310; **2**, 55, 61-63, 82-87, 147, 148, 151, 160-168, 178-215, 311, 315, 320, 363, 371, 402; **3**, 305; **5**, 2, 67, 83, 253, 259, 271, 273, 277, 294, 329-333, 341-346, 351; **6**, 168; **7**, 33; **8**, 92, 95, 207-213, 295; *see also* Jurisdiction of Tribunal, interpretation of Declarations
- aids to interpretation, **2**, 161-164, 179-215; **3**, 310; **5**, 262, 281, 290, 291, 329; **8**, 211
- ambiguity, effect of, **2**, 317; **5**, 287, 289, 290
- contra proferentem* rule: *see verba ambigua accipiuntur contra proferentem*
- expressio unius est exclusio alterius*, **8**, 264
- flexible, **1**, 199 n.1, 309 n.8
- good faith, principle of, **6**, 251, 270
- intention of parties, **1**, 103-105, 107-110, 190, 191, 198, 201, 205-207, 210, 211, 213, 245, 246, 255, 256, 265, 266, 276, 277, 284-286, 311, 312, 489, 491, 492, 495, 497, 498, 516; **2**, 56, 166, 210, 211, 213, 223, 315, 316, 320; **3**, 303-305, 307-310, 312-315; **5**, 14, 260, 267, 270, 272, 280, 281, 288, 329, 352; **6**, 270; **7**, 33
- judicial precedents, **5**, 262, 271, 304-328, 331, 332
- negotiating history, **2**, 161, 165, 196-198, 201, 202, 210, 212; **3**, 305-311, 313-315; **5**, 261, 300, 301, 304
- object and purpose of provisions, **5**, 261, 268, 270, 271, 281, 284, 285; **8**, 200-201
- ordinary meaning, **8**, 207-208
- pacta sunt servanda*, **1**, 114, 210
- preparatory work, **1**, 245, 246, 255, 256, 265, 266, 276, 277, 284-286, 310-312, 477; **3**, 303, 304, 307, 308, 315
- procès-verbaux*, **2**, 198,
- rebus sic stantibus*: *see* Changed circumstances
- reciprocity, **1**, 106, 107; **8**, 432-441
- restrictive, **1**, 192, 198, 211-213, 309 n.8, 480; **2**, 80, 179, 211, 223; **3**, 309, 312, 313; **5**, 13, 93, 95, 99, 126, 281, 287, 288, 330, 351; **7**, 135
- specialia derogant generalibus*, **1**, 104
- subsequent practice, **2**, 149; **5**, 71, 268, 271, 289, 332, 346, 347, 353; **8**, 201, 407, 440, 447-450
- terms, meaning of, **3**, 311, 314, 315; **5**, 4, 260, 267, 268, 270, 280, 281, 284, 285, 289, 290
- useful effect, principle of, **6**, 251
- ut res magis valeat quam pereat*, **1**, 292 n.25
- verba ambigua accipiuntur contra proferentem*, **2**, 211; **5**, 281, 286, 288, 330
- writings of scholars, **5**, 262, 264, 328
- Treaties, invalidity—
violation of internal laws, **3**, 303-309
- Tribunal—
absence of arbitrator: *see* Arbitrator, absence of
arbitrary action, **6**, 232
assignment of cases to chamber, **3**, 92, 126, 141, 237, 254, 268, 276, 292
authority of President, **5**, 51, 52
Chambers
—authority of, **5**, 47, 53
—independence of, **5**, 251
competence, **5**, 127; **6**, 52
dicta, **4**, 178, 180
discretion, **3**, 192, 207, 212, 234, 316, 339, 362, 382 n.1; **4**, 12, 224; **5**, 262; **7**, 116

- duty
- to avoid excessive technicality, **8**, 139
 - to clarify aim, **7**, 121, 126
 - to clarify requests, **5**, 147
 - to execute Algiers Declarations, **8**, 65
 - to implement international law, **7**, 171
 - to respect laws of Iran, **7**, 136
 - to respect legal facts, **5**, 12
 - to respond to arguments, **5**, 289
- exceeding powers, **5**, 335
- expeditious conduct of business, **7**, 204; **8**, 288
- expenses, **1**, 107, 108
- functus officio* rule (*dessaisissement de juge*), **3**, 177, 182, 187, 195, 196, 330 n.3
- impartiality of, **5**, 36, 41, 42, 49, 86; **6**, 41, 251, 252, 270, 271
- inherent power, **5**, 129; **6**, 108; **7**, 219
- international character of, **5**, 261, 284, 294-297, 299
- juge d'instruction*, **2**, 285, 286, 346; **3**, 300; **5**, 54
- jurisdiction: *see* Jurisdiction of Tribunal
- majority decision, **2**, 29, 113, 122, 146, 390; **3**, 55, 199, 210, 211, 277, 293, 295, 325; **4**, 82, 111, 159; **5**, 269, 277 n.1; **8**, 143
- neutrality of, **5**, 15, 16, 24, 49
- power to investigate, **2**, 115, 122 n.1, 153 n.1, 284, 285; **3**, 88, 89
- Procedural Guideline No. 1, **1**, 285
- quorum, **1**, 117
- statements contrary to fact, **5**, 36, 37
- suspension of proceedings, **7**, 281, 289, 301-302; **8**, 64
- ultra vires* conduct, **3**, 125-129, 140-144, 146, 297-301, 302 n.2, 315, 324; **5**, 335, 336; **6**, 252, 271
- workload, **4**, 68, 69, 71; **7**, 203; **8**, 415 n.23
- Tribunal Rules—
- Introductory Rules, Article 3, **1**, 431
 - Article 2, **1**, 127, 128, 130, 226, 228, 337, 398; **7**, 275; **8**, 54 n.4, 134
 - Article 3, **2**, 121
 - Article 4, **1**, 167; **2**, 36
 - Article 6, **1**, 113, 511-514
 - Article 7, **1**, 113
 - Article 8, **1**, 113
 - Article 9, **1**, 113, 114
 - Article 10, **1**, 112-115, 509, 512, 514, 516-518; **3**, 209
 - Article 11, **1**, 112-115, 509, 512, 516, 517
 - Article 12, **1**, 112-115, 509, 512-514, 516-518
 - Article 13, **3**, 126, 139, 209 n.4, 215
 - Amendment to, **7**, 56, 92
 - Article 14, **3**, 209 n.4, 316 n.3; **4**, 214; **5**, 362; **7**, 56, 183
 - Article 15, **1**, 167, 306; **2**, 54, 59 n.1, 122 n.1; **3**, 88, 362, 372, 387, 389; **4**, 64, 70, 95; **7**, 126; **8**, 115-116
 - Article 17, **1**, 234; **2** 368; **4**, 206; **8**, 54
 - Article 18, **1**, 134, 167, 396; **3**, 378; **4**, 26; **7**, 88
 - Article 19, **1**, 120, 159, 167, 171, 175, 179, 231, 492, 498; **2**, 36, 70, 113, 268, 289; **3**, 116, 226, 253, 374, 377, 378; **4**, 143, 182, 227; **5**, 400; **6**, 83, 101; **7**, 88, 116; **8**, 428-429
 - Article 20, **1**, 309 n.9, 393, 395, 399-401; **2**, 338; **3**, 11, 31; **4**, 101; **5**, 378; **6**, 28, 60, 63, 68, 70, 102; **8**, 137, 297 n.16
 - Article 21, **1**, 284, 285, 292, 294, 308, 320, 334, 335; **7**, 136; **8**, 44
 - Article 22, **3**, 382 n.1
 - Article 24, **1**, 323, 464, 477; **2**, 115, 121, 122, 300, 389; **3**, 20, 294; **4**, 58, 80, 268; **5**, 22; **6**, 210
 - Article 25, **1**, 306, 458, 484, 485; **2**, 122; **3**, 381; **5**, 59 n.1
 - Article 26, **1**, 154, 390; **2**, 60, 61, 65, 370, 371, 402; **3**, 60, 175; **4**, 7, 58; **5**, 128; **6**, 140; **8**, 47, 65, 218, 275, 278 n.55, 280
 - Article 27, **1**, 235; **4**, 95, 158; **8**, 276 n.31
 - Article 28, **1**, 324; **3**, 85, 363, 382 n.2; **8**, 40
 - Article 29, **2**, 101, 122; **8**, 115-116
 - Article 31, **1**, 200 n.2, 323, 424, 429-432, 449 n.1; **2**, 29 **3**, 55; **4**, 82, 159

- Article 32, **1**, 330, 331, 406, 420, 422, 449, 452, 454; **2**, 101, 333, 365, 367; **3**, 37, 74, 79, 83, 109, 118, 155, 168, 169, 212, 238, 255, 269, 293, 294, 339, 365; **4**, 180, 198, 206, 209; **5**, 81, 84, 252; **6** 34, 109, 268; **7**, 183, 210, 222; **8**, 114, 185
- Article 34, **1**, 140, 149, 150-153, 156, 160, 161, 163, 182-184, 216, 220, 221, 328-331, 342, 343, 404-406, 409; **2**, 45, 90, 126, 133, 134, 229, 262, 269, 279, 292, 306, 333, 348, 356, 357, 364, 367; **3**, 35, 37, 38, 74, 75, 78, 92, 119, 141, 169, 176, 181, 182, 187, 192, 194-196, 213, 219, 327, 328, 330, 338, 352, 353, 360, 390-392; **4**, 21, 22, 29, 30, 33, 34, 42, 47, 49, 83, 85, 86, 183, 185, 193, 194, 197-201, 205, 206, 282; **5**, 74, 76, 77, 80, 82, 149, 151, 156, 250, 355; **6**, 2, 3, 5, 21, 23, 34, 39, 121, 147; **7**, 210, 221, 224, 227, 236, 237, 242, 245, 248, 250, 253, 259, 262, 264, 269; **8**, 12, 14, 16, 18, 43, 67, 73, 80, 82, 84, 97, 184, 186, 187, 215, 237, 349, 354, 361
- Article 35, **3**, 364; **4**, 60; **5**, 74; **8**, 115
- Article 36, **3**, 364; **4**, 60, 81, 82, 111; **5**, 73, 74; **6**, 269; **8**, 117 n.11, 133
- Article 37, **3**, 364; **4**, 18; **5**, 73, 74; **8**, 53, 116-117
- Article 38, **1**, 414, 447, 451; **2**, 12, 113, 259, 385, 400; **3**, 33, 58, 71, 253, 275, 291; **4**, 79; **5**, 231; **7**, 47, 88, 197; **8**, 330
- Article 40, **1**, 414, 447, 451, 508; **2**, 12, 40, 113, 245, 259, 385, 400; **3**, 33, 58, 71, 253, 275, 391; **4**, 79; **6**, 217; **7**, 47, 197; **8**, 330, 331
- Article 41, **2**, 75, 76; **3**, 166; **4**, 92, 93, 158; **5**, 186, **8**; 41, 47, 331
- parties' agreement on, **5**, 268
- violation of, **4**, 81; **6**, 70
- UNCITRAL Rules: *see* Tribunal Rules
- UNCTAD, **8**, 409
- Undertakings—
- Paragraph 2, **6**, 66
- Paragraph 2(A), **5**, 67
- Paragraph 2(B), **1**, 137 n.1; **2**, 312-321; **3**, 3-6, 381; **5**, 58, 61, 67-70, 71; **8**, 197-203, 203-206
- ambiguity, **8**, 198-200, 205
- procedural requirements, **2**, 313-319; **3**, 5, 6
- time limits, **2**, 313-319; **3**, 5, 6
- Tribunal's jurisdiction to interpret, **8**, 206-213
- Unequal bargaining power, **3**, 320, 325
- United Kingdom, law of, **5**, 7, 8, 19; **6**, 136
- interest on debt, **2**, 12, 27
- Misrepresentation Act (1967), **3**, 30
- Oil and Undersea Pipeline Act (1975), **7**, 168
- United Nations, **7**, 170, 171
- United States—
- duty to examine validity of claims, **5**, 85
- Foreign Claims Settlement Commission, **5**, 350
- nationality of corporation, proof of, **1**, 456-474
- United States Courts—
- injunction, **3**, 267
- John Doe action, **3**, 15, 25
- stay of proceedings, **5**, 154, 344 n.1
- termination of claims, **2**, 56, 62
- United States, law of, **1**, 459, 460, 464, 467-474, 479-481
- Agricultural Foreign Investment Disclosure Act (1978), **1**, 472
- arbitration, **3**, 210, 211, 295
- Bankruptcy Act, **8**, 257-259
- California
- Code of Civil Procedure, **6**, 102
- Constitution, **7**, 204
- citizenship, **5**, 270
- Code of Ethics for Arbitrators in Commercial Disputes, **7**, 180 n.1, 204
- Code of Federal Regulations, **7**, 192
- Constitution, **5**, 296
- Article II(2), **3**, 307 n.1
- Article VI, **4**, 114
- contract, **3**, 163; **6**, 196, 274
- corporations, **7**, 205
- Domestic International Sales Corporation, **3**, 40; **7**, 186, 205
- Executive Order of 14 November 1979 (freezing Iranian assets), **7**, 192

- Executive Orders Prohibiting Transactions with Iran, **2**, 249, 251, 255 n.1; **5**, 60, 61; **6**, 28
extraterritorial effect, **8**, 258-259
Federal Communications Act (1934), **1**, 468
Federal Rules of Civil Procedure
—Rule 13(a), **6**, 101
—Rule 15(c), **8**, 136 n.3
—Rule 41, **1**, 233
Foreign Sovereign Immunities Act (1976), **2**, 148
government agencies, **5**, 8-11
Immigration and Nationality Act, **2**, 222; **5**, 100, 102
International Claims Settlement Act, **5**, 346 n.1
International Investment Survey Act (1976), **1**, 460
Iranian Assets Control Regulations, **2**, 248, 251, 252, 255 n.1; **5**, 14 n.1, 60
Merchant Marine Acts (1920 and 1936), **1**, 471
non-profit corporations, **5**, 345
partnership, **3**, 161
Restatement (Second) of Conflict of Laws, **7**, 99 n.1
Restatement (Second) of Foreign Relations Law (1965), **2**, 84; **5**, 297; **7**, 169; **8**, 135, 397-399
Rules for the ICC Court of Arbitration, **7**, 204
Shipping Act (1916), **1**, 471
Securities Act (1933), **2**, 148 n.1
Tax Reform Act (1984), **7**, 205
Treasury Regulations, **5**, 14
Uniform Commercial Code, **4**, 268; **5**, 45; **7**, 99, 102, 109, 113, 114; **8**, 140
—§1-106, **3**, 57 n.2
—§1-201, **3**, 20 n.2
—§2-204, **3**, 48
—§2-206, **3**, 50
—§2-207, **3**, 49
—§2-240, **7**, 109 n.2
—§2-319, **7**, 100 n.2
—§2-325, **7**, 109
—§2-504, **7**, 100 n.2
—§2-509, **7**, 100
—§2-602, **7**, 101 n.1
—§2-703, **7**, 110 n.1
—§2-706, **7**, 110 n.1, 111, 114 n.1
—§2-708, **7**, 111
—§2-709, **3**, 52, 56
—§2-710, **3**, 52, 56; **7**, 111
—§3-122, **7**, 115
—§3-302, **2**, 235; **3**, 20 n.2; **7**, 99
—§3-305, **3**, 20 n.2; **7**, 99, 100 n.1
—§3-307, **3**, 20
—§3-309, **3**, 51
—§3-413, **2**, 168; **3**, 19
—§3-506, **3**, 20 n.2
—§3-507, **2**, 169
Unjust enrichment, **1**, 287, 309 n.9; **2**, 155, 234-239; **3**, 30-32, 278, 279; **4**, 231, 232, 278, 279; **5**, 171, 172; **6**, 168, 169, 172, 177, 213, 215; **8**, 60, 390
Unlawful acts, **6**, 169
Video tapes: *see* Statement of claim, video tapes
Vienna Convention on the Law of Treaties (1969), **1**, 190, 205, 209, 289; **5**, 281, 351, 353; **8**, 443
Article 12, **1**, 200
Article 26, **1**, 109
Article 27, **1**, 490, 495; **3**, 304, 305
Article 31, **1**, 109, 198, 200, 201, 211, 288, 307; **2**, 82, 147, 149, 160, 161, 209, 210; **3**, 305 n.1, 310, 312 n.1; **5**, 83, 259, 260, 265, 273, 279, 281, 289, 290, 329-332, 341, 346; **8**, 92, 95, 200 n.12, 207, 295, 440, 447
Article 32, **1**, 109, 211 n.3, 288, 307; **2**, 160; **3**, 305 n.1, 310; **5**, 259, 279, 280
Article 45, **4**, 112 n.3, 113
Article 46, **1**, 490, 495; **3**, 304-306
Article 47, **1**, 489, 495; **3**, 304, 306
Article 54, **4**, 112 n.3
Article 60, **2**, 257
Article 62, **1**, 314; **4**, 112 n.3; **8**, 443-444
Article 65, **4**, 112 n.3; **8**, 444
Article 67, **4**, 112 n.3
Waiver of rights, **6**, 50
“Warehouseman’s lien”: *see under* Damages
Wholly-owned subsidiary, **7**, 206; *see also under* Nationality of claim, corporations
Withdrawal of action: *see* Claims, withdrawal of