

MS TRIBUNAL

دیوان داری دعاری ایران - ایالات متحدہ ¹¹³

ORIGINAL DOCUMENTS IN SAFE

Case No. 298

Date of filing: 2. Feb 87

** AWARD - Type of Award _____
- Date of Award _____
_____ pages in English _____ pages in Farsi

** DECISION - Date of Decision _____
_____ pages in English _____ pages in Farsi

** CONCURRING OPINION of _____
- Date _____
_____ pages in English _____ pages in Farsi

** SEPARATE OPINION of _____
- Date _____
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** DISSENTING OPINION of _____
- Date _____
_____ pages in English _____ pages in Farsi

** OTHER; Nature of document: Comments by messrs Aldrich & Boimov

- Date _____
2 pages in English _____ pages in Farsi

IRAN-UNITED STATES CLAIMS TRIBUNAL

دیوان داوری دعوی ایران - ایالات متحدہ



CASE NO. 298

CHAMBER TWO

AWARD NO. ITL 66-298-2

JAMES M. SAGHI, MICHAEL R. SAGHI,
and ALLAN J. SAGHI,

Claimants,

and

THE GOVERNMENT OF THE ISLAMIC
REPUBLIC OF IRAN,

Respondent.

IRAN UNITED STATES CLAIMS TRIBUNAL	دادگاه داوری دعوی ایران - ایالات متحدہ
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COMMENTS ON THE DECLARATION OF JUDGE BAHRAMI-AHMADI

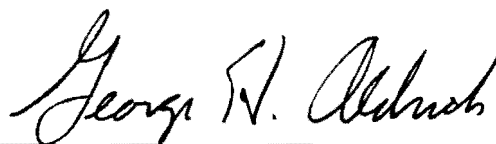
The Declaration of Judge Bahrami-Ahmadi which was filed in this Case on 19 January 1987 requires a brief comment by the other two Members of the Chamber in order to avoid any misunderstandings. While we understood the reasons why Judge Bahrami-Ahmadi felt it necessary to refuse to participate in the deliberation and signature of the Interlocutory Award filed on 12 January 1987 in this Case, it was clear to us that he understood the reasons why we felt obliged to proceed without him. As this Tribunal has previously held, a continuing international tribunal with many cases on its docket cannot permit its work to be frustrated by the refusal of one of its members to deliberate a claim or to sign an award.

The Award in this Case, ITL 66-298-2, like the decision of the Full Tribunal in Case No. A18, DEC 32-A18-FT, which determined the meaning of the Claims Settlement Declaration with respect to claims by dual nationals, is final and

binding pursuant to Article IV, paragraph 1, of the Declaration and Article 32, paragraph 2, of the Tribunal Rules. The Tribunal has the right to expect all concerned to act accordingly.



Robert R. Briner
Chairman



George H. Aldrich