

Table of contents

Introduction;

First Part: Conciliation as a Method of International Dispute Settlement

Jean-Pierre Cot: Expectations Attached to Conciliation Reconsidered

Lauri Mälksoo: Conciliation within the Framework of Dispute Settlement Procedures: An East European Perspective

Giuseppe Palmisano: Diplomatic and Jurisdictional Aspects in Conciliation Procedures: Conciliation between Dispute Settlement and Conflict Prevention

Daniel Thürer: Peaceful Settlement of International Disputes: About the Essence and Role of Conciliation

Second Part: Dispute Settlement within the OSCE

Riccardo Pisillo Mazzeschi: Prevention and Resolution of Conflicts in the OSCE and the Role of the Court of Conciliation and Arbitration

Christian Tomuschat: Conciliation within the Framework of the OSCE Court of Conciliation and Arbitration. An Assessment from the Viewpoint of Legal Policy

Third Part: Specialized Conciliation Procedures

Edouard Planche: UNESCO Mediation and Conciliation Procedure for Promoting the Return and Restitution of Cultural Property

August Reinisch: Elements of Conciliation in Dispute Settlement Procedures Relating to International Economic Law

Stuart Bruce: The Project for an International Environmental Court

Rüdiger Wolfrum: Conciliation under the UN Convention on the Law of the Sea

Fourth Part: A Prominent Example of Successful Conciliation

Ulf Linderfalk: The Jan Mayen Case (Iceland/Norway)

The Contributors;

Annex 1: Final Document of the Third Meeting of the CSCE Council of Ministers, Stockholm, 14-15 December 1992, Decision on Peaceful Settlement of Disputes

Annex 2: Convention on Conciliation and Arbitration within the CSCE

Annex 3: Provisions for a CSCE Conciliation Commission

Annex 4: Provisions for Directed Conciliation

Index.