

## CLAIMS: THE CASE OF GEORGE D. EMERY COMPANY

*Protocol of agreement and supplementary protocol signed at Washington May 25, 1909; protocol of settlement signed at Washington September 18, 1909*

*Protocol of agreement and supplementary protocol entered into force May 25, 1909*

*Protocol of agreement terminated September 18, 1909, in accordance with article IX*

1909 For. Rel. 460; Treaty Series 532½

CLAIM OF THE GEORGE D. EMERY CO., AN AMERICAN CORPORATION,  
v. NICARAGUA

### PROTOCOL OF AGREEMENT

The United States of America and the Republic of Nicaragua through their respective plenipotentiaries, Philander C. Knox, Secretary of State of the United States of America, and Señor Doctor Don Pedro Gonzales, Envoy Extraordinary and Minister Plenipotentiary of the Republic of Nicaragua on Special Mission, being duly authorized thereto, and Señor Doctor Don Rodolfo Espinosa, Envoy Extraordinary and Minister Plenipotentiary of Nicaragua to the United States, have agreed upon and concluded the following protocol:

Whereas, the United States of America, on behalf of the George D. Emery Company, an American corporation, claims that the annulment by the Government of Nicaragua of a certain concession granted by said Government to one Herbert C. Emery, and by him assigned to said George D. Emery Company, was contrary to law and in contravention of the rights of said corporation, under its concession; and

Whereas, the Republic of Nicaragua maintains both the legality and justice of such annulment, and

Whereas, the two Governments have concluded to submit the determination of the controversy to arbitration it is therefore agreed as follows: