REPORTS OF INTERNATIONAL ARBITRAL AWARDS

RECUEIL DES SENTENCES ARBITRALES

Francisco Quintanilla et al. (United Mexican States) v. United States.

14 March 1927

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THOMAS H. YOUMANS (U.S.A.) v. UNITED MEXICAN STATES.

(March 14, 1927. Page 196.)

PROCEDURE, RECTIFICATION OF AWARD. Rectification of Spanish text of award, to make it conform to English text, ordered.

(Text of decision omitted.)

FRANCISCO QUINTANILLA et al. (UNITED MEXICAN STATES) v. UNITED STATES OF AMERICA.

(March 14, 1927. Page 197.)

Procedure, Rectification of Award. Rectification of Spanish text of award, to make it conform to English text, ordered.

(Text of decision omitted.)

JOSEPH E. DAVIES (U.S.A.) v. UNITED MEXICAN STATES.

(March 23, 1927. Pages 197-205.)

CONTRACT CLAIMS.—CLAIM quantum meruit.—NULLITY DECREES. Claim for payment for legal services rendered under contract made by claimant with agent of de facto Mexican Government allowed. Nullification laws of Mexico held to be without effect on rights of claimant. Where contract contained express limitation of authority of agent acting for Mexico, held claimant bound by such notice. Claim for services on a quantum meruit basis not made by claimant or allowed by tribunal.

Cross-references: Am. J. Int. Law. Vol. 21, 1927, p. 777; Annual Digest, 1927-1928, p. 207.

1. Claim is made in this case by the United States of America in behalf of Joseph E. Davies to obtain the payment of \$170,000 alleged to be due for legal services rendered by Davies under a contract concluded on or about October 11, 1920, between him and the Government of Mexico, acting through Roberto V. Pesqueira, Financial Agent of the Mexican Government in the United States. In the Mexican Government's Brief Mr. Pesqueira is also described as "confidential and financial Agent of the United Mexican States." A motion to dismiss this case on the ground that the claim, being based on an alleged non-performance of contractual