REPORTS OF INTERNATIONAL ARBITRAL AWARDS

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MAMIE BROWN (U.S.A.) v. UNITED MEXICAN STATES.

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RESPONSIBILITY FOR ACTS OF MINOR OFFICIALS.—ACTS OF POLICE.— DIRECT RESPONSIBILITY.—DENIAL OF JUSTICE.—FAILURE TO APPREHEND OR PUNISH.—MEASURE OF DAMAGES, WRONGFUL DEATH.—FINALITY OF ACTS OF INVESTIGATING MAGISTRATE. Claim based upon same circumstances as those of Margaret Roper claim supra allowed.

(Text of decision omitted.)

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RESPONSIBILITY FOR ACTS OF MINOR OFFICIALS.—ACTS OF POLICE.— DIRECT RESPONSIBILITY.—DENIAL OF JUSTICE.—FAILURE TO APPREHEND OR PUNISH.—MEASURE OF DAMAGES, WRONGFUL DEATH.—FINALITY OF ACTS OF INVESTIGATING MAGISTRATE. Claim based upon same circumstances as those of Margaret Roper claim supra allowed.

(Text of decision omitted.)

JENNIE L. CORRIE (U.S.A.) v. UNITED MEXICAN STATES.

(April 4, 1927, concurring opinion by American Commissioner, undated, concurring opinion by Mexican Commissioner, undated. Pages 213-218.)

PROCEDURE, AMENDMENT OF MEMORIAL.—WRONGFUL DEATH, PARTIES CLAIMANT. A claim was duly filed with the tribunal by mother of deceased American subject based on his death. Mother thereafter died. Motion to amend memorial by substituting father of decedent as party claimant *allowed* notwithstanding expiration of time allowed for filing claims generally.

Cross-references: Am. J. Int. Law, Vol. 21, 1927, p. 782; British Yearbook, Vol. 9, 1928, p. 156.

(Text of decision omitted.)

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