REPORTS OF INTERNATIONAL ARBITRAL AWARDS

RECUEIL DES SENTENCES ARBITRALES

John W. Haley (U.S.A.) v. United Mexican States

23 July 1927

VOLUME IV p. 313



NATIONS UNIES - UNITED NATIONS Copyright (c) 2006

JOHN W. HALEY (U.S.A.) v. UNITED MEXICAN STATES.

(July 23, 1927, concurring opinion by American Commissioner, July 23, 1927, dissenting opinion by Mexican Commissioner, undated. Pages 465-471.)

EFFECT OF ESCAPE OF CLAIMANT FROM PRISON UPON CLAIM.—ILLEGAL ARREST.—INFLUENCING OF TRIAL BY GOVERNOR OF STATE.—CONSOLIDATION OF CRIMINAL CASES WITHOUT REASON.—UNDUE DELAY IN JUDICIAL PROCEEDINGS.—FAILURE TO INFORM ACCUSED OF CHARGES AGAINST HIM.—EXORBITANT BAIL.—FAILURE TO PROVIDE COUNSEL OR INTERPRETER TO ACCUSED.—FAILURE TO SWEAR WITNESSES.—FAILURE TO CONFRONT ACCUSED WITH WITNESSES.—INSUFFICIENT HEARING OR TRIAL.—FAILURE TO MEET ORDINARY JUDICIAL STANDARDS.—CONVICTION ON INSUFFICIENT EVIDENCE.—UNDUE SEVERITY OF PENALTY IMPOSED.—CRUEL AND INHUMANE IMPRISONMENT.—MISTREATMENT DURING IMPRISONMENT. Rulings in B. E. Chattin claim supra followed.

Cross-reference: British Yearbook, Vol. 9, 1928, p. 158.

(Text of decision omitted.)

G. A. ENGLEHART (U.S.A.) v. UNITED MEXICAN STATES.

(July 23, 1927, concurring opinion by American Commissioner, July 23. 1927, dissenting opinion by Mexican Commissioner, undated. Pages 471-473.)

EFFECT OF ESCAPE OF CLAIMANT FROM PRISON UPON CLAIM.—ILLEGAL ARREST.—INFLUENCING OF TRIAL BY GOVERNOR OF STATE.—CONSOLIDATION OF CRIMINAL CASES WITHOUT REASON.—UNDUE DELAY IN JUDICIAL PROCEEDINGS.—FAILURE TO INFORM ACCUSED OF CHARGES AGAINST HIM.—EXORBITANT BAIL.—FAILURE TO PROVIDE COUNSEL OR INTERPRETER TO ACCUSED.—FAILURE TO SWEAR WITNESSES.—FAILURE TO CONFRONT ACCUSED WITH WITNESSES.—INSUFFICIENT HEARING OR TRIAL.—FAILURE TO MEET ORDINARY JUDICIAL STANDARDS.—CONVICTION ON INSUFFICIENT EVIDENCE.—UNDUE SEVERITY OF PENALTY IMPOSED.—CRUEL AND INHUMANE IMPRISONMENT.—MISTREATMENT DURING IMPRISONMENT. Rulings in B. E. Chattin claim supra followed.

(Text of decision omitted.)