# REPORTS OF INTERNATIONAL ARBITRAL AWARDS

#### RECUEIL DES SENTENCES ARBITRALES

Messrs. D. J. and D. Spillane and Company (Great Britain) v. United Mexican States

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### THE MADERA COMPANY (LIMITED) (GREAT BRITAIN) v. UNITED MEXICAN STATES

(Decision No. 41, May 13, 1931. Pages 67-71.)

Corporation, Proof of Nationality. Certificate of incorporation in Canada, together with power of attorney executed by officers of corporation in Canada, *held* sufficient evidence of British nationality.

Cross-reference: Annual Digest, 1931-1932, p. 265.

Comments: G. Godfrey Phillips, "The Anglo-Mexican Special Claims Commission", Law Q. Rev., Vol. 49, 1933, p. 226 at 234.

(Text of decision omitted.)

## MESSRS. D. J. AND D. SPILLANE AND COMPANY (GREAT BRITAIN) v. UNITED MEXICAN STATES

(Decision No. 42, May 13, 1931. Pages 72-80.)

Partnership, Claim of. Demurrer to claim of partnership formed under Mexican law but composed exclusively of partners of British nationality allowed, without prejudice to the later introduction of a claim filed in the name of the partners individually or otherwise in such form as may be admissible under the compromis.

Cross-reference: Annual Digest, 1931-1932, p. 218.

(Text of decision omitted.)

### JOHN CECIL GERARD LEIGH (GREAT BRITAIN) v. UNITED MEXICAN STATES

(Decision No. 43, May 14, 1931, reservations by British Commissioner, May 14, 1931. Pages 80-85.)

Affidavits as Evidence.—Necessity of Corroborating Evidence. Unsupported affidavit of claimant's manager held insufficient evidence. Claim disallowed.

(Text of decision omitted.)