REPORTS OF INTERNATIONAL ARBITRAL AWARDS

RECUEIL DES SENTENCES ARBITRALES

Pierre Lambreton (France) v. United Mexican States

10 June 1929

VOLUME V p. 539



NATIONS UNIES - UNITED NATIONS Copyright (c) 2006 DECISIONS 539

ANTOINE TALAVERO (FRANCE) v. UNITED MEXICAN STATES

(Decision No. 36 of June 10, 1929, by Presiding Officer and French Commissioner only.)

RESPONSIBILITY FOR ACTS OF FORCES. Looting of hotel-restaurant by group of soldiers belonging to Constitutional forces held covered by Article III of the Convention.

(Text of decision omitted.)

PIERRE LAMBRETON (FRANCE) v. UNITED MEXICAN STATES

(Decision No. 37 of June 10, 1929, by Presiding Officer and French Commissioner only.)

RESPONSIBILITY FOR ACTS OF FORCES. Looting of apartment and factory and destruction of factory by Constitutional forces *held* covered by Article III of the Convention.

(Text of decision omitted.)

ALBERT A. PRADEAU (FRANCE) v. UNITED MEXICAN STATES

(Decision No. 38 of June 10, 1929, by Presiding Commissioner and French Commissioner only.)

RESPONSIBILITY FOR ACTS OF FORCES. Looting of hacienda and destruction of movables by Yaqui Indians incorporated in Constitutionalist forces held covered by Article III of the Convention. The fact that Indians temporarily left the Constitutionalist forces did not alter their status as members of such forces.

(Text of decision omitted.)

ANDRÉ CHAURAND (FRANCE) v. UNITED MEXICAN STATES

(Decision No. 39 of June 10, 1929, by Presiding Commissioner and French Commissioner only.)

RESPONSIBILITY FOR ACTS OF FORCES. Looting of shop, forced loans and requisitions by Constitutionalist forces *held* covered by Article III of the Convention.

(Text of decision omitted.)