REPORTS OF INTERNATIONAL ARBITRAL AWARDS

RECUEIL DES SENTENCES ARBITRALES

John B. Okie (U.S.A.) v. United Mexican States

3 December 1926

VOLUME IV p. 134
in which I understand the other two Commissioners concurred, that obviously no denial of justice can be predicated upon the action of the President of the United States in disapproving of the sentence of the court-martial.

Fred K. Nielsen,
Commissioner.

JOHN B. OKIE (U.S.A.) v. UNITED MEXICAN STATES.
(December 3, 1926. Pages 185-186.)

PROCEDURE, RECTIFICATION OF AWARD. Rectification of amount of award, as stated in Spanish text, to conform to the amount stated in English text, ordered.

(Text of decision omitted.)

WILLIAM A. PARKER (U.S.A.) v. UNITED MEXICAN STATES.
(December 3, 1926. Page 186.)

PROCEDURE, RECTIFICATION OF AWARD. Rectification of amount of award, as stated in Spanish text, to conform to the amount stated in English text, ordered.

(Text of decision omitted.)

ILLINOIS CENTRAL RAILROAD CO. (U.S.A.) v. UNITED MEXICAN STATES.
(December 6, 1926. Pages 187-190.)

CONTRACT CLAIMS. Claim for non-payment for railroad locomotives sold and delivered to respondent Government allowed.

INTEREST ON AWARDS. Interest on award, from date when obligation of respondent Government first arose up to date of last award to be rendered by tribunal, allowed.


1. This case is before the Commission for a final decision after counsel have been heard in oral arguments on the merits. Claim was originally made by the United States of America on behalf of the Illinois Central Railroad Company in the amount of $1,807,531.36 with interest thereon from April