REPORTS OF INTERNATIONAL ARBITRAL AWARDS

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

13 May 1931

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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.


(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.


(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.)


(Text of decision omitted.)