REPORTS OF INTERNATIONAL ARBITRAL AWARDS

RECUEIL DES SENTENCES ARBITRALES

The Sonora (Mexico) Land and Timber Company (Ltd.) (Great Britain) v. United Mexican States

24 June 1931

VOLUME V p. 207
THE ANZURES LAND COMPANY (LIMITED) (GREAT BRITAIN) v. UNITED MEXICAN STATES

(Decision No. 62, June 24, 1931. Pages 169-171.)

CORPORATE CLAIMS.—AUTHORITY TO PRESENT CLAIM. Evidence of authority to file claim held sufficient.

(Text of decision omitted.)

THE SONORA (MEXICO) LAND AND TIMBER COMPANY (LIMITED) (GREAT BRITAIN) v. UNITED MEXICAN STATES

(Decision No. 63, June 24, 1931. Pages 171-177.)

CORPORATE CLAIMS.—NATIONALITY OF CORPORATE CLAIM.—PROOF REQUIRED TO ESTABLISH BRITISH NATIONAL INTEREST IN MEXICAN CORPORATION.—ALLOTMENT. In a claim by a British corporation based on its interest in a Mexican corporation, an allotment to such British corporation held required under the compromis.

(Text of decision omitted.)

MINNIE STEVENS ESCHAUZIER (GREAT BRITAIN) v. UNITED MEXICAN STATES

(Decision No. 64, June 24, 1931, dissenting opinion by British Commissioner, June 24, 1931. Pages 177-184.)

NATIONAL CHARACTER OF CLAIM.—CONTINUING NATIONALITY OF CLAIM. While as a general rule it is sufficient for purposes of jurisdiction if it be established that the claim has remained continuously in the hands of citizens of the claimant Government until the time of its filing, when the record disclosed that prior to the date of the award the claim had lost its national character, motion to dismiss allowed.


1. This is a claim for compensation for damages suffered at the Hacienda de la Mula in the counties of Hidalgo, Valles and Ciudad del Maíz in the State of San Luis Potosí during the Constitucionalist revolution of the years 1912 to 1914 inclusive.

According to the Memorial the late Mr. William Eschauzier, who was the owner of the Hacienda de la Mula at the time of these losses, was a British