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RUTH M. RAEBURN (GREAT BRITAIN) v. UNITED MEXICAN STATES

(Decision No. 123, February 15, 1932. Pages 357-358. See also decision No. 38.)

DIRECT SETTLEMENT OF CLAIM BETWEEN AGENTS. Direct settlement of claim by agreement between British and Mexican Agents approved by tribunal.

(Text of decision omitted.)

AUGUSTINA PLATT HALL AND RICHARD J. C. WOON (THE SANTA ISABEL CLAIMS) (GREAT BRITAIN) v. UNITED MEXICAN STATES

(Decision No. 124, February 15, 1932. Pages 359-360.)

DIRECT SETTLEMENT OF CLAIM BETWEEN AGENTS. Direct settlement of claim by agreement between British and Mexican Agents approved by tribunal.

(Text of decision omitted.)

THE MEXICAN TRAMWAYS COMPANY (GREAT BRITAIN) v. UNITED MEXICAN STATES

(Decision No. 125, February 15, 1932. Pages 360-361. See also decision No. 65 and No. 121.)

DIRECT SETTLEMENT OF CLAIM BETWEEN AGENTS. Direct settlement of claim by agreement between British and Mexican Agents approved by tribunal.

(Text of decision omitted.)

SARAH BRYANT, COUNTESS D'ETCHEGOYEN (GREAT BRITAIN) v. UNITED MEXICAN STATES

(Decision No. 126, August 6, 1932. Pages 361-362.)

EVIDENCE BEFORE INTERNATIONAL TRIBUNALS.—FAILURE TO FURNISH CORROBORATING EVIDENCE CAUSED BY ACTS OF AGENCY OF RESPONDENT GOVERNMENT. British Agent sought to excuse failure to produce evidence corroborating that of claimant on ground he had not been able to obtain return of the relevant documents from the Mexican National Claims Commission. Claim disallowed.