THE HOME INSURANCE COMPANY (U.S.A.) v. UNITED

MEXICAN STATES. (October 7, 1926, Page 68.)

Downloaded from worldcourts.com. Use is subject to terms and conditions. See worldcourts.com/terms.htm

- 1. The Commission, in its opinion rendered in this case on March 31, 1926, stated that the Government of Mexico was obliged to pay to the claimant the division of the through freight charges from Puerto México to New Orleans. The Commission added that, upon the Government of the United States filing on or before May 1, 1926, evidence satisfactory to the Commission of the amount due claimant under this decision, an award would be entered for such amount.
- 2. The American Agent, on April 30, 1926, filed testimony, satisfactory to the Commission, stating the division of the through freight charges from Puerto México to New Orleans to have been \$594.14 (five hundred and ninety-four dollars fourteen cents, United States currency).
- 3. Therefore, award is hereby given that, on account of the claim herein presented, the Government of the United Mexican States is obligated to pay \$594.14 to the Government of the United States of America.