



PODER JUDICIAL DE LA FEDERACIÓN

[...]

the last action tending to promote the proceeding in the present ordinary civil lawsuit in which we are acting, was the order of September twenty-eighth, two thousand twenty, in which the proceeding was resumed and the testimony of the resolution pronounced on September twenty-third, two thousand twenty, by the Fourth Unitary Tribunal of the Seventh Circuit, with residence in Veracruz, Veracruz; therefore, it is evident that as of this date the term of one year has elapsed (which ended on September twenty-eighth, two thousand and twenty-one as a necessary presupposition for the expiration of the instance referred to in Article 373, section IV, of the Federal Code of Civil Procedures.

The foregoing, because such term is computed as a calendar year, and it should be noted that this term includes non-working days; therefore, based on the aforementioned legal precept, **IT IS DECREED THE EXPIRATION OF THE INSTANCE** in this trial.