ARTICLE 9

The fact that an attempt to take evidence by the method mentioned in Article 8 has failed owing to the refusal of any witness to appear, to give evidence, or to produce documents or exhibits does not preclude a request being subsequently made in accordance with Article 7.

ARTICLE 10

(a) Where evidence is taken in the manner provided in Article 7, the High Contracting Party, by whose judicial authority the "Letters of Request" are addressed, shall repay to the other High Contracting Party any expenses incurred by the by the competent authority of the latter in the execution of the request in respect of any charges and expenses payable to witnesses, who have not appeared ators, the costs of obtaining the attendance of witnesses who have not appeared volumes. Voluntarily, and the charges and expenses payable to any person whom such authority may have deputed to act in cases where the law of his own country hermits this country and expenses incurred by reason of a permits this to be done, and any charges and expenses incurred by reason of a special such speci *Decial procedure being requested and followed. These expenses shall be such as are usually allowed in similar cases in the courts of the country where the

evidence has been taken. (b) The repayment of these expenses shall be claimed by the competent Authority, by whom the "Letters of Request" have been executed, from the consular transmitted when sending to him the Consular Officer, by whom the "Letters of Request" have been executed, him the

documents establishing their execution. (c) Except as above provided no fees of any description shall be payable by (c) Except as above provided no fees of any description shall be reduced on the High Contracting Party to the other in respect of the taking of evidence.

IV .- Judicial Assistance for Poor Persons, Imprisonment for Debt and Security for Costs

ARTICLE 11

The subjects of one High Contracting Party shall enjoy in the territory of the subjects of one High Contracting Party shall enjoy in the territory lects of the other High Contracting Party a perfect equality of treatment with subjects of that High Contracting Party as regards free judicial assistance for poor hersons and imprisonment for debt; and provided that they are resident in any such territory, shall not be compelled to give security for costs in any such territory, shall not be compelled to give security for costs in any there a subject of such other High Contracting Party would not be so case where a subject of such other High Contracting Party would not be so compelled. V.—General Provisions

ARTICLE 12 Any difficulties which may arise in connection with the operation of this Convention shall be settled through the diplomatic channel.

ARTICLE 13. The present Convention, of which the English and Swedish* texts are The present Convention, of which the English and Ratifications shall be subject to ratification. Ratifications shall be subject to ratification and after the date and shall remain in force for three the date on which ratifications are exchanged and shall remain in force for three rears of the High Contractrears after the date of its coming into force. If neither of the High Contracting Parties shall have given notice through the diplomatic channel to the other less the expiration of the said period of three years of less than six months before the expiration of the said period of three years of hess than six months before the expiration of the said period of the his intention to terminate the Convention, it shall remain in force until the private the convention of the High Contracting Expiration to terminate the Convention, it shall remain High Contracting Parties of the High Contracting Parties of the High Contracting parties shall have given notice to terminate it.

*Not printed.

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