Parties should accept the unanimous opinion of the Commission or the opinion of the non-national Commissioner on any points in dispute as an arbitral Award rendered under the provisions of chapter iv of The Hague Convention of 1907.

AS TO ARTICLE IV.

Pursuant to the provisions of this article hereinbefore cited, this Tribunal recommends for the consideration of the Parties the following rules and method of procedure under which all questions which may arise in the future regarding the exercise of the liberties above referred to may be determined in accordance with the principles laid down in this Award.

1.

All future municipal laws, ordinances or rules for the regulation of the fishery by Great Britain in respect of (1) the hours, days or seasons when fish may be taken on the treaty coasts; (2) the method, means and implements used in the taking of fish or in carrying on fishing operations; (3) any other regulation of a similar character shall be published in the 'London Gazette' two months before going into operation.

Similar regulations by Canada or Newfoundland shall be similarly published in the 'Canada Gazette' and the 'Newfoundland Gazette' respectively.

2.

If the Government of the United States considers any such laws or regulations inconsistent with the treaty of 1818, it is entitled to so notify the Government of Great Britain within the two months referred to in Rule No. 1.

3.

Any law or regulation so notified shall not come into effect with respect to inhabitants of the United States until the Permanent Mixed Fishery Commission has decided that the regulation is reasonable within the meaning of this Award.

4.

Permanent Mixed Fishery Commissions for Canada and Newfoundland respectively shall be established for the decision