1

d

C

à

n di

21

P

P

dé

di

de

CO

ler

(3) It shall be the duty of the Government of the Republic of Poland ¹⁰ notify to the Government of each of the High Contracting Parties the date of which this Convention comes into force as well as the date of the deposit of each ratification.

ARTICLE 38

22

(1) This Convention shall, after it has come into force, remain open for accession by any State.

(2) The accession shall be effected by a notification addressed to the Government of the Republic of Poland, which will inform the Government of each of the High Contracting Parties thereof.

(3) The accession shall take effect as from the ninetieth day after the notification made to the Government of the Republic of Poland.

ARTICLE 39

(1) Any one of the High Contracting Parties may denounce this Convention by a notification addressed to the Government of the Republic of Poland, which will at once inform the Government of the Republic of Poland, which will at once inform the Government of each of the High Contracting Parties.

(2) Denunciation shall take effect six months after the notification of neition, and shall operate only a shall operate on the shall op denunciation, and shall operate only as regards the party who shall have proceeded to denunciation.

ARTICLE 40

(1) Any High Contracting Party may, at the time of signature or of deposition of declaration or of accession declara that the of ratification or of accession declare that the acceptance which he gives to the Convention does not apply to all or any of his Convention does not apply to all or any of his colonies, protectorates, territories under mandate, or any other territory subject to his sovereignty or his authority or any territory under his suzerainty.

(2) Accordingly any High Contracting Party may subsequently acceded rately in the name of all or any of his party may subsequently riteries separately in the name of all or any of his colonies, protectorates, territorie under mandate or any other territory subject to his sovereignty or to be under by authority or any territory under his support to his sovereignty or to be under by authority or any territory under his suzerainty which has been thus excluded by

(3) Any High Contracting Party may denounce this Convention, in accordance with its provisions, separately or for all or any of his colonies, protectorates, territories under mandate or any of his to his protectorates, territories under mandate or any other territory subject to sovereignty or to his authority, or any other territory under his suzerainty.

ARTICLE 41

Any High Contracting Party shall be entitled not earlier than two $y_{\text{plug}}^{\text{party}}$ after the coming into force of this Convention to call for the assembling of a new international Conference in order to convide the call for the assembling may new international Conference in order to consider any improvements which may be made in this Convention. To this and he will be any improvements which cover be made in this Convention. To this end he will communicate with the Governments to make ment of the French Republic which will take the necessary measures to make

This Convention done at Warsaw on the 12th October, 1929, shall remain open for signature until the 31st January, 1930.

Germany, Austria, Brazil, Denmark, France, Great Britain and Northern and, the Commonwealth of Australia rince, Great Britain and Italy (Here follow the signatures on behalf of the following countries: Ireland, the Commonwealth of Australia, the Union of South Africa, Italy, Luxembourg, Poland, Switzerland and V

Luxembourg, Poland, Switzerland and Yugoslavia.)

20 to to pr

tor 00

an d'i tio

daié

011. Bre

Afi