Recourse may always be had to the summary procedure provided for in Article 29, in the cases referred to in the first paragraph of the present Article, if the parties so request.

In Labour cases, the International Office shall be at liberty to furnish the Court with all relevant information, and for this purpose the Director of that Office shall receive copies of all the written proceedings.

New text of Article 27.

Cases relating to transit and communications, particularly cases referred to in Part XII (Ports, Waterways and Railways) of the Treaty of Versailles and the corresponding portion of the definition of the definition of the second seco the corresponding portions of the other Treaties of Peace, shall be heard and determined by the Court and the the court and determined by the Court under the following conditions:

The Court will appoint every three years a special Chamber of five judges, selected so far as possible with due regard to the provisions of Article 9. addition, two judges shall be selected for the purpose of replacing a judge who finds it impossible to sit. If the selected for the purpose of replacing a judge who finds it impossible to sit. If the parties so demand, cases will be heard and determined by this Chamber I. If the parties so demand, cases will be heard and determined by this Chamber I. mined by this Chamber. In the absence of any such demand, the full Court will sit. When desired by the parties or decided by the Court, the judges will be assisted by four technical account of decided by the Court, the judges will be assisted by four technical assessors sitting with them, but without the right to vote. vote.

The technical assessors shall be chosen for each particular case in accordance with rules of procedure under Article 30 from a list of "Assessors for Transit and Communications Cases" compared of the Communications Cases" composed of two persons nominated by each Member of the League of Nations of the League of Nations.

Recourse may always be had to the summary procedure provided for in cle 29, in the cases referred to in the formation of the summary procedure provided for its cle and the summary procedure provided for its clear the summary provid Article 29, in the cases referred to in the first paragraph of the present Article, if the parties so request.

New text of Article 29.

With a view to the speedy despatch of business, the Court shall form wally a Chamber composed of former of business, the Court shall form annually a Chamber composed of five judges who, at the request of the in testing parties, may hear and determine cases by summary procedure. addition, two judges shall be selected for the purpose of replacing a judge who finds it impossible to sit finds it impossible to sit.

New text of Article 31.

Judges of the nationality of each of the contesting parties shall retain their to sit in the case before the Count right to sit in the case before the Court.

If the Court includes upon the Bench a judge of the nationality of one of parties, the other party may above a judge of the nationality of one of the parties, the other party may choose a person to sit as judge. Such person shall be chosen preferably from among the shall be chosen preferably from among those person to sit as judge. Such person as candidates as provided in Articles 1 and 5

If the Court includes upon the Bench no judge of the nationality of the esting parties, each of these parties many of the nationality of the contesting parties, each of these parties may proceed to select a judge as provided in the preceding paragraph vided in the preceding paragraph. In

The present provision shall apply to the case of Articles 26, 27 and 29. such cases, the President shall apply to the case of Articles 26, 27 and 29 of the Court forming the Chamber to give of if necessary, two of the member of of the Court forming the Chamber to give place to the members of the Court of the parties concerned and the members of the Court of the parties concerned and the the members of the Court of the parties concerned and the the members of the Court of the the nationality of the parties concerned, and, failing such or if they are unable to be present, to the judges specially amount failing such or if they are unable to be present, to the judges specially appointed by the parties.

Should there be several parties in the same interest, they shall, for the pose of the preceding provisions be made and interest, they shall, for the purpose of the preceding provisions, be reckoned as one party only. Any doubt upon this point is settled by the decision of the G

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