## PROCÈS-VERBAL RELATING TO THE RULES OF SUBMARINE WAR FARE SET FORTH IN PART IV OF THE TREATY OF LONDON OF APRIL 22, 1930\*

WHEREAS the Treaty for the Limitation and Reduction of Naval Armamenton signed in London on the 22nd April, 1930,1 has not been ratified by all

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signatories;

And whereas the said Treaty will cease to be in force after the 31st December 1936, with the exception of Part IV thereof, which sets forth rules as to action of submarines with regard to merchant ships as being established rules of international law, and remains in force without limit of time;

And whereas the last paragraph of Article 22 in the said Part IV states the High Contracting Parties invite all other Powers to express their assent

the said rules;

And whereas the Governments of the French Republic and the Kingdom of Italy have confirmed their acceptance of the said rules resulting from signature of the said Treaty;

And whereas all the signatories of the said Treaty desire that as great number of Powers as possible should accept the rules contained in the said Part

IV as established rules of international law:

The Undersigned, representatives of their respective Governments, bearing the said Article 22 of the E in mind the said Article 22 of the Treaty, hereby request the Government of the United Kingdom of Creek Prince of the Prince of United Kingdom of Great Britain and Northern Ireland forthwith to municate the said rules, as annexed hereto, to the Governments of all the Powers which are not signatories of the said Treaty, with an invitation to accede there definitely and without limit of time.

## RULES

"(1) In their action with regard to merchant ships, submarines must be the maken of conform to the rules of International Law to which surface vessels

subject.

"(2) In particular, except in the case of persistent refusal to stop of duly supposed on of being duly summoned, or of active resistance to visit or search, a warship whether surface words whether surface vessel or submarine, may not sink or render incapable navigation a merchant vessel without having first placed passengers, and ship's papers in a place of cofety. and ship's papers in a place of safety. For this purpose the ship's papers are not regarded as a place of safety. are not regarded as a place of safety unless the safety of the passengers and crew is assured in the existing crew is assured, in the existing sea and weather conditions, by the proximity of land, or the presence of snother and weather conditions, by the proximity of land, or the presence of snother and weather conditions. of land, or the presence of another vessel which is in a position to take the on board."

Signed in London, the 6th day of November, nineteen hundred and thirty

six.

For the Government of the United States of America: ROBERT WORTH BINGHAM

For the Government of the Commonwealth of Australia S. M. BRUCE

For the Government of Canada: VINCENT MASSEY

<sup>\*</sup>In order to dispel doubts which had arisen as to the proper procedure to be followed concerning the general acceptance of the rules contained in part IV, and in view of the that the 1930 Naval Treaty has not been ratified by all signatories, the present Process was signed thus enabling the United Kingdom Government to invite all non-signatory power to accede to the said rules definitely and without limit of time.

1 See Treaty series, 1930, No. 16.