ARTICLE 11

(a) Where evidence is taken in the manner provided in Article 7 or 8 (a) Where evidence is taken in the maintry party the Letter of Requestions (a) Where evidence is taken in the maintry party the letter of Requestions (b) the High Contracting Party any exputes the other High Contracting Party any exputes (b) the other High Contracting Party any exputes (c) the other High Contracting Party and (c) the other the High Contracting Party, by whose Judicial activities and the Request was addressed, shall repay to the other High Contracting Party any expenses was addressed, shall repay to the latter in the execution of the remaining party and the remainin was addressed, shall repay to the other fingle was addressed, shall repay to the latter in the execution of the requesting incurred by the competent authority of the latter in the execution of the requesting incurred by the competent authority of the latter in the execution of the requesting incurred by the competent authority of the latter in the execution of the requestion. incurred by the competent authority of the latest witnesses, experts, interpretent in respect of any charges and expenses payable to witnesses, experts, interpretent in respect of any charges and expenses payable to witnesses, who have in respect of any charges and expenses payable to any charges and expenses payable to any properties or translators, the costs of obtaining the attendance of witnesses who have not translators, the charges and expenses payable to any properties. or translators, the costs of obtaining the attendance payable to any person appeared voluntarily, and the charges and expenses payable to any person appeared voluntarily, and they deputed to act, in cases where the law of appeared voluntarily, and the charges and captured to act, in cases where the law of the whom such authority may have deputed to act, in cases where the law of the whom such authority may have deputed to do, and any charges and expenses country of execution permits this to be done, and any charges and expenses country of execution permits this to be done, and any charges and expenses country of execution permits this to be done, and the expenses country of execution permits this to be done, and the expenses country of execution permits this to be done, and the expenses country of execution permits this to be done, and the expenses country of execution permits this to be done, and the expenses country of execution permits this to be done, and the expenses country of execution permits this to be done, and the expenses country of execution permits this to be done, and the expenses country of execution permits this to be done, and the expenses country of execution permits this to be done, and the expenses country of execution permits this to be done, and the expenses country of execution permits this to be done, and the expenses country of execution permits this to be done, and the expenses country of execution permits this country of execution permits the execution permit incurred by reason of a special procedure being region in the courts of expenses shall be such as are usually allowed in similar cases in the courts of the country of execution. country of execution.

(b) The repayment of these expenses shall be claimed by the competent (b) The repayment of Request has been executed from the Consult.

(b) The repayment of these expenses shall competent authority by whom the Letter of Request has been executed from the Consular authority by whom the Letter of Request has been executed from the Consular authority by whom the Letter of Request has been executed from the Consular authority by whom the Letter of Request has been executed from the Consular authority by whom the Letter of Request has been executed from the Consular authority by whom the Letter of Request has been executed from the Consular authority by whom the Letter of Request has been executed from the Consular authority by whom the Letter of Request has been executed from the Consular authority by whom the Letter of Request has been executed from the Consular authority by whom the Letter of Request has been executed from the Consular authority by whom the Letter of Request has been executed from the Consular authority by whom the Letter of Request has been executed from the Consular authority by whom the Letter of Request has been executed from the Consular authority by whom the Letter of Request has been executed from the Consular authority by whom the Letter of Request has been executed from the Consular authority by whom the Letter of Request has been executed from the Consular authority by whom the Letter of Request has been executed from the Consular authority by whom the Letter of Request has been all the Consular Officer by whom it was transmitted when sending to him the documents estable of the Consular Officer by whom it was transmitted when sending to him the documents estable of the Consular Officer by whom it was transmitted in Article 7 (h). lishing its execution, as provided in Article 7 (h).

ng its execution, as provided in Article of any description shall be payable (c) Except as above provided, no fees of any description shall be payable (c) Except as above provided, no fees of any description shall be payable (c) except as above provided in Article (c). (c) Except as above provided, no fees of the taking of evidence by one High Contracting Party to the other in respect of the taking of evidence

IV.—Judicial Assistance for Poor Persons and Security for Costs

ARTICLE 12

The subjects or citizens of one High Contracting Party resident in the territory of the other High Contracting Party shall not be compelled to give security for costs in any case where a subject or citizen of such other High Contracting Party would not be so compelled.

ARTICLE 13

(1) The subjects or citizens of one High Contracting Party shall enjoy in the territory of the other High Contracting Party a perfect equality of treatment with subjects or citizens of the latter High Contracting Party treatment with subjects or citizens of the latter High Contracting Party treatment with subjects or citizens of the latter High Contracting Party of treatment with subjects or citizens of the latter High Contracting Party shall enjoy of the latter High Contracting Party of regards free legal assistance for poor persons.

rds free legal assistance for poor personal as well as to civil and (2) The provisions of this Article apply to criminal as well as to civil and

commercial matters.

V.—General Provisions

ARTICLE 14

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

ARTICLE 15

The present Convention, of which the English and Lithuanian* texts are present Convention, of which the English and Lithuanian* texts are present to ratification. Ratifications should be convented to ratification. The present Convention, of which the ratification. Ratifications shall are equally authentic, shall be subject to ratification. Ratifications shall be equally authentic, shall be convention shall come into force one month after be equally authentic, shall be subject to the subject to the exchanged in London. The Convention shall come into force one month after the exchanged in London. exchanged in London. The Convention shall remain in force for three date on which ratifications are exchanged, and shall remain in force for three date on which ratifications are exchanged. If neither of the High Contractions are exchanged, and shall remain in force for three dates on which ratifications are exchanged, and shall remain in force for three dates on which ratifications are exchanged, and shall remain in force for three dates on which ratifications are exchanged, and shall remain in force for three dates on which ratifications are exchanged, and shall remain in force for three dates on which ratifications are exchanged, and shall remain in force for three dates on which ratifications are exchanged, and shall remain in force for three dates on which ratifications are exchanged, and shall remain in force for three dates on which ratifications are exchanged, and shall remain in force for three dates on which ratifications are exchanged, and shall remain in force for three dates on the force of the High Contraction of the High Contractio date on which ratifications are exchanged, three of the High Contracting years after the date of its coming into force. If neither of the High Contracting through the diplomatic channel to the other three dates after the date of its coming into force. years after the date of its coming into the diplomatic channel to the other Parties shall have given notice through the said period of three years not Parties shall have given notice through the day and period of three years of less than six months before the expiration of the said period of three years of less than six months before the expiration it shall remain in force until the convention of the said period of three years of the said period of the said period of three years of the said period of the said period of the said period of three years of the said period of the said period of the said period of three years of the said period of the said period of three years of the said period of three years of the said period of the said per less than six months before the expiration, it shall remain in force until the his intention to terminate the Convention, it shall remain in force until the his intention to terminate the Convention, which either of the High Contracting expiration of six months from the day on which either of the High Contracting Parties shall have given notice to terminate it.

^{*} Not printed.