## Extradition.

- (1.) Provides for the determination of it by either party to it after the expiration of a notice not exceeding one year; and,
- (2.) Is in conformity with the provisions of this Act, and. in particular with the restrictions on the surrender of fugitive criminals contained in this Act.
- 5. When an order applying this Act in the case of any Publication toreign State has been published in the London Gazette, this and effect of order. Act (after the date specified in the order, or if no date is specified, after the date of the publication.) shall, so long as the order remains in force, but subject to the limitations. restrictions, conditions, exceptions and qualifications, if any, contained in the order, apply in the case of such foreign State. An Order in Council shall be conclusive evidence that the arrangement therein referred to complies with the requisitions of this Act, and that this Act applies in the case of the foreign State mentioned in the order, and the validity of such order shall not be questioned in any legal proceedings whatever.

6. Where this Act applies in the case of any foreign State, Liability of every fugitive criminal of that State who is in or suspected surrender. of being in any part of Her Majesty's dominions, or that part which is specified in the order applying this Act (as the case may be) shall be liable to be apprehended and surrendered in manner provided by this Act, whether the crime in respect of which the surrender is sought was committed before or after the date of the order, and whether there is or is not any concurrent jurisdiction in any court of Her Majesty's dominions over that crime.

7. A requisition for the surrender of a fugitive criminal of Order of any foreign State, who is in or suspected of being in the State for issue United Kingdom, shall be made to a Secretary of State by of Warrant in Some person recognized by the Secretary of State as some person recognized by the Secretary of State as a dom if crime diplomatic representative of that foreign State. A Secretary is not of a of State may, by order under his hand and seal signify to a character. Police Magistrate that such requisition has been made and require him to issue his warrant for the apprehension of the fugitive criminal.

If the Secretary of State is of opinion that the offence is one of a political character, he may, if he think fit, refuse to send any such order, and may also at any time, order a fugitive criminal accused or convicted of such offence to be discharged from custody.