the demand is made. It shall be the duty of the Party upon whom any such demand is made to comply with it as soon as may be, and within a period not exceeding fifteen days after the demand has been received. The production for inspection or the furnishing to the other Party of official governmental publications, publishing, as authentic, copies of the documentary evidence referred to, shall be a sufficient compliance with such demand, if such governmental publications shall have been published prior to the 1st day of January, 1908. If the demand is not complied with, the reasons for the failure to comply must be stated to the Tribunal.

ARTICLE 8.

The Tribunal shall meet within six months after the expiration of the period above fixed for the delivery to the Agents of the Case, and upon the assembling of the Tribunal at its first session each Party, through its Agent or counsel, shall deliver in duplicate to each of the Arbitrators and to the Agent and counsel of the other Party (with such additional copies as may be agreed upon) a printed Argument showing the points and referring to the evidence upon which it relies.

The time fixed by this Agreement for the delivery of the Case, Counter-Case, or Argument, and for the meeting of the Tribunal, may be extended by mutual consent of the Parties.

ARTICLE 9.

The decision of the Tribunal shall, if possible, be made within two months from the close of the Arguments on both sides, unless on the request of the Tribunal the Parties shall agree to extend the period.

It shall be made in writing, and dated and signed by each member of the Tribunal, and shall be accompanied by a statement of reasons.

A member who may dissent from the decision may record his dissent when signing.

The language to be used throughout the proceedings shall be English.

ARTICLE 10.

Each party reserves to itself the right to demand a revision of the Award. Such demand shall contain a statement of the