(b) After the expiry of three years from the date of the coming into force by accession of any accession under paragraph (a) of this Article, either of the High Contracting Parties are under paragraph (b) of this Article, either of the High Contracting Parties are under paragraph (c) of the High Contraction of termination through the ing Parties may, by giving a six months' notice of termination through the Diplomatic character by giving a six months' notice of termination to any country Diplomatic channel, terminate the application of the Convention to any country in respect of which, terminate the application of the convention to any country in respect of which the convention to any country in respect of which the convention to any country in respect of which the convention to any country in respect of which the convention to any country in respect of which the convention to any country in respect of which the convention to any country in respect of which the convention to any country in respect of which the convention to any country in respect of which the convention to any country in respect of which the convention to any country in respect of which the convention to any country in respect of which the convention to any country in respect of which the convention to any country in respect of which the convention to any country in respect of which the convention to any country in respect of which the convention to any country in respect of which the convention to any country in the convention to any country in respect of which the convention to any country in the convention to any count in respect of which a notification of accession has been given. The termination of the Convention to any such of the Convention under Article 14 shall not affect its application to any such

(c) Any notification of accession under paragraph (a) of this Article may any department of accession under paragraph (by the Government of include any dependency or mandated area administered by the Government of the country in reader or mandated area administered by the Government of accession is given; and any the country in respect of which such notification of accession is given; and any notice of termination of which such notification of accession is given; and any country in respect of which such notification of accession is given; and any notice of termination of termination of accession is given; and any country under paragraph (b) shall notice of termination of termination of accession under paragraph (b) shall notice of termination of termination of accession is given; and any dependency or mandated area administered by the Government of the country in respect of which such notification of accession is given; and any dependency or mandated area administered by the Government of the country in respect of which such notification of accession is given; and any dependency or mandated area administered by the Government of the country in respect of which such notification of accession is given; and any dependency or mandated area administered by the Government of the country in respect of which such notification of accession is given; and any dependency of the country in respect of which such notification of accession is given; and any dependency of the country in respect of which such notification of accession is given; and any dependency of the country in the co notice of termination in respect of any such country under paragraph (b) shall apply to any depend on the paragraph (b) shall apply to any depend on the paragraph (b) shall apply to any depend on the paragraph (b) shall apply to any depend on the paragraph (b) shall apply to any depend on the paragraph (b) shall apply to any depend on the paragraph (c) shall apply to any depend on the paragraph (b) shall apply to any depend on the paragraph (b) shall apply to any depend on the paragraph (c) shall apply to any depend on the paragraph (c) shall apply to any depend on the paragraph (d) shall apply to any depend on the paragraph (d) shall apply to any depend on the paragraph (d) shall apply to any depend on the paragraph (d) shall apply to any depend on the paragraph (d) shall apply to any depend on the paragraph (d) shall apply to any depend on the paragraph (d) shall apply to any depend on the paragraph (d) shall apply to any depend on the paragraph (d) shall apply to any depend on the paragraph (d) shall apply to any depend on the paragraph (d) shall apply to any depend on the paragraph (d) shall apply to any depend on the paragraph (d) shall apply to any depend on the paragraph (d) shall apply to any depend on the paragraph (d) shall apply to any depend on the paragraph (d) shall apply to any depend on the paragraph (d) shall apply to any depend on the paragraph (d) shall apply to any depend on the paragraph (d) shall apply to any depend on the paragraph (d) shall apply to any depend on the paragraph (d) shall apply to any depend on the paragraph (d) shall apply to any depend on the paragraph (d) shall apply to any depend on the paragraph (d) shall apply to any depend on the paragraph (d) shall apply to any depend on the paragraph (d) shall apply to any depend on the paragraph (d) shall apply to any depend on the paragraph (d) shall apply to any depend on the paragraph (d) shall apply to any depend on the paragraph (d) shall apply to any depend on the paragraph (d) shall apply to any depend on the paragraph (d) apply to any dependency or mandated area which was included in the notification aft of accession in respect of that country.

In witness whereof the undersigned have signed the present Convention, ention in English and Danish texts, and have affixed thereto their seals.

Done in duplicate at London, this 29th day of November, 1932.

rther

nor

stere

n an le th

of the

cern nitte mad mon

er t onve Artic igh t

unle fac und

venti er tl to t Ind en I tion

vent catio icatio

JOHN SIMON (L.S.)

P. F. AHLEFELDT-LAURVIG (L.S.)

