## EXCHANGE OF NOTES

(March 22nd, 1937)

FOR THE

# FURTHER RENEWAL OF THE ARBITRATION CONVENTION OF OCTOBER 25, 1905

BETWEEN

# HIS MAJESTY'S GOVERNMENTS IN THE UNITED KINGDOM, CANADA, THE COMMONWEALTH OF AUSTRALIA AND NEW ZEALAND

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### THE GOVERNMENT OF ICELAND

IN FORCE FOR FIVE YEARS FROM MAY 4, 1936

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J.O. PATENAUDE, I.S.O.
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1938

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EXCHANGE OF NOTES (MARCH 22nd, 1937) FOR THE FURTHER RENEWAL OF THE ARBITRATION CONVENTION OF OCTOBER 25th, 1905 BETWEEN HIS MAJESTY'S GOVERNMENTS IN THE UNITED KINGDOM, CANADA, THE COMMONWEALTH AUSTRALIA AND NEW ZEALAND AND THE GOVERNMENT OF ICELAND

From the British Secretary of State for Foreign Affairs to the Danish Minister at London or period of five years from the

FOREIGN OFFICE

Sir, London, March 22, 1937. I have the honour to inform you that His Majesty's Governments in the United Kingdom of Great Britain and Northern Ireland, Canada, the Commonwealth of Australia and New Zealand, desire that the Anglo-Danish Arbitration of Australia and New Zealand, desire that the Anglo-Danish Arbitration of Australia and New Zealand, desire that the Anglo-Danish Arbitration of Australia and New Zealand, desire that the Anglo-Danish Arbitration of Australia and New Zealand, desire that the Anglo-Danish Arbitration of Australia and New Zealand, desire that the Anglo-Danish Arbitration of Australia and New Zealand, desire that the Anglo-Danish Arbitration of Australia and New Zealand, desire that the Anglo-Danish Arbitration of Australia and New Zealand, desire that the Anglo-Danish Arbitration of Australia and New Zealand, desire that the Anglo-Danish Arbitration of Australia and New Zealand, desire that the Anglo-Danish Arbitration of Australia and New Zealand, desire that the Anglo-Danish Arbitration of Australia and New Zealand, desire that the Anglo-Danish Arbitration of Australia and New Zealand, desire that the Anglo-Danish Arbitration of Australia and New Zealand, desire that the Anglo-Danish Arbitration of Australia and New Zealand, desire that the Anglo-Danish Arbitration of Australia and New Zealand, desire that the Anglo-Danish Arbitration of Australia and Australia a Arbitration Convention signed in London on the 25th October, 1905, and last renewed renewed on the 10th October, 1935, with effect from the 4th May, 1931, should be regarded to 10th October, 1935, with effect from the define years from the be regarded as having been renewed for a further period of five years from the 4th May 100 and all parts 4th May, 1936, in respect of Great Britain and Northern Ireland and all parts of the Britain and Northern Ireland and Nations, of the British Empire which are not separate members of the League of Nations, Canada and Northern Ireland and Canada, the Commonwealth of Australia and New Zealand, respectively on the one hand, and Iceland on the other.

- 2. I have the honour further to propose that, unless notice to terminate the Convention has been given one year before the expiry of the said period of five years. five years, it shall continue to be in force without limit of time until one year from the from the date on which such notice is given. His Majesty's Governments above mentioned may respectively terminate the Convention separately in respect of Great Rails. Pritish Empire which Great Britain and Northern Ireland and all parts of the British Empire which are not son are not separate members of the League of Nations, Canada, Australia or New Zealand Zealand, as the case may be.
- 3. It will be understood that in place of reference to the Permanent Court of Arbitration as provided for in Article 1 and 2 of the aforesaid Convention of the 25th C. the 25th October, 1905, the reference shall, in any case arising, be made to the Permanent Court of the reference shall, in any case with the procedure laid Permanent Court of International Justice in accordance with the procedure laid down in the Court of International Justice in accordance with the procedure laid. down in the Statute of that Court and in the Rules of Court adopted therunder.
- 4. If the above proposals are accepted, I have the honour to suggest that the present note and your reply thereto in similar terms shall be regarded as constitution. constituting a formal agreement between His Majesty's Governments aforesaid on the one hand, and the Government of Iceland on the other.

I have, etc.

ANTHONY EDEN

From the Danish Minister at London to the British Secretary of State for Foreign Affairs

DANISH LEGATION

London, March 22, 1937.

STRALLA AND NEW ZEALAND AND THE COVERNMENT AIS I have the honour to acknowledge receipt of your note of to-day's date and to inform you that the Government of Iceland are willing that the Anglo-Daniel Arbitration Convention signed in London on the 25th October, 1905, and renewed on the 10th October, 1935, with effect from the 4th May, 1931, should be regarded as having been renewed for a further period of five years from the 4th May, 1936, in respect of Iceland on the one hand, and Great Britain and Northern Ireland and all parts of the British Empire which are not separate members of the League of Nations, Canada, the Commonwealth of Australia and New Zealand on the other.

- 2. I have the honour further to inform you that the Government of Iceland are willing that unless notice to terminate the Convention has been given one year before the expiry of the said period of five years, it shall continue to be force without limit of time until one year from the date on which such notice is given. His Majesty's Governments above mentioned may respectively terminate the Convention separately in respect of Great Britain and Northern Ireland and all parts of the British Empire which are not separate members of the League of Nations, Canada, the Commonwealth of Australia or New Zealand, as the case may be.
- 3. It will be understood that in place of reference to the Permanent Court of Arbitration, as provided for in Articles 1 and 2 of the aforesaid Convention of the 25th October, 1905, the reference shall, in any case arising, be made the Permanent Court of International Justice in accordance with the procedure laid down in the Statute of that Court and in the Rules of Court adopted thereunder.
- 4. The present note and your note under reply shall be regarded the constituting a formal agreement between the Government of Iceland on one hand, and His Majesty's Governments aforesaid on the other.

and of charm od agricing 2222 Villa I have, etc.

P. F. AHLEFELDT LAURVIG

