CIHM Microfiche Series (Monographs)

ICMH Collection de microfiches (monographies)



Canadian Instituta for Historical Microreproductions / Institut canadien de microreproductions historiques



Technical and Bibliographic Notes / Notes techniques et bibliographiques

L'Institut a microfilmé le meilleur exemplaire qu'il lui a

été possible de se procurer. Les détails de cet exemplaire qui sont peut-être uniques du point de vue bibli-

ographique, qui peuvent modifier une image reproduite,

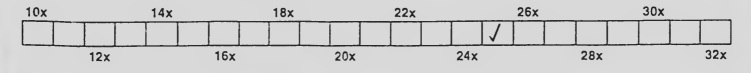
ou qui peuvent exiger une modification dans la métho-

de normale de filmage sont indiqués ci-dessous.

The Institute has attempted to obtain the best original copy available for filming. Features of this copy which may be bibliographically unique, which may alter any of the images in the reproduction, or which may significantly change the usual method of filming are checked below.

Coloured covers /		Coloured pages / Pages de couleur
Couverture de couleur		Pages damaged / Pages endommagées
Covers damaged / Couverture endommagée		Pages restored and/or laminated / Pages restaurées et/ou pelliculées
Covers restored and/or laminated / Couverture restaurée et/ou pelliculée		Pages discoloured, stained or foxed / Pages décolorées, tachetées ou piquées
Cover title missing / Le titre de couverture manque		Pages detached / Pages détachées
Coloured maps / Cartes géographiques en couleur Coloured ink (i.e. other than blue or black) /	$\overline{\checkmark}$	Showthrough / Transparence
Encre de couleur (i.e. autre que bleue ou noire)		Quality of print varies / Qualité inégale de l'impression
Coloured plates and/or illustrations / Planches et/ou illustrations en couleur		Includes supplementary material / Comprend du matériel supplémentaire
Bound with other material / Relié avec d'autres documents		Pages wholly or partially obscured by errata slips, tissues, etc., have been refilmed to ensure the best
Only edition available / Seule édition disponible		possible image / Les pages totalement ou partiellement obscurcies par un feuillet d'errata, une pelure, etc., ont été filmées à nouveau de façon à
Tight binding may cause shadows or distortion along interior margin / La reliure serrée peut causer de		obtenir la meilleure image possible.
l'ombre ou de la distorsion le long de la marge intérieure.		Opposing pages with varying colouration or discolourations are filmed twice to ensure the best possible image / Les pages s'opposant ayant des
Blank leaves added during restorations may appear within the text. Whenever possible, these have been omitted from filming / II se peut que certaines pages blanches ajoutées lors d'une restauration apparaissent dans le texte, mais, lorsque cela était possible, ces pages n'ont pas été filmées.		colorations variables ou des décolorations sont filmées deux fois afin d'obtenir la meilleure image possible.
Additional comments / Various pagings. Commentaires supplémentaires:		

This item is filmed at the reduction ratio checked below / Ce document est filmé au taux de réduction indiqué cl-dessous.



The copy filmed here has been reproduced thanke to the generosity of:

National Library of Canada

The images appearing here are the best quality possible considering the condition and legibility of the original copy and in keeping with the filming contract specifications.

Original copies in printed paper covers are filmed beginning with the front cover and ending on the last page with a printad or illustrated impression, or the back cover when appropriete. All other original copies are filmed beginning on the first page with e printed or illustrated impression, end ending on the last page with e printed or illustrated impression.

The last recorded frame on aech microfiche shall contein tha symbol → (maaning "CON-TINUED"), or tha symbol V (maaning "END"), whichever epplies.

Meps, platas, chsrts, etc., mey ba filmed at different reduction ratios. Those too lerge to be entirely included in one exposura are filmed baginning in the upper laft hand corner, laft to right and top to bottom, as many frames as required. The following diagrams illustrate the method:

ŝ

L'exemplaira filmé fut reproduit grâce à la générosité de:

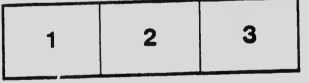
Bibliothèque nationale du Canada

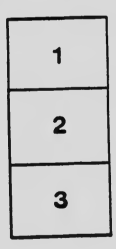
Les images suivantes ont été reproduites avec le plus grand soin, compte tenu de la condition et de la netteté de l'exempleire filmé, et an conformité evec les conditions du contret de filmege.

Les axempleirae originaux dont le couvartura an papiar ast Imprimée sont filmés an commançant par la pramier plat at en tarminant soit par la derniére pege qui comporta une amprainta d'Impression ou d'illustretion, soit par la second plet, selon le cas. Tous les sutres exemplaires origineux sont filmés en commançent par le premiére pege qui comporta une emprainte d'impression ou d'illustretion et en tarminent per la derniéra page qui comporta une telle amprainta.

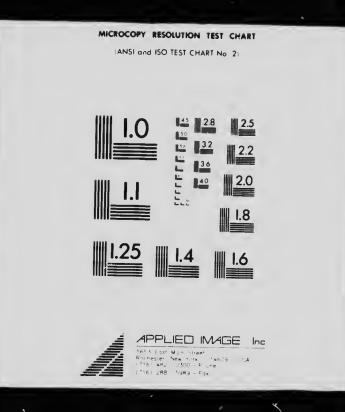
Un des symboles suivents apparaîtrs sur le derniére image de chaque microfiche, selon le ces: la symbole → signifie "A SUIVRE", le symbole ♥ signifie "FIN".

Les certee, planches, tablaeux, etc., peuvent être filmés à des taux da réduction différents. Lorsque le document est trop grand pour être reproduit an un seul cliché, il ast filmé à partir de l'sngle supérieur gauche, de gaucha à droite. et da heut en bes, en prenant le nombre d'images nécessaire. Les diagremmes suivents illustrent le méthoda.





1	2	3
4	5	6





Carnegie Endowment for International Peace DIVISION OF INTERNATIONAL LAW

THE HAGUE CONVENTIONS AND DECLARATIONS OF 1899 AND 1907

ACCOMPANIED BY

TABLES OF SIGNATURES, RATIFICATIONS AND ADHESIONS OF THE VARIOUS POWERS AND TEXTS OF RESERVATIONS

EDITED BY JAMES BROWN SCOTT DIRECTOR

SECOND EDITION

NEW YORK

CXFORD UNIVERSITY PRESS AMERICAN BRANCH: 35 WEST 32xD STREET London, Toronto, Melbourne and Bombay HUMPHREY MILFORD

1915

COPYRIGHT 1915 By the Carnegie Endowment for international peace, Washington, D. C.

> BYRON S. ADAMS, PRINTER, WARHINGTON, D. C.

THE HAGUE CONVENTIONS AND DECLARATIONS OF 1899 AND 1907

DEPARTMENT OF STATE

Washington, December 23, 1914.

I received your letter of the 3d instant, requesting that the Department verify from its official records, the tables of signatures, ratifications, adhesions and reservations to the Conventions and Declarations of the First and Second Hague Conferences, which you enclosed and which you propose to issue as a publication of the Carnegie Endowment for International Peace.

In reply I have to advise you that such verification has been made, and that the enclosed tables as corrected are regarded as accurate and complete, so far as shown by the archives of the Department.

It is desired that the enclosed corrected tables be returned to the Department for the completion of its bles, as soon as they have been printed.

1 am, sir,

Your obedient servant,

ROBERT LANSING, Counselor.

DR JAMES BROWN SCOTT,

Director, Division of International Law,

Carnegie Endowment for International Peace, 2 Jackson Place, Washington, D. C.

ROYAL LEGATION OF THE NETHERLANDS

My dear Sir:

Washington, Icbruary 27, 1915.

I have been instructed by the Minister of Foreign Affairs at The Hagne to return to you the enclosed Pamphlet No. 3 of the Division of International Law of the Carnegie Endowment for International Peace, and advise you that there was not a single correction or addition to be made in its contents.

Mr. Loudon adds that he should feel very obliged to you if you would send him some more copies of the pamphlet in question and asks me to hand you the enclosed two lists made up by the Royal Department of Foreign Affairs concerning the same subject.

Believe me, dear Mr. Scott.

Yours sincerely,

W. L. F. C. v. RNPPARD, Minister from the Netherlands.

MR. JAMES BROWN SCOTT,

Carnegic Endowment for International Peace. 2 Jackson Place, Washington, D. C.

ROYAL LEGATION OF THE NETHERLANDS

Washington, D. C., 7 October 1915.

Referring to your letter of September 30, 1915, the Royal Netherlands Legation begs to inform you that according to a cable received from the Minister of Foreign Affairs at The Hague no changes have been made in the tables of signatures, adhesions, ratifications, and reservations concerning the Conventions referred to in the above letter, since February 27th last.

To the

Carnegie End wment for International Peace, 2 Jackson Place, Washington, D. C.

Sir :

CONTENTS

PREPACE	PAGE
INTRODUCTION	iii
DOCUMENTS CHIEFLY RELATING TO THE CALL OF THE C	v
Russian note proposing the first Conference.	XV
	- Svii
	xix
American note of October 21, 1904, regarding the second Conference American note of December 16, 1904, regarding the second Conference Russian memorandum of Sector 11, 1904, regarding the second Conference	XX
	x xiy
Conference	xxvii
	-XXX9
	- xix
	XXXI
Proces-verbal of adhesions of Latin American States	xxxii
THE FINAL ACTS OF THE PART OF C	xxxii
THE FINAL ACTS OF THE FIRST AND SECOND CONFERENCES.	1
Annex: Draft convention on a judicial arbitration court.	31
CONVENTIONS I 1000	.39
CONVENTIONS I OF 1899 AND 1907 FOR THE PACIFIC SETTLEMENT OF INTER-	
	41
reservations and reservations	81
CONVENTION II OF 1907 RESPECTING THE LIMITATION OF THE EMPLOYMENT	
	89
and reservations.	91
CONVENTION III OF 1907 RELATIVE TO THE OFFICE	
reservations and reservations.	96
CONVENTIONS II OF 1899 AND IV OF 1907 RESPECTING THE LAWS AND CUS-	98
TOMS OF WAR ON LAND	
TOMS OF WAR ON LAND	100
CONVENTION V or 1007	129
CONVENTION V OF 1907 RESPECTING THE RIGHTS AND DUTIES OF NEUTRAL	
	133
reservations and reservations.	139
CONVENTION VI OF 1907 RELATING TO THE STATUS OF ENDERING	
SHIPS AT THE OUTBREAK OF HOSTILITIES.	141
reservations.	144
CONVENTION VII OF 1907 RELATING TO THE CONVERSION OF MERCIN	144
INTO WAR-SHIPS	
Ratifications. adhesions and reservations	146
	149

1

CONTENTS

	PAGE
CONVENTION VIII OF 1907 RELATIVE TO THE LAYING DI AUTOMATIC 47/B-	151
MARINE CONTACT MINES Ratifications, adhesions and re-cryations	155
CONVENTION 1X OF 1907 CONCERNING BOND ARDMENT BY NAVAL FORCES IN	157
TIME OF WAR Ratifications, adhesions and reservations	161
CONVENTIONS 111 OF 1899 AND X OF 1907 FOR THE ADAPTATION TO SUMPTIME WARFARE OF THE PRINCIPLES OF THE GENEVA CONVENTION	163 1 7 8
CONVENTION X1 OF 1907 PELATIVE TO CIRCAIN RESTRICTIONS WITH REGARD TO THE ENERGISE OF THE RIGHT OF CAPTURE IN NAVAL WAR Ratifications, adhesions and reservations	182 186
CONVENTION X11 OF 1907 RELATIVE TO THE CRIATION OF AN INTERNATIONAL PRIZE COURT	188 204 208
CONVENTION X111 OF 1907 CONCERNING THE RIGHTS AND DUTIES OF NEUTRAL FOWERS IN NAVAL WAR	209 217
DECLADATIONS OF 1899 AND 1907 PROHIBITING THE DISCHARGE OF PROJEC- THES AND EXPLOSIVES FROM BALLOONS	220 222
DECLARATION OF 1899 CONCERNING ASPHYSIATING GASES	225 226
Declaration of 1899 concerning expanding bullits,	227 2 <i>2</i> 8
SUMMARY OF THE SIGNATURES, RATHEOMONS ADDRESIONS AND RESERVA- THINS TO THE CONVENTIONS AND DECLARATIONS OF THE FIRST	2.20
CONFERENCE	44.65
Tal. ar statement Texts of reservations	233
SUMMARY OF THE SIGNATURES, RATIFICATIONS, ADDRESIONS, AND RESERVA- TIONS TO THE CONVENTIONS AND DECLARATION OF THE SECOND	235
ONFERENCE	
Tabmar statement	240
INDEX OF PERSONS	261
INDEX-DIGEST	267

-11

PREFACE

In view of the very great interest at the present time in the Conventions and signed Declarations of the First and Second Hague Conferences, and because of the need of accurate information as to ratincations of and adhesions to the Conventions and Declarations relating to war, the Endowment has prepared a series of pamphlets in order that the public may learn from reliable sources the status of these international agreements and the extent to which the Powers at war are bound by their provisions. The pamphlets have now been brought together and issued in volume form, to which there have been added introductory matter and a carefully prepared and claborate index.

Attention is called to the tables of signatures, ratifications, adhesions and reservations of the two Conferences, pages 229 et seq. The compilation has been made from official sources, and the tables have been certified as correct by the Department of State of the United States and by the Minister of Foreign Affairs of the Netherlands. In all cases the reservations contained in the proceedings of the two Conferences, but only referred to in the tables issued by the International Bureau of the Permanent Court of Arbitration, have been translated and printed in full, with the references to the official reports where the reservations are found. Without the complete text of a reservation, it is impossible to know to what extent a Power is bound.

The Conventions and signed Declarations of the two Conferences are accompanied by the respective lists of countries which have (a) ratified, or (b) adhered to, or (c) signed but not ratified them, with the date of the particular action taken. Each Convention or Declaration is followed also by the texts of reservations.

The English translations of the original French texts of the several Conventions and Declarations, and Final Acts of the Conferences reproduce the official translations of the Department of State, except that a few obvious misprints and occasional mistranslations have been corrected. Marginal notes have been added to facilitate reference.

The Conventions and Declarations are numbered as in the Final Acts.

PREFACE

The official published proceedings of the First Conference are referred to in the footnotes as Procès-verbaux, those of the Second as Actes et documents. The full titles of the publications are respectively: (1) Conférence internationale de la paix. La Haye, 18 mai-29 juillet, 1899. Ministère des affaires étrangères. Nouvelle édition. La Haye. Martinus Nijhoff, 1907; (2) Deuxième conférence internationale de la paix. La Have, 15 juin-18 octobre, 1907. Actes et documents. Ministère des affaires étrangères. La Haye, imprimerie nationale, 1907.

J. B. S.

WASHINGTON, D. C., February 27, 1915.

In the reprint of the present volume a few additions have been made to the Introduction and to the section of preliminary documents. These additions, which were suggested by friendly criticism, show in more detail the relation of President Roosevelt and the Russian Government to the calling of the Second Conference and the steps taken to bring about the Additional Protocol to the Prize Court Convention.

J. B. S.

WASHINGTON, D. C., October 1, 1915.

iv

In order that the reader may have a clear idea of the origin and nature of the Hague Conferences, some remarks of a general nature are prefixed, and some documents relating to the call, the nature, and the scope of the Conferences have been printed by way of introduction.

On August 12/24, 1898, the Russian Minister o. Foreign Affairs, Count Mouravieff, handed to the diplomatic representatives at Petrograd a circular note proposing a conference of the Governments having diplomatic representatives at the Imperial Court, to consider "a possible reduction of the excessive armaments which weigh upon all nations." The note declared the maintenance of general peace and the reduction of armaments "as the ideal toward which the endeavors of all Governments should be directed," and it further stated the belief of the Imperial Government "that the present moment would be very favorable for seeking, by means of international discussion, the most effective means of ensuring to all peoples the benefits of a real and lasting peace, and, above all, of limiting the progressive development of existing armaments."¹

The conference, therefore, was to meet in the interest of general peace and as a means to this general peace "progressive development of existing armaments" was to be checked, and a "possible reduction of the excessive armaments which weigh upon all nations" was to be attempted. The note, as was to be expected, was general in its terms, as its purpose was to state broadly the purpose of the conference and to secure an expression of opinion from the Powers invited.

As the result of an exchange of notes a second circular was handed, December 30, 1898/January 11, 1899, by Count Mouravieff to the diplomatic representatives at Petrograd. In this note the Russian Government stated, within the compass of a sentence, the Czar's purpose to be "the meeting of a conference with the object of seeking the most effective means of ensuring to all peoples the benefits of a real and lasting peace, and, above all, of limiting the progressive development of existing armaments." The second note, after mentioning "the cordial

¹Post. p. xv.

reception accorded by nearly all the Powers to the step taken by the Imperial Government," sketched a program for the conference.¹

While keeping the limitation of armaments to the fore, the note recommended the adaptation to naval war of the stipulations of the Geneva Convention of 1864, the revision of the Declaration of Brussels of 1874, dealing with land warfare, which had not been ratified, and, above and beyond all, "the acceptance, in principle, of the use of good offices, mediation, and voluntary arbitration, in cases where they are available, with the purpose of preventing armed conflicts between nations."

The Hague was selected for the meeting of the conference, and, at the request of Russia, the Netherland Government issued the invitations to the Powers accredited to Petrograd.²

The Conference, by a delicate compliment, assembled on the Czar's birthday, May 18, 1899, and adjourned on July 29, 1899. In all, twentysix Governments were represented in the Conference. Of American countries, only the United States and Mexico took part.³

The Conference failed to effect the purpose for which it was originally called, as the larger Powers, particularly Germany, were unwilling to agree to a limitation, much less to a reduction, of armaments; but the Convention for the pacific settlement of international disputes was negotiated, which alone would have justified any conference. Notwithstanding the importance of this Convention, the Conference itself was more important than its labors, because it showed the possibility of twenty-six nations meeting in conference and agreeing upon meas-

*Brazil was accredited to Petrograd and was invited. In a note of the Brazilian Government dated January 27, 1899, the following reasons are given for declining the invitation:

"The crises through which Brazil has passed in recent years and which have greatly weakened her are too well known to need more than mention here; both our naval forces and our land forces have been greatly reduced and our financial condition is one of suffering.

"Accordingly, the only thought of the new administration is to reconstitute our credit, to develop our resources, and to reorganize our military forces in order to preserve peace. This is why my Government would not care to obligate itself to maintain the military status quo.

"Brazil, like Russia at an historical moment, is occupying herself with regaining her strength and desires to stand apart when possible from questions that do not touch her directly. Moreover, in view of her great distance and her lack of influence in the political affairs of Europe, her role in the Conference would be of no importance." [Relatorio apresentado no presidente da Republica dos Estados Unidas do Brazil pelo ministro de estado das relações exteriores, 1899, anova 1, p. 74.]

vi

¹Post, p. xvii.

²Post, p. xix.

ures of interest to the world's welfare. An idea is generally greater than its realization.

The Conference from the time of its meeting was popularly ealled a Peace Conference, and the delegates appear to have accepted this designation without formal or official action.

It had been expected by Baron de Staal, the President of the Conference, that a new one would meet the next year.¹ The years slipped by, and Russia, which called the Conference, found itself at war with Japan. The Interparliamentary Union, at its meeting in St. Louis in 1904, therefore urged the President of the United States to call a second conference. President Roosevelt gladly acceded to this request and sounded the Powers as to their willingness to meet again in conference at The Hague. This was done by a note of Seeretary of State Hay, dated October 21, 1904, to the American diplomatic representatives accedited to the Governments signatory to the Acts of the First Hague Conference.²

The Powers expressed their willingness to take part in a second conference, as is stated in the second note of Secretary Hay of December 16, 1904.³

The termination of the Russo-Japanese War through the good offices of President Roosevelt turned the Czar's thoughts again to peace and to the Conference which he had called into being. The Russian Ambassador waited upon President Roosevelt, who had already secured the assent of the Powers to a second conference, and formally proposed on behalf of the Czar that a conference should be held at The Hague as soon as arrangements could be made for its meeting.⁴ With that chivalry so characteristic of him, President Roosevelt gladly complied⁵ with the request of the Czar, who thereupon resumed the initiative and himself proposed a second peace conference at The Hague.

The Powers accepted this invitation and the program was drafted by Russia in a note to Secretary of State Root, dated April 12, 1906.⁹ The Powers were invited by the Netherland Government in April,

²Post, p. xx. ³Post, p. xxiv. ⁴Post, p. xxvii. ⁵Ibid. ⁵Post, p. xxiv.

vii

¹Honorable Andrew D. White, first delegate of the United States to the First Conference says in his interesting and valuable *Autobiography* (vol. ii, p. 272): "V delegate also informed me that in talking with M. de Staal the latter

A delegate also informed me that in talking with M. de Staal the latter declared that in his opinion the present Conference is only the first of a series, and that it is quite likely that another will be held next winter or next spring."

1907, to meet at The Hague on June 15.¹ The Conference met as invited and adjourned on October 18, 1907.

It will be recalled that the United States and Mexico were the only American Powers represented at the first Conference. Brazil had been invited but had declined the invitation. The United States, 1 vever, was unwilling to participate in a second Conference unless the ot or Republics of America were asked to attend. It was advisable, if not necessary, that the American Republics should formally approve and agree to be bound by the various Hague agreements. Therefore the American States which did not subscribe to the three Conventions signed at The Hague on July 29, 1899, formally recognized "as a part of public international American law the principles set forth therein."2 The Convention for the pacific settlement of international disputes was, however, what is known as a closed Convention ; that is to say, it could be adhered to by Powers not participating in the First Conference only by the consent of the signatory Powers. The United States and Mexico were authorized on January 15, 1902, by the Second Pan American Conference, which met at Mexico, "to negotiate with the other signatory Powers of the Convention for the adherence thereto of the American nations so requesting and not now signatory to the said Convention."2 Through the good offices of the United States an agreement was reached and a protocol signed at The Hague on June 14, 1907, "to enable the States that were not represented at the First Peace Conference and were invited to the Second to adhere to the aforesaid Convention."3 A proces-verbal of adhesions was drawn up the next day, which the Latin American States promptly signed.* They thus became entitled to the benefits of this epochmaking Convention. Likewise, through the good offices of the United States, due to the enlightened statesmanship and generous forethought of Secretary Root, the Latin American Republics not invited to the First Conference were invited to the Second, and, with the exception of Honduras, whic' "fortunately was in the throes of a revolution, and of Costa Ric i did not send delegates, they were all represented and took part in the Conference.

The Conventions of 1899 were revised and some ten new ones adopted by the Second Conference. But important as these documents were and are, the Conference itself was still more important.

viii

¹Post, p. xxxi.

²Senate Document No. 330, 57th Cong., 1st sess., p. 37.

Post, p. xxxii.

⁴Ibid.

The First Conference was in the nature of an experiment, which showed, however, that the representatives of twenty-six States could meet and confer and devise measures of use to mankind. The Second Conference, in which forty-four States were represented, demonstrated that practically all nations of the world, recognizing and applying international law, could meet together, discuss and debate matters of universal interest, and, just as smaller and more exclusive bodies, reach results of the greatest value to mankind. The Hague Conference thus passed through the experimental stage and became a recognized international institution.

What is the nature of this international institution? It is sometimes called the Parliament of Man, but this title is both misleading and inaccurate. It is not a parliament in the technical sense, and its actions only affect the States represented. It is a diplomatic body in which each State may be represented by as many delegates as it chooses to send, but its delegates, however numerous, vote as a unit; that is to say, each State has but a single vote. Each State is recognized in international law as the equal of ϵ /ery other State before the law. No authority should be needed for this axiom, but as large States are often said to have greater rights than little ones, thus confusing legal right with political influence, the measured and impressive language of Chief Justice Marshall should be quoted on this point. In the *Antelope* (10 Wheaton 63, 122), decided by the Supreme Court of the United States in 1825, that great and just judge said, speaking for a unanimous Court:

No principle of general law is more universally acknowledged than the perfect equality of nations. Russia and Geneva have equal rights. It results from this equality that no one can rightfully impose a rule on another. Each legislates for itself, but its legislation can operate on itself alone.

Likewise, on the point of equality, Sir William Scott (Lor⁴ Stowell), another great judge of the English-speaking peoples, had already said, in the *Louis* (2 Dodson, 210):

I have to observe, that two principles of public law are generally recognized as fundamental. One is the perfect equality and entire independence of all distinctive States. Relative magnitude creates no distinction of right: relative imbecility, whether permanent or casual, gives no additional right to the more power-

ful neighbor; and any advantage seized upon that ground is mere usurpation. This is the great foundation of public law, which it mainly concerns the peace of mankind, both in their politic and private capacities, to preserve inviolate. The second is, that all nations being equal, all have an equal right to the uninterrupted use of the unappropriated parts of the ocean for their navigation.

It necessarily follows that no State is superior to the other, as among equals there is not and can not be a superior. Hence, a State is only bourd by the action of the Conference if it consents to it. The unanimity rule prevails in diplomatic conferences. Majorities and minorities, in the parliamentary sense of the word, are unknown.

A body of this kind is, as its name implies, a Conference. It is not a legislature. Its Conventions are recommendations to the Governments participating in the Conference to adopt them according to their respective laws and to deposit the ratifications of them, in accordance with the terms of the Conventions, at The Hague. The signing of a Convention by the delegates at The Hague creates no legal obligation. As the delegates act under instructions it does, however, create a moral obligation to submit the Conventions and signed Declarations to the appropriate branch of the Government in order to be duly approved by this body and to invest them with the force of law in so far as the particular country is concerned. The Conventions and signed Declarations become binding only after the ratifications have been deposited at The Hague.

It sometimes happens that a nation does not sign a Convention. It may later change its mind. If the time is past for signing it may, however, adhere to the Convention, and the deposit of the instrument of adherence at The Hague, in accordance with the terms of the Convention, has the effect of ratification. It should be said that only the formal agreements of the Conference, such as the Conventions and signed Declarations, are ratified. The informal agreements, such as the unsigned declarations, resolutions, recommendations and varux (a cross between a wish and a hope), are not signed separately. The formal Conventions and signed Declarations are in the nature of contracts which, when ratified and deposited at The Hague, become binding upon the ratifying Governments. The informal agreements are not contracts. They are expressions of opinion by the Conference and, as such, have a moral, though not a legal, value. They are not issued separately but are contained in the Final Act, which is an

х

official summary of the proceedings of each Conference. As such it is signed by the delegates but not ratified by the participating States.

It is not the purpose of this brief note to comment in detail upon the formal or informal correements of the Conferences, as they speak for themselves. It is, however, advisable to make some general observations upon the Conventions and signed Declarations dealing with war, upon the Prize Court Convention, and upon the Convention for the establishment of a Court of Arbitral Justice.

Most of the Conventions and the signed Declarations concerning war contain a elause to the effect that they only bind belligerents which have ratified them, and then only if all the belligerents are contracting Powers. It is therefore necessary to ascertain whether all belligerents have ratified a particular Convention before pronouncing it to be in effect as regards them. It should, however, be pointed out that the failure of a belligerent to ratify a particular Convention only means that the Convention as such is not binding upon it; it does not and can not mean that the principles of law contained in the Convention may not bind the conduct of the parties. It is therefore necessary still further to ascertain whether the provisions of the Convention are merely a codification of international law. In this event the provisions are binding as international law, although the Convention itself, or this part of it, may be ineffective. A careful examination of the Conventions of the two Conferences will show that most of their provisions are declaratory, not amendatory, of international law, and that the failure of one Power or of any number of Powers to ratify them is merely to be regarded as the rejection of a codified text, not as the rejection of principles of international law, which no Power can reject without excluding itself from the society of nations.

A word should be said about the Additional Protocol to the Convention for the International Prize Court. By this Convention an appeal could be taken from the judgment of the highest court of a particular country to the Prize Court at The Hague, a provision which met with some opposition in the United States on the ground that it might be in conflict with the Constitution (article III, section 1), which vests the judicial power of the United States in the Supreme Court thereof. Secretary Root therefore proposed that, to obviate possible constitutional difficulties, the question at issue between the Governments and not the judgment of the court of last resort should be submitted to the International Prize Court. The result would be a decision upon

the merits of a case without a reversal of the national judgment. Accordingly he took advantage of a conference of maritime Powers, called by Great Britam in 1908 for the formulation of rules of international law to be observed by the International Prize Court, to secure such a modification of the Prize Court Convention.⁴ The Conference sitting in London from December 4, 1908, to February 26, 1909, approved the proposal in principle but, feeling that it was beyond its scope, suggested that an agreement should be reached with the various signatories of the original Convention through diplomatic channels² Secretary Bacon, Mr. Root's successor, thereupon notified the Powers represented at the London Conference that this method of procedure was acceptable to the United States and that it would "send an identic circular note to each of the participating powers, setting forth at length the reasons which influence the United States to request a rehearing de novo of a question involved in a national prize decision, and the means whereby this change of procedure may be effected without interfering with the rights of governments or individuals under the prize court convention."3 Therefore Secretary Knox sent an identic circular note* dated October 18, 1909, in accordance with the notice given by his immediate predecessor, in which he fully explained the reasons of a constitutional nature which induced the United States to request a modification of the Prize Court Convention and suggested the alternative procedure by which the objection could be removed. As the result of negotiations based upon the terms of this note an additional protocol modifying the Prize Court Convention in this sense was signed at The Hague, September 19, 1910, by thirteen Powers and has since been signed by every signatory of the original Convention.* The text of this document is therefore included in the collection, as it is necessary to a correct understanding of the nature and functions of the proposed Prize Court.

Finally, the attention of the reader should be called to the fact that a draft convention for the establishment of a permanent court of

*//bid., p. 597.

^{5°}By order of my Government I have the honor to inform Your Excellency that the additional protocol to the Convention r lative to the creation of an International Prize Court has now been signed by all the States signatory to the said Convention." (Mr. Loudon, Minister of the Netherlands, to the Secretary of State of the United States, August 14, 1911.)

xii

[&]quot;Foreign relations of the United States, 1909, pp. 300, 304.

^{2/}bid., p. 318.

Hid., 1910, p. 599.

justice was adopted by the Second Conference. Unable to agree upon the method of appointing the judges, the Conference nevertheless declared itself in favor of instituting the Court, through diplomatic channels, after the adjournment of the Conference, as appears from the following vau:

The Conference recommends to the signatory Powers the adoption of the annexed Draft Convention for the creation of a Judicial Arbitration Court, and the bringing it into force as soon as an agreement has been reached respecting the selection of the judges and the constitution of the Court.

Like the Prize Court, the Court of Arbitral justice has not yet been established, but there can be no doubt that one or the other will be constituted, or that a tribunal with the jurisdiction of both will be created and be installed at The Hague at no distant date.

It has been said that the Hague Conference, from being an experiment, has become an institution. In support of this statement the following passage is quoted from the Final Act of 1907:

Finally, the Conference recommends to the Powers the assembly of a Third Peace Conference, which might be held within a period corresponding to that which has elapsed since the preceding Conference, at a date to be fixed by common agreement between the Powers, and it calls their attention to the necessity of preparing the program of this Third Conference a sufficient time in advance to ensure its deliberations being conducted with the necessary authority and expedition.

Fight years intervened between the First and the Second Conference. The Third therefore should, in accordance with this recommendation, have been held in 1915. The date of meeting, however, is unimportant, if it be admitted that the meeting should and must take place. The Conference should meet automatically at regular, stated periods. It will doubtless do so, and when an international conference meets at short intervals at The Hague the world will have an institution which can not only codify but can develop international law to meet the needs of nations, binding all because made and accepted by all, and adopt measures conceived not in the interest of any one country but of all countries, for the Conference is in reality a lawmaking body.

As to the value of the Hague Conferences, there can be no doubt.

On this point Secretary Root said, in submitting the Hague Conventions of 1907 for consideration by the Senate:

Let me go beyond the limits of the customary formal letter of transmittal and say that 1 shink the work of the Second Hague Conference, which is mainly embodied in these Conventions, presents the greatest advance ever made at any single time toward the reasonable and peaceful regulation of international conduct, unless it be the advance made at the Hague Conference of 1899.

The most valuable result of the Conference of 1899 was that it made the work of the Conference of 1907 possible. The achievements of the two Conferences justify the belief that the world has entered upon an orderly process through which, step by step, in successive Conferences, each taking the work of its predecessor as its point of departure, there may be continual progress toward making the practice of civilized nations conform to their peaceful professions.¹

We must not expect too much at once. The world moves slowly, but it moves. To quote the graceful language of the creator of the Conference, the present enlightened Czar Nicholas: "One must wait longer when planting an oak than when planting a flower."

> JAMES BROWN SCOTT, Director of the Division of International Law.

xiv

ASenate document No. 444, 60th Cong., 1st sess., p. 62.

DOCUMENTS CHIEFLY RELATING TO THE CALL OF THE CONFERENCES

RUSSIAN CIRCULAR NOTE PROPOSING THE FIRST PEACE CONFERENCE 4

The maintenance of general peace and a possible reduction of the excessive armaments which weigh upon all rations present themselves, in the existing condition of the whole world, as the ideal towards which the endeavors of all Governments should be directed.

The humanitarian and magnanimous views of His Majesty the Emperor, my august master, are in perfect accord with this sentiment.

In the conviction that this lofty aim is in conformity with the most essential interests and the legitimate aspirations of all Powers, the Imperial Government believes that the present moment would be very favorable for seeking, by means of international discussion, the most effective means of ensuring to all peoples the benefits of a real and lasting peace, and above att of limiting the progressive development of existing armaments.

In the course of the last twenty years the longings for a general e of peace have become especially pronounced in the consciences of civilized nations. The preservation of peace has been put forward as the object of international policy. In its name great States have formed powerful alliances; and for the better guaranty of peace they have developed their military forces to proportions hitherto unknown and still continue to increase them without hesitating at any sacrifice.

All these efforts nevertheless have not yet led to the beneficent results of the desired pacification.

The ever-increasing financial charges strike and paralyze public prosperity at its source; the intellectual and physical strength of the na-

¹Handed to the diplomatic representatives August 12/24, 1898, by Count Mouravieff, Russian Minister for Foreign Affairs, during the weekly reception in the Foreign Office. Petrograd. French text in Actes et documents relatifs au programme de la Conférence de la paix, publiés d'ordre du Gouvernement (The Hague, 1899): British Parliamentary Paper, Russia, No. 1, 1899, p. 1; French Diplomatie Document, Conférence internationale de la paix, 1869, p. 1. English versions in Foreign relations of the United States, 1898, p. 541; Holls, The Peace Conference at The Hague, p. 8; Scott, The Hague Peace Conferences of 1890 and 1007, vol. ii, p. 1; Moore, Digest of International Late, vol. 7, p. 78; Darby, International Tribunals (4th ed.), p. 634; and the British Parliamentary Paper above cited.

DIPLOMATIC CORRESPONDENCE

tions, their labor and capital, are for the most part diverted from their natural application and unproductively consumed; hundreds of millions are spent in acquiring terrible engines of destruction, which though to-day regarded as the last word of science are destined to-morrow to lose all value in consequence of some fresh discovery in the same field. National culture, economic progress, and the production of wealth are either paralyzed or perverted in their development.

Moreover, in proportion as the armaments of each Power increase, so do they less and less attain the object anned at by the Governments. Economic crises, due in great part to the system of massing armaments to the point of exhaustion, and the continual danger which lies in this accumulation of war material, are transforming the armed peace of our days into a crushing burden which the peoples have more and more difficulty in bearing. It appears evident, then, that if this state of affairs be prolonged, it will inevitably lead to the very cataclysm which it is desired to avert, and the impending horrors of which are fearful to every human thought.

In checking these increasing armaments and in seeking the means of averting the calamities which threaten the entire world lies the supremeduty to-day resting upon all States.

hubmed with this idea, 11is Majesty has been pleased to command me to propose to all the Governments which have accredited representatives at the Imperial Court the holding of a conference to consider this grave problem.

This conference would be, by the help of God, a happy presage for the century about to open. It would converge into a single powerful force the efforts of all the States which sincerely wish the great conception of universal peace to triumph over the elements of disturbance and discord. It would at the same time cement their agreement by a solemn avoval of the principles of equity and law, upon which repose the security of States and the welfare of peoples.

COUNT MOURAVIEFF.

ST. PETERSBURG, August 12, 1898.

xvi

PRECEDING THE CONFERENCES

RUSSIAN CIRCULAR NOTI, PROPOSING THE PROGRAM OF THE FIRST CONTERENCE¹

Sr. PETERSBURG, December 30, 1898.2

When, during the month of August last, my august master commanded me to propose to the Governments which have representatives in St. Petersburg the meeting of a conference with the object of |s| |s|ing the most effective means of ensuring to all peoples the benefits of a real and lasting peace and, above all, of limiting the progressive development of existing armaments, there appeared to be no obstacle in the way of realization at no distant date of this humanitarian scheme.

The cordial reception accorded by nearly all the Powers to the step taken by the Imperial Government could not fail to strengthen this expectation. While highly appreciating the sympathetic terms in which the adhesions of most of the Powers were expressed, the Imperial Cabinet has been also able to collect, with lively satisfaction, evidence of the warmest approval which has reached it, and continues to be received, from all classe. — ciety in various parts of the world.

Notwithstanding the st ag current of opinion which exists in favor of the ideas of general pacification, the political horizon has recently undergone a decided change. Several Powers have undertaken fresh armaments, striving to increase further their military forces, and in the presence of this uncertain situation it might be asked whether the Powers consider the present moment opportune for the international discussion of the ideas set forth in the circular of August 12–24.

In the hope, however, that the elements of trouble agitating political centers will soon give place to a calmer disposition of a nature to favor the success of the proposed conference, the Imperial Government is of the opinion that it would be possible to proceed forthwith to a preliminary exchange of ideas between the Powers, with the object:

(a) Of seeking without delay means for putting a limit to the progressive increase of military and naval armaments, a question the solution of which becomes evidently more and more urgent in view of the fresh extension given to these armaments; and

xvii

¹Handed to the diplomatic representatives at Petrograd, January H. 1899, by Count Mouravieff. French text in *Actes et documents relatifs au programme de la Conférence de la pair*: British Parliamentary Paper, Miscellaneous, No. 1, 1899, p. 2; French Diplomatic Document *Conférence internationale de la pair*, 1899, p. 3. English versions in *Foreign relations of the United States*, 1898, p. 551; Holls, *op. cit.*, p. 24; Scott, *op. cit.*, vol. ii, p. 3; Moore, *op. cit.*, vol. 7, p. 80; Darby, *op. cit.*, p. 638; and the British Parliamentary Paper above cited. ²January 11, 1899, new style.

DIPLOMATIC CORRESPONDENCE

(b) Of preparing the way for a discussion of the questions relating to the possibility of preventing armed conflicts by the pacific means at the disposal of international diplomacy.

In the event of the Powers considering the present moment favorable for the meeting of a conference on these bases it would certainly be useful for the eabinets to come to an understanding on the subject of the program of its work.

The subjects to be submitted for international discussion at the conference could in general terms, be summarized as follows:

1. An understanding stipulating the non-augmentation, for a term to be agreed upon, of the present effective armed land and sea forces, as well as the war budgets pertaining to them; preliminary study of the ways in which even a reduction of the aforesaid effectives and budgets could be realized in the future.

2. Interdiction of the employment in armies and fleets of new firearms of every description and of new explosives, as well as powder more powerful than the kinds used at present, both for guns and cannons.

3. Limitation of the use in field fighting of explosives of a formidable power, such as are now in use, and prohibition of the discharge of any kind of projectile or explosive from balloons or by similar means.

4. Prohibition of the use in naval battles of submarine or diving torpedo boats, or of other engines of destruction of the same nature; agreement not to construct in the future war-ships armed with rams.

5. Adaptation to naval war of the stipulations of the Geneva Convention of 1864, on the base of the additional articles of 1868.

6. Neutralization, for the same reason, of boats or launches employed in the rescue of the shipwrecked during or after uaval battles.

7. Revision of the declaration concerning the laws and customs of war elaborated in 1874 by the Conference of Brussels, and not vet ratified.

8. Acceptance, in principle, of the use of good offices, mediation, and voluntary arbitration, in cases where they are available, with the purpose of preventing armed conflicts between nations; understanding in relation to their mode of application and establishment of a uniform practice in employing them.

It is well understood that all questions concerning the political relations of States, and the order of things established by treaties, as in general all questions which do not directly fall within the program adopted by the cabinets, must be absolutely excluded from the deliberations of the conference.

xviii

PRECEDING THE CONFERENCES

In requesting you, sir, to be good enough to apply to your Government for instructions on the subject of my present communication, I beg you at the same time to inform it that, in the interest of the great cause which my august master has so much at heart. His Imperial Majesty considers it advisable that the conference should not sit in the capital of one of the Great Powers, where are centered so many political interests, which might, perhaps, impede the progress of a work in which all countries of the universe are equally interested.

1 have, etc.,

Count Mouravieff.

CHRCVLAR INSTRUCTION OF THE NETHERLAND MINISTER FOR FOREIGN AVFAIRS TO THE DIPLOMATIC REPRESENTATIVES OF THE NETHER-LANDS. INVITATION TO THE CONFERENCE'

MR. MINISTER:

THE HAGUE, April 6, 1899.

The Imperial Government of Russia addressed on August 12/24, 1898, to the diplomatic representatives accredited to the Court of St. Petersburg a circular expressing a desire for the meeting of an international conference which should be commissioned to seek the most effective means of ensuring to the world a lasting peace, and of limiting the progressive development of military armaments.

This proposal, due to the noble and generous initiative of the august Emperor of Russia, having met everywhere with a most cordial reception, and obtained the general assent of the Powers, his Excellency the Minister for Foreign Affairs of Russia addressed December 30, 1898 (January 11, 1899) to the same diplomatic representatives a second circular, giving a more concrete form to the generous ideas announced by the magnanimous Emperor and indicating certain questions which might be specially submitted for discussion by the proposed conference.

For political reasons the Imperial Russian Government thought that it would not be desirable that the meeting of this conference should take place in the capital of one of the great Powers, and after being assured of the assent of the Governments interested, it addressed the Cabinet of The Hague with a view of obtaining its consent to the choice

xix.

ł

⁴French text in Actes et documents relatifs au programme de la Conférence de la Paix; British Parhamentary Paper, Miscellaneous, No. 1, 1899, p. 7 English versions in Holls, op. cit., p. 32, and the Parliamentary Paper above cited.

DIPLOMATIC CORRESPONDENCE

of that capital as the seat of the conference in question. 1 at once took the orders of Her Majesty the Queen in regard to this request, and I am happy to be able to inform you that Her Majesty, our august sovereign, has been pleased to authorize me to reply that it will be particularly agreeable to her to see the proposed conference meet at The Hague.

Consequently, and in accord with the Imperial Russian Government, I have the honor to instruct you to invite the Government of to be good enough to be represented at the above-mentioned conference, in order to discuss the questions indicated in the second Russian circular of December 30, 1898 (January 11, 1899), as well as all other questions connected with the ideas set forth in the circular of August 12 /24, 1898, excluding, however, from the deliberations everything which refers to the political relations of States or to the order of things established by treaties.

I trust that the Government to which you are accredited will participate in the great humanitarian work to be entered upon under the auspices of His Majesty the Emperor of All the Russias, and that it will be disposed to accept our invitation and to take the necessary steps for the presence of its representatives at The Hague on May 18, next, for the opening of the conference, at which each Power, whatever may be the number of its delegates, will have only one vote.

Please accept, Mr. Minister, renewed assurance of my high consideration.

W. H. DE BEAUFORT.

THE SECRETARY OF STATE OF THE UNITED STATES TO THE AMERICAN DIPLOMATIC REPRESENTATIVES ACCREDITED TO THE GOVERNMENTS SIGNATORY TO THE ACTS OF THE FIRST HAGUE CONFERENCE¹

DEPARTMENT OF STATE, WASHINGTON, October 21, 1901.

SIR: The Deace Conference which assembled at The Hague on May 18, 1800, marked an epoch in the history of nations. Called by His Majesty the Emperor of Russia to discuss the problems of the maintenance of general peace, the regulation of the operations of war, and the lessening of the burdens which preparedness for eventual war

 $\mathbf{X}\mathbf{X}$

⁴Ferrian relations of the United States, 1904, p. 10.

PRECEDING THE CONFERENCES

entails upon modern peoples, its labors resulted in the acceptance by the signatory Powers of Conventions for the peaceful adjustment of international difficulties by arbitration, and for certain humane amendments to the laws and customs of war by land and sea. A great work was thus accomplished by the Conference, while other phases of the general subject were left to discussion by another conference in the near future, such as questions affecting the rights and duties of neutrals, the inviolability of private property in naval warfare, and the bombardment of ports, towns, and villages by a naval force.

Among the movements which prepared the minds of Governments for an accord in the direction of assured peace among men, a high place may fittingly be given to that set on foot by the Interparlian entary Union. From its origin in the suggestions of a member of the British House of Commons, in 1888, it developed until its membership included large numbers of delegates from the parliaments of the principal nations, pledged to exert their influence toward the conclusion of treaties of arbitration between nations and toward the accomplishment of peace. Its annual conferences have notably advanced the high purposes it sought to realize. Not only have many international treaties of arbitration been concluded, but, in the conference theld in Holland in 1894, the memorable declaration in favor of a Permanent Court of Arbitration was a forerunner of the most important achievement of the Peace Conference of The Hague in 1899.

The annual conference of the interparliamentary Union was held this year at St. Louis, in appropriate connection with the world's fair. Its deliberations were marked by the same noble devotion to the cause of peace and to the welfare of humanity which had inspired its former meetings. By unanimous vote of delegates, active or retired members of the American Congress, and of every parliament in Europe with two exceptions, the following resolution was adopted:

「日本のないないないないないないの

Whereas, enlightened public opinion and modern civilization alike demand that differences between nations should be adjudicated and settled in the same manner as disputes between individuals are adjudicated, namely, by the arbitrament of courts in accordance with recognized principles of law, this conference requests the several Governments of the world to send delegates to an international conference to be held at a time and place to be agreed upon by them for the purpose of considering:

1. The questions for the consideration of which the Conference at The Hague expressed a wish that a future conference be called.

xxi

DIPLOMATIC CORRESPONDENCE

2. The negotiation of arbitration treaties between the nations represented at the Conference to be convened.

3. The advisability of establishing an international congress to convene periodically for the discussion of international questions.

And this Conference respectfully and cordially requests the President of the United States to invite all the nations to send representatives to such a conference.

On September 24, ultimo, these resolutions were presented to the President by a numerous deputation of the Interparliamentary Union. The President accepted the charge offered to him, feeling it to be most appropriate that the Executive of the nation which had welcomed the conference to its hospitality should give voice to its impressive utterances in a cause which the American Government and people hold dear. He announced that he would at an early day invite the other nations, parties to the Hague Conventions, to reassemble with a view to pushing forward toward completion the work already begun at The Hague by considering the questions which the first Conference had left unsettled with the express provision that there should be a second conference.

In accepting this trust the President was not unmindful of the fact, so vividly brought home to all the world, that a great war is now in progress. He recalled the circumstance that at the time when, on August 24, 1898. His Majesty the Emperor of Russia sent forth his invitation to the nations to meet in the interests of peace the United States and Spain had merely halted in their struggle to devise terms of peace. While at the present moment no armistice between the parties now contending is in sight, the fact of an existing war is no reason why the nations should relax the efforts they have so successfully made hitherto toward the adoption of rules of conduct which may make more remote the chances of future wars between them. In 1899 the Conference of The Hague dealt solely with the larger general problems which confront all nations, and assumed no function of intervention or suggestion in the settlement of the terms of peace between the United States and Spain. It might be the same with a reassembled conference at the present time. Its efforts would naturally lie in the direction of further codification of the universal ideas of right and justice which we call international law; its mission would be to give them tuture effect.

The President directs that you will bring the foregoing considerations to the attention of the Minister for Foreign Affairs of the Gov-

xxii

PRECEDING THE CONFERENCES

ernment to which you are accredited and, in discreet conference with him, ascertain to what extent that Government is disposed to act in the matter.

Should his Excellency invite suggestions as to the character of the questions to be brought before the proposed Second Peace Conference, you may say to him that, at this time, it would seem premature to couple the tentative invitation thus extended with a categorical program of subjects of discussion. It is only by comparison of views that a general accord can be reached as to the matters to be considered by the new conference. It is desirable that in the formulation of a program the distinction should be kept clear between the matters which belong to the province of international law and those which are conventional as between individual Governments. The Final Act of The Hague Conference, dated July 29, 1899, kept this distinction clearly in sight. Among the broader general questions affecting the right and justice of the relation of sovereign States which were then relegated to a future conference were the rights and duties of neutrals, the inviolability of private property in naval warfare, and the bombardment of ports, towns, and villages by a naval force. The other matters mentioned in the First Act take the form of suggestions for consideration by interested Governments.

The three points mentioned cover a large field. The first, especially, touching the rights and duties of neutrals, is of universal importance. Its rightful disposition affects the interests and well-being of all the world. The neutral is something more than an onlooker. His acts of omission or commission may have an influence—indirect, but tangible—on a war actually in progress; whilst on the other hand he may suffer from the exigencies of the belligerents. It is this phase of warfare which deeply concerns the world at large. Efforts have been made, time and again, to formulate rules of action applicable to its more material aspects, as in the declarations of Paris. As recently as April 28 of this year the Congress of the United States adopted a resolution reading thus:

Resolved by the Senate and House ε_i^c Representatives of the United States of America in Congress assembled. That it is the sense of the Congress of the United States that it is desirable, in the interest of uniformity of action by the maritime States of the world in time of war, that the President endeavor to bring about an understanding among the principal maritime Powers with a view of incorporating into the permanent law of civilized

xxiii

DIPLOMATIC CORRESPONDENCE

nations the principle of the exemption of all private property at sea, not contraband of war, from capture or destruction by belligerents.

Approved, April 28, 1904.

Other matters closely affecting the rights of neutrals are the distinction to be made between absolute and conditional contraband of war, and the inviolability of the official and private correspondence of neutrals.

As for the duties of neutrals toward the belligerent, the field is scarcely less broad. One aspect deserves mention, from the prominence it has acquired during recent times, namely, the treatment due to refugee belligerent ships in neutral ports.

It may also be desirable to consider and adopt a procedure by which States non-signatory to the original Acts of the Hague Conference may become adhering parties.

You will explain to his Excellency the Minister of Foreign Affairs that the present overture for a second conference to complete the postponed work of the First Conference is not designed to supersede other calls for the consideration of special topics, such as the proposition of the Government of the Netherlands, recently issued, to assemble for the purpose of amending the provisions of the existing Hague Convention with respect to hospital ships. Like all tentative conventions, that one is open to change in the light of practical experience, and the fullest deliberation is desirable to that end.

Finally, you will state the President's desire and hope that the undying memories which eling around The Hague as the cradle of the beneficent work which had its beginning in 1899 may be strengthened by holding the Second Peace Conference in that historic city.

> I am, sir, etc., JOHN HAY,

THE SECRETARY OF STATE OF THE UNITED STATES TO THE AMERICAN REPRESENTATIVES ACCREDITED TO THE GOVERNMENTS SIGNATORY TO THE ACTS OF THE FIRST HAGUE CONFERENCE¹

> DEPARTMENT OF STATE, WASHINGTON, December 16, 1904.

SIR: By the circular instruction dated October 21, 1904, the representatives of the United States accredited to the several Governments

^AForeign relations of the United States, 1904, p. 13.

xxiv

PRECEDING THE CONFERENCES

which took part in the Peace Conference held at The Hague in 1899, and which joined in signing the Acts thereof, were instructed to bring to the notice of those Governments certain resolutions adopted by the Interparliamentary Union at its annual conference held at St. Louis in September last, advocating the assembling of a Second Peace Conference to continue the work of the First, and were directed to ascertain to what extent those Governments were disposed to act in the unatter.

The replies so far received indicate that the proposition has been received with general favor. No dissent has found expression. The Governments of Austria-Hungary, Denmark, France, Germany, Great Britain, Italy, Luxemburg, Mexico, the Netherlands, Portugal, Roumania, Spain, Sweden and Norway, and Switzerland exhibit sympathy with the purposes of the proposal, and generally accept it in principle, with the reservation in most cases of future consideration of the date of the conference and the program of subjects for discussion. The replies of Japan and Russia conveyed in like terms a friendly recognition of the spirit and purposes of the invitation, but on the part of Russia the reply was accompanied by the statement that in the existing condition of things in the Far East it would not be practicable for the Imperial Government, at this moment, to take part in such a conference. While this reply, tending as it does to cause some postponement of the proposed Second Conference, is deeply regretted, the weight of the motive which induces it is recognized by this Government and, probably, by others. Japan made the reservation only that no action should he taken by the conference relative to the present war.

Although the prospect of an early convocation of an august assembly of representatives of the nations in the interest of peace and harmony among them is deferred for the time being, it may be regarded as assured so soon as the interested Powers are in a position to agree upon a date and place of meeting and to join in the formulation of a general plan for discussion. The President is much gratified at the cordial reception of his overtures. He feels that in eliciting the common sentiment of the various Governments in favor of the principle involved and of the objects sought to be attained a notable step has heen taken toward eventual success.

Pending a definite agreement for meeting when circumstances shall permit, it seems desirable that a comparison of views should be had among the participants as to the scope and matter of the subjects to

xxv

DIPLOMATIC CORRESPONDENCE

be brought before the Second Conference. The invitation put forth by the Government of the United States did not attempt to do more than indicate the general topics which the Final Act of the First Conference of The Hague relegated, as unfinished matters, to consideration by a future conference-adverting, in connection with the important subject of the inviolability of private property in naval warfare, to the like views expressed by the Congress of the United States in its resolution adopted April 28, 1904, with the added suggestion that it may be desirable to consider and adopt a procedure by which States non-signatory to the original Acts of the Hague Conference may become adhering parties. In the present state of the project, this Government is still indisposed to formulate a program. In view of the virtual certainty that the President's suggestion of The Hague as the place of meeting of a Second Peace Conference will be accepted by all the interested Powers, and in view also of the fact that an organized representation of the signatories of the Acts of 1899 now exists at that capital, this Government feels that it should not assume the initiative in drawing up a program, nor preside over the deliberations of the signatories in that regard. It seems to the President that the high task he undertook in seeking to bring about an agreement of the Powers to meet in a Second Peace Conference is virtually accomplished so far as it is appropriate for him to act, and that, with the general acceptance of his invitation in principle, the future conduct of the affair may fitly follow its normal channels. To this end it is suggested that the further and necessary interchange of views between the signatories of the Acts of 1899 be effected through the International Bureau under the control of the Permanent Administrative Council of The Hague. It is believed that in this way, by utilizing the central representative agency established and maintained by the Powers themselves, an orderly treatment of the preliminary consultations may be insured and the way left clear for the eventual action of the Government of the Netherlands in calling a renewed conference to assemble at The Hague, should that course be adopted.

You will bring this communication to the knowledge of the Minister for Foreign Affairs and invite consideration of the suggestions herein made. I am, etc.,

JOHN HAY.

xxvi

MEMORANDUM FROM THE RUSSIAN EMBASSY HANDED TO THE PRESIDENT OF THE UNITED STATES, SEPTEMBER 13, 1905, PROPOSING A SECOND PEACE CONFERENCE AT THE HAGUE¹

In view of the termination, with the cordial coöperation of the President of the United States, of the war and of the conclusion of peace between Russia and Japan, Ilis Majesty the Emperor, as initiator of the International Peace Conference of 1899, holds that a favorable moment has now come for the further development and for the systematizing of the labors of that international conference. With this end in view and being assured in advance of the sympathy of President Roosevelt, who has already, last year, pronounced himself in favor of such a project, His Majesty desires to approach him with a proposal to the effect that the Government of the United States take part in a new international conference which could be called together at The Hague as soon as favorable replies could be secured from all the other States to which a similar proposal will be made. As the course of the late war has given rise to a number of questions which are of the greatest importance and closely related to the Acts of the First Conference, the plenipotentiaries of Russia at the future meeting will lay before the conference a detailed program which could serve as a starting point for its deliberations.

MR. ROOT, SECRETARY OF STATE, TO THE RUSSIAN AMBASSADOR 2

Memorandum

DEPARTMENT OF STATE, WASHINGTON, October 12, 1905.

On the 13th of last month, at Sagamore Hill, his excellency the Ambassador of Russia presented to the President a memorandum, being a message from His Majesty the Tsar to the President, to the effect that in view of the termination, with the cordial coöperation of the President, of the war, and of the conclusion of peace between Russia and Japan, His Imperial Majesty, as initiator of the Imernational Peace Conference of 1899, deems the present a favorable moment for further developing and systematizing the labors of that conference, and that to this end, upon being assured in advance of the sympathy of the President, who last year proncunced himself in favor of such a project, His Majesty desires to approach the President with a proposal to the

¹Foreign relations of the United States, 1905, p. 828, ²Ibid., p. 829.

xxvii

DIPLOMATIC CORRESPONDENCE

effect that the Government of the United States take part in a new international conference, which could be called together at The Hagne as soon as favorable replies may be obtained from all the other states to which a similar proposal is to be made.

The Secretary of State, by direction of the President, has the honor to confirm to his excellency the Ambassador of Russia the assurances which the President had the sincere pleasure to give to his excellency at the time of the presentation of the memorandum of September 13, The President's circulars to the powers, parties to the acts of The Hague Conference, which the late Secretary of State communicated to the several signatory states through the American envoys accredited thereto, dated, respectively, October 21 and December 16 of last year, have demonstrated the President's keen desire that upon a favorable occasion the labors of the First International Peace Conference might be supplemented and completed by an accord to be reached by a second conference of the powers. The suggestion so put forth having been accepted in principle by the signatories, it only remained for the opportime moment to come for the powers to agree upon the place and time for their renewed assemblage in order to perfect the bencheial agreements of the first conference,

The President most gladly welcomes the offer of His Imperial Majesty to again take upon himself the initiation of the steps requisite to convene a Second International Peace Conference, as the necessary sequence to the first conference, brought about through His Majesty's efforts, and in view of the cordial responses to the President's suggestion of October, 1904, he doubts not that the project will meet with complete acceptation and that the result will be to bring the nations of the earth still more closely together in their common endeavor to advance the ends of peace.

As respects the further statement of his excellency's measorandum of September 13, that, as the late war has given rise to a number of questions which are of the greatest importance and closely related to the acts of the first conference, the plenipotentiaries of Russia, at the future meeting, will lay before the conference a detailed programme which could serve as a starting point for its deliberations, the President finds it in consonance with the indications of his circular of October 21, 1904, tonching the questions to come before a second conference for discussion, and the importance of completing the work of the first conference by ample exchange of views and, it is to be hoped, full concord upon the broad questions specifically relegated by the final act of The Hague to the consideration of a future conference.

xxviii

PRECEDING THE CONFERENCES

THE RUSSIAN AMHASSADOR TO THE SUCRETARY OF STATE PROPOSING THE PROGRAM OF THE SECOND CONFERENCE¹

IMPERIAL EMHASSY OF RUSSIN, WASHINGTON, April 12, 1906.

MR. SECRETARY OF STATE: When it assumed the initiative of calling a Second Peace Conference, the Imperial Government had in view the accessity of further developing the humanitarian principles on which was based the work accomplished by the great international assemblage of 1899.

At the same time, it deemed it expedient to enlarge as much as possible the number of States participating in the labors of the contemplated conference, and the alacrity with which the call was answered bears witness to the depth and breadth of the present sentiment of solidarity for the application of ideas aiming at the good of all mankind.

The First Conference separated in the firm belief that its labors would subsequently be perfected from the effect of the regular progress of enlightment among the nations and abreast of the results acquired from experience. Its most important creation, the International Court of Arbitration, is an institution that has already proved its worth and brought together, for the good of all, an areopagus of jurists who command the respect of the world. How much good could be accomplished by international commissions of inquiry toward the settlement of disputes between States has also been shown.

There are, however, certain improvements to be made in the Convention relative to the pacific settlement of international disputes. Following recent arbitrations, the jurists assembled in court have raised certain questions of details which should be acted upon by adding to the said Convention the necessary amplifications. It would seem especially desirable to lay down fixed principles in regard to the use of languages in the proceedings in view of the difficulties that may arise in the future as the cases referred to arbitral jurisdiction multiply. The modus operandi of international commissions of inquiry would likewise be open to improvement.

As regards the regulating of the laws and customs of war on land, the provisions established by the First Conference ought also to be completed and defined, so as to remove all misapprehensions.

xxix.

¹Foreign relations of the United States, 1906, vol. ii, p. 1629.

DIPLOMATIC CORRESPONDENCE

As for maritime warfare, in regard to which the laws and customs of the several communication of certain points, it is necessary to establish fixed rules in keeping with the exigencies of the rights of belligerents and the interests of neutrals.

A convention bearing on these subjects should be framed and would constitute one of the most prominent parts of the tasks devolved upon the forthcoming conference.

Holding, therefore, that there is at present occasion only to examine questions that demand special attention as being the outcome c^+ the experience of recent years, without tonching upon those that fight have reference to the limitation of military or naval forces, the limperial Government proposes for the program of the contemplated mecting the following main points:

1. Improvements to be made in the provisions of the Convention relative to the pacific settlement of international disputes as regards the Court of Arbitration and the international commissions of inquiry.

2. Additions to be made to the provisions of the Convention of 1899 relative to the laws and enstoms of war on land—among others, those concerning the opening of hostilities, the rights of neutrans on land, etc. Declarations f 1899: one of these having expired, question of its being reviv

3. Framing of a convention relative to the laws and customs of maritime warfare, concerning—

The special operations of maritime warfare, such as the bombardment of ports, eities, and villages by a naval form; * laying of torpedoes, etc.;

The transformation of merchant vessels into war-ships;

The private property of belligerents at sea:

The length of time to be granted to merchant ships for their departure from ports of neutrals or of the enemy after the opening of hostilities;

The rights and duties of neutrals at sea, among others, the questions of contraband, the rules applicable to belligerent vessels in neutral ports; destruction, in case of *vis major*, of neutral merchant vessels captured as prizes;

In the said convention to be drafted, there would be introduced the provisions relative to war on land that would be also applicable to maritime warfare.

4. Additions to be made to the Convention of 1899 for the adaptation to maritime warfare of the principles of the Geneva Convention of 1864.

xxx

PRECEDING THE CONFERENCES

As was the case at the Conference of 1899, it would be well understood that the deliberation of the contemplated meeting should not deal with the political relations of the several States, or the condition of things established by treat.es, or in general with questions that did not directly come within the program adopted by the several cabinets.

The Imperial Government desires distinctly to state that the data of this program and the eventual acceptance of the several States clearly do not prejudge the opinion that may be delivered in the conference in regard to the solving of the questions brought up for discussion. It would likewise be for the contemplated meeting to decide as to the order of the questions to be examined and the form to be given to the decisions reached as to whether it should be deemed preferable to include some of them in new conventions or to append them, as additions, to conventions already existing.

In formulating the above-mentioned program, the Imperial Government bore in mind, as far as possible, the recommendations made by the First Peace Conference, with special regard to the rights and duties of neutrals, the private property of beiligerents at sea, the bombardment of ports, cities, etc. It entertains the hope that the Government of the United States will take the whole of the points proposed as the expression of a wish to come nearcr that lofty ideal of international justice that is the permanent goal of the whole civilized world.

By order of my Government, I have the honor to acquaint you with the foregoing, and awaiting the reply of the Government of the United States with as little delay as possible, I contract this opportunity to beg you, Mr. Secretary of State, to accept the assurance of my very high consideration.

ROSEN.

NETHERLAND INVITATION TO THE SECOND HAGUE CONFERENCE¹

ROYAL LEGATION OF THE NETHERLANDS, WASHINGTON, D. C., April 10, 1907.

MR. SECRETARY OF STATE: I have the honor to bring to your Excellency's knowledge that, according to a communication I have just received from the Minister of Foreign Affairs, the meeting of the Peace Conference at The Hague has been fixed for the 15th of June next.

¹Foreign relations of the United States, 1907, p. 1109.

NNNE.

DIPLOMATIC CORRESPONDENCE

I am at the same time instructed by the Government of the Queen to invite the Government of the United States to be pleased to send delegates thereto.

Hereby carrying out my orders, I embrace this opportunity to renew to you, Mr. Secretary, the assurances of my highest consideration. VAN SWINDEREN.

PROTOCOL REGARDING ADHESIONS TO THE 1899 CONVENTION FOR THE PACIFIC SETTLEMENT OF INTERNATIONAL DISPUTES¹

The Powers which have ratified the Convention for the pacific settlement of international disputes, signed at The Hague on July 29, 1899, desiring to enable the States that were not represented at the First Peace Conference and were invited to the Second to adhere to the aforesaid Convention, the undersigned delegates or diplomatic representatives of the above-mentioned Powers, viz.:

Germany, Austria-Hungary, Belgium, Bulgaria, China, Denmark, Spain, the United States of America, the United States of Mexico, France, Great Britain, Greece, Italy, Japan, Luxemburg, Montenegro, Norway, the Netherlands, Persia, Portugal, Roumania, Russia, Servia, Siam, Sweder, Switzerland, and Turkey, duly authorized to that effect, have agreed that there shall be opened by the Minister of Foreign Affairs of the Netherlands, a *proces-verbal* of adhesions, that shall serve to receive and record the said adhesions, which shall immediately go into effect. In witness whereof the present protocol was drawn up, in a single copy, which shall remain in deposit in the archives of the Ministry of Foreign Affairs of the Netherlands and of which an authenticated copy shall be transmitted to each one of the signatory Powers.

Done at The Hague, June 14, 1907.

[Here follow signatures.]

xxxii

PROCÉS-VERBAL OF ADHESION²

There was signed in this city on June 14, 1907, a protocol establishing, in respect to the Powers unrepresented at the First Peace Con-

Martens, Nouveau Recucil Général de Traités, 3d series, vol. ii, p. 4. See post p. 79. Article (0.

[&]quot;Martens, 3d series, vol. ii, p. 6.

PRECEDING THE CONFERENCES

ference which have been invited to the Second, the mode of adhesion to the Convention for the peaceful settlement of international disputes, signed at The Hagin (1918) 29, 1899.

Pursuant to the said protocol, the undersigned, Minister of Foreign Affairs for He. Majesty the Obecen of the Netherlands, on this day opened the pres of |raceseptile| intended to receive and furthermore to record, as they is to be presented, the adhesions of the aforesaid Convention.

Done at The Hague, on June 15, 1907, in a single copy, which shall remain in deposit in the archives of the Ministry of Foreign Affairs of the Netherlands, and of which a duly certified copy shall be transmitted to each of the signatory Powers.

VAN TETS VAN GOUDRIAAN

Successively adhered: Argentine Republic, Brazil, Bolivia, Chile, Colombia, Cuba, Guatemala, Haiti, Nicaragua, Panama, Paraguay, Peru, Dominican Republic, Venezuela, Uruguay, Salvador and Ecuador.

xxxiii



THE FINAL ACTS OF THE FIRST AND SECOND HAGUE PEACE CONFERENCES, TOGETHER WITH THE DRAFT CONVENTION ON A JUDICIAL ARBITRATION COURT

1899

FINAL ACT of the International Peace Conference .- Signed at The Hague, July 29, 1899.

The International Peace Conference, convoked in the best interests of humanity by His Majesty the Emperor of All the Russias, assembled, on the invitation of the Government of Her Majesty the Queen of the Netherlands, in the Royal House in the Wood at The Hague on the 18th May, 1899.

The Powers enumerated in the following list took part in the Conference, to which they appointed the delegates named below : For Germany:

His Excellency Count de Münster, German Ambassador at Paris, delegate plenipotentiary ;

The Baron de Stengel, professor at the University of Munich, second delegate;

1907

FINAL ACT of the Second International Peac Conference.-Signed at The Hague, October 18, 1907.

The Second International Peace Convocation. Conference, proposed in the first instance by the President of the United States of America, having been convoked, on the invitation of His Majesty the Emperor of All the Russias, by Her M: *y the Queen of the Netherlands, assembled on the 15th June, 1907, at The Hague, in the Hall of the Knights, for the purpose of _iving a fresh development to the humanitarian principles which served as a basis for the work of the First Conference of 1899.

The following Powers took part Delegates. in the Conference, and appointed the delegates named below :

Germany :

- His Excellency Baron Marschall de Bieberstein, Minister of State, Imperial Ambassador at Constantinople, first delegate plenipotentiary;
- Mr. Kriege. Imperial Envoy on Extraordinary Mission at the

Germany.

1899

- Dr. Zorn, Judicial Privy Councilor, professor at the University of Königsberg, scientific delegate;
- Colonel de Gross de Schwarzhoff, Commandant of the 5th Regiment of Infantry, No. 94, technical delegate;
- Captain Siegel, Naval Attaché to the Imperial Embassy at Paris, technical delegate.

1907

present Conference, Privy Councilor of Legation and Legal Adviser to the Ministry for Foreign Affairs, member of the Permanent Court of Arbitration, second delegate plenipotentiary;

- Rear-Admiral Siegel, Naval Attaché to the Imperial Embassy at Paris, naval delegate;
- Major General de Gündell, Quartermaster General of the General Staff of the Royal Prussian Army, military delegate;
- Mr. Zorn, professor to the Faculty of Law at the University of Bonn, Judicial Privy Councilor, member of the Prussian Upper Chamber, and Crown Syndic, scientific delegate;
- Mr. Göppert, Counselor of Legation and Counselor attached to the Department for Foreign Affairs, assistant delegate;
- Mr. Retzmann, Lieutenant Commander on the Naval General Staff, assistant naval delegate.

The United States of America:

His Excellency Mr. Joseph H. Choate, ex-Ambassador at London, Ambassador Extraordinary, delegate plenipotentiary;

United States.

For the United States of America :¹ His Excellency Mr. Andrew D. White, United States Ambassador at Berlin, delegate plenipotentiary;

¹The order of the countries in the original of the 1899 Final Act has been here departed from in a few instances (United States, Mexico and Bulgaria) for the purpose of presenting each country's respective delegations to the 1899 and 1907 Conferences in juxtaposition.

- The Honorable Seth Low, president of the Colombia University at New York, delegate plenipotentiary;
- Mr. Stanford Newel, Envoy Extraordinary and Minister Plenipotentiary at The Hague, delegate plenipotentiary;
- Captain Alfred T. Mahan, United States Navy, delegate plenipotentiary;
- Mr. William Crozier, Captain of Artillery, delegate plenipotentiary;
- Mr. Frederick W. Holls, advocate at New York, delegate and secretary to the delegation.

- His Excellency Mr. Horaee Porter, ex-Ambassador at Paris, Ambassador Extraordinary, delegate plenipotentiary;
- His Excellency Mr. Uriah M. Rose, Ambassador Extraordinary, delegate plenipotentiary;
- His Exeelleney Mr. David Jayne Hill, ex-Assistant Secretary of State, Envoy Extraordinary and Minister Plenipotentiary at The Hague, delegate plenipotentiary;
- Rear-Admiral Charles S. Sperry, ex-president of the Naval War College, Minister Plenipotentiary, delegate plenipotentiary;
- Brigadier General George B. Davis, Judge Advocate General of the United States Army, Minister Plenipotentiary, delegate plenipotentiary;
- Mr. William I. Buchanan, ex-Minister at Buenos Aires, en.-Minister at Panama, Minister Plenipotentiary, delegate plenipotentiary;
- Mr. James Brown Scott, Solicitor for the Department of State, technical delegate;
- Mr. Charles Henry Butler, Reporter of the Supreme Court, technical delegate.

Argentine Republic. 1899

1907

The Argentine Republic:

- His Excellency Mr. Roque Saenz Peña, ex-Minister for Foreign Affairs, Envoy Extraordinary and Minister Plenipotentiary at Rome, member of the Permanent Court of Arbitration, delegate plenipotentiary;
- His Excellency Mr. Luis M. Drago, ex-Minister for Foreign Affairs, deputy member of the Permanent Court of Arbitration, delegate plenipotentiary;
- His Excellency Mr. Carlos Rodríguez Larreta, ex-Minister for Foreign Affairs, member of the Permanent Court of Arbitration, delegate plenipotentiary;
- General Francisco Reynolds, Military Attaché at Berlin, technical delegate;
- Captain Juan A. Martin, ex-Minister of Marine, Naval Attaché at London, technical delegate.

Austria-Hungary :

- His Excellency Mr. Gaëtan Mérey de Kapos-Mére, Privy Councilor of His Imperial and Royal Apostolic Majesty, Ambassador Extraordinary and Plenipotentiary, first delegate plenipotentiary;
- His Excellency Baron Charles de Macchio, Envoy Extraor-

Austria-Hungary.

For Austria-Hungary:

tiary:

Mr.

His Excellency Count R. Wel-

sersheimb, Ambassador Ex-

traordinary and Plenipoten-

tiary, first delegate, plenipo-

d'Okolicsna, Envoy Extraor-

dinary and Minister Plenipo-

tentiary at The Hague, sec-

Alexandre Okolicsányi

ond delegate, plenipotentiary;

- Mr. Gaëtan Mérey de Kapos-Mére, Counselor of Embassy and Chief of Cabinet of the Minister for Foreign Affairs, assis ...t delegate;
- Mr. Henri Lammasch, professor at the University of Vienna, assistant delegate;
- Mr. Victor de Khuepach zu Ried, Zimmerlehen and Haslburg, Lieutenant Colonel on the General Staff, assistant delegate;
- Count Stanislas Soltyk, Captain of Corvette, assistant delegate.

For Belgium:

His Excellency Mr. Auguste Beernaert, Minister of State, President of the Chamber of Representatives, delegate plenipotentiary;

1907

dinary and Minister Plenipotentiary at Athens, second delegate plenipotentiary;

- Mr. Henri Lammasch, professor at the University of Vienna, Aulic Councilor, member of the Austrian Upper Chamber of the Reichsrath, member of the Permanent Court of Arbitration, scientific delegate;
- Mr. Antoine Haus, Rear-Admiral, naval delegate;
- Baron Wladimir, Giesl de Gieslingen, Major General, Military Plenipotentiary at the Imperial and Royal Embassy at Constantinople and at the Imperial and Royal Legation at Athens, military delegate :
- The Chevalier Othon de Weil, Aulie and Ministerial Councilor at the Ministry of the Imperial and Royal Household and of Foreign Affairs, delegate;
- Mr. Jules Szilassy de Szilas et Pilis, Counselor of Legation, delegate;
- Mr. Emile Konek de Norwall, Naval Lieutenant of the First Class, delegate attached.

Belgium:

Belgium.

His Excellency Mr. A. Beernaert, Minister of State, member of the Chamber of Representatives, member of the Institute of France and

1899

The Count de Grelle Rogier, Envoy Extraordinary and Minister Plenipotentiary at The Hague, delegate plenipotentiary;

The Chevalier Descamps, Senator, delegate plenipotentiary. 1907

of the Royal Academies of Belgium and Roumania, honorary member of the Institute of International Law, member of the Permanent Court of Arbitration, delegate plenipotentiary;

- His Excellency Mr. J. van den Heuvel, Minister of State, ex-Minister of Justice, delegate plenipotentiary;
- His Excellency Baron Guillaume, Envoy Extraordinary and Minister Plenipotentiary at The Hague, member of the Royal Academy of Roumania, delegate plenipotentiary.
- Bolivia:
 - His Excellency Mr. Claudio Pinilla, Minister for Foreign Affairs, member of the Permanent Court of Arbitration, delegate plenipotentiary;
 - His Excellency Mr. Fernando E. Guachalla, Minister Plenipotentiary at London, delegate plenipotentiary.

Brazil:

- His Excellency Mr. Ruy Barbosa, Ambassador Extraordinary and Plenipotentiary, Vice-President of the Senate, member of the Permanent Court of Arbitration, delegate plenipotentiary;
- His Excellency Mr. Eduardo F. S. dos Santos Lisbôa, Envoy Extraordinary and Minister

Bolivia

Brazil

1907

Plenipotentiary at The Hague, delegate plenipotentiary;

Colonel Roberto Trompowsky Leitão de Almeida, Military Attaché at The Hague, technical delegate;

Commander Tancredo Burlamaqui de Moura, technical delegate. Bulgaria:

Bulgaria.

Major General on the Staff Vrban Vinaroff, General á la suite, first delegate plenipotentiary;

Mr. Ivan Karandjouloff, Procureur-Général of the Court of Cassation, second delegate plenipotentiary;

Commander S. Dimitrieff, Chief of the Staff of the Bulgarian Flotilla, delegate.

Chile:

Chile,

- His Excellency Mr. Domingo Gana, Envoy Extraordinary and Minister Plenipotentiary at London, delegate plenipotentiary;
- His Excellency Mr. Augusto Matte, Envoy Extraordinary and Minister Plenipotentiary at Berlin, delegate plenipotentiary;
- His Excellency Mr. Carlos Concha, ex-Minister of War, ex-President of the Chamber of Deputies, ex-Envoy Extraordinary and Minister Plenipotentiary at Buenos

For Bulgaria:¹

- Dr. Dimitri I. Stancioff, Diplomatic Agent at St. Petersburg, first delegate, plenipotentiary;
- Major Christo Hessaptchieff, Military Attaché at Belgrade, second delegate, plenipotentiary.

See footnote on p. 2

1899

China.

For China:

Mr. Yang Yü, Envoy Extraordinary and Minister Plenipotentiary at St. Petersburg, first delegate, plenipotentiary; Mr. Lou-Tseng-Tsiang, second

delegate;

- Mr. Hoo-Wei-Teh, second delegate;
- Mr. Ho-Yen-Cheng, Counselor of Legation, assistant delegate.

1907

Aires, delegate plenipotentiary.

China :

- His Excellency Mr. Lou-Tseng-Tsiang, Ambassador Extraordina y, delegate plenipotentiary;
- His Excellency the Honorable John W. Foster, ex-Secretary of State at the United States Department for Foreign Affairs, delegate plenipotentiary;
- His Excellency Mr. Tsien-Sun, Envoy Extraordinary and Minister Plenipotentiary at The Hague, delegate plenipotentiary;
- Colonel W. S. Y. Tinge, Judge Advocate General at the War Office, military delegate;
- Mr. Chang Ching Tong, Secretary of Legation, assistant delegate;
- Mr. Chao-Hi-Chiu, ex-Secretary of the Imperial Chinese Mission and Legation at Paris and Rome, assistant delegate.

Colombia:

- General Jorge Holguin, delegate plenipotentiary;
- Mr. Santiago Perez Triana, delegate plenipotentiary;
- His Excellency General M. Vargas, Envoy Extraordinary and Minister Plenipotentiary at Paris, delegate plenipotentiary.

Colombia

1899

1907

The Republic of Cuba; Mr. Antonio Sanchez de Bustamante, professor of international law at the University

- of Havana, Senator of the Republic, delegate plenipotentiary;
- His Excellency Mr. Gonzalo de Quesada y Arostégui, Envoy Extraordinary and Minister Plenipotentiary at Washington, delegate plenipotentiary;
- Mr. Manuel Sanguily, ex-director of the Institute of Secondary Education at Havana, Senator of the Republic, delegate plenipotentiary.

Denmark:

Denmark

- His Excellency Mr. C. Brun, Envoy Extraordinary and Minister Plenipotentiary at Washington, first delegate plenipotentiary;
- Rear Admiral C. F. Scheller, second delegate plenipotentiary;
- Mr. A. Vedel, Chamberlain, Head of Department at the Koyal Ministry for Foreign Affairs, third delegate plenipotentiary.

Deminican Republic.

The Dominican Republic: Mr. Francisco Henriquez i Carvajal, ex-Minister for Foreign Affairs, member of the Permanent Court of Arbitration, delegate plenipotentiary; Mr. Apolinar Tejera, rector of the Professional Institute of

the Professional Institute of

For Denniark :

- Chamberlain Fr. E. de Bille, Envoy Extraordinary and Minister Plenipotentiary at London, first delegate, plenipotentiary;
- Mr. J. G. F. von Schnack, Colonel of Artillery, ex-Minister for War, second delegate, plenipotentiary.

Cuba.

1899

1907

Santo Domingo, member of the Permanent Court of Arbitration, delegate plenipotentiary.

The Republic of Eenador:

- His Excellency Mr. Victor Rendon, Envoy Extraordinary and Minister Plenipotentiary at Paris and Madrid, delegate plenipotentiary;
- Mr. Eurique Dorn y de Alsua, Chargé d'Affaires, delegate plenipotentiary.

Spain:

- His Excellency Mr. W. R. de Villa-Urrutia, Senator, ex-Minister for Foreign Affairs, Ambassador Extraordinary and Plenipotentiary at London, first delegate plenipotentiary;
- His Excellency Mr. José de la Rica y Calvo, Envoy Extraordinary and Minister Plenipotentiary at The Hague, delegate plenipotentiary;
- Mr. Gabriel Maura y Gamazo, Count de la Mortera, Deputy to the Cortes, delegate plenipotentiary;
- Mr. J. Jofre Montojo, Colonel on the Staff, Aide-de-camp to the Minister of War, assistant military delegate;
- Captain Francisco Chacon, assistant naval delegate.

France:

His Excellency Mr. Léon Bourgeois, Ambassador Extraor-

Ecuador.

Spain,

For Spain:

- His Excellency Duke de Tetuan, ex-Minister for Foreign Affairs, first delegate, plenipotentiary;
- Mr. W. Ramirez de Villa Urrutia. Envoy Extraordinary and Minister Plenipotentiary at Brussels, delegate plenipotentiary;
- Mr. Arthur de Baguer, Envoy Extraordinary and Minister Plenipotentiary at The Hague, delegate plenipotentiary;
- The Count del Serrallo, Colonel, Military Attaché to the Spanish Legation at Brussels, assistant delegate.

France.

For France: Mr. Léon Bourgeois, ex-Presideat of Council, ex-Minister

for Foreign Affairs, member of the Chamber of Deputies, first delegate, plempotentiary;

- ¹r. Georges Bihourd, Envoy Extraordinary and Minister Plenipotentiary at The Hague, second delegate, plenipotentiary;
- The Baron d'Estournelles de Constant, Minister Plenipotentiary, member of the Chamber of Departies, third delegate, plenipotentiary;
- Mr. Moumer, General of Brigade, technical delegate,
- Mr. Pephau, Rear-Admiral, techi, al delegate;
- Mr. Louis & nault, professor at the Eaculty of Law at Perus, Legal Adviser to the Mr. stry for Foreign Affairs, technical delegate.

1907

dmary, Senator, ex-President of the Council, ex-Minister for Foreign Affairs, member of the Permanent Court of Arbitration, delegate, first plenipotentiary;

- Baron d'Estournelles de Constant, Senator, Munister Plenipotentiary of the First Class, member of the Permanent Court of Arbitration, delegate, second plempotentiary;
- Mr. Louis Renault, professor at the Faculty of Law at Paris, Honorary Minister Plenipotentiary, Legal Adviser to the Ministry for Foreign Affairs, member of the Institute, member of the Permanent Court of Arbitration, delegate, third plenipotentiary:
- His Excellency Mr. Marcellin Pellet, Envoy Extraordinary and Minister Plenipotentiary at The Hague, delegate, fourth plenipotentiary;
- General of Division Amourel, military delegate;
- Rear-Admiral Arago, naval delegate ;
- Mr. Fromageo, advocate at the Court of ...ppeal at Paris, technical delegate;
- Captain Lacaze, second naval delegate;
- Lieutenant Colonel Siben, Military Attaché at Brussels and The Hague, second military delegate.

Great Britain.

σ

- 1899
- For Great Britain and Ireland: His Excellency the Right Honorable Sir Julian Pauncefote, member of Her Majesty's Privy Council, Ambassador Extraordinary and Plenipotentiary of the United Kingdom at Washington, first delegate, plenipotentiary;
 - Sir Henry Howard, Envoy Extraordinary and Minister Plenipotentiary at The Hague, second delegate, plenipotentiary;
 - Sir John A. Fisher, Vice-Admiral, technical delegate;
 - Sir J. C. Ardagh, Major General. technical delegate;
 - Lieutenant Colonel C. à Court, Military Attaché at Brussels and The Hague, assistant technical delegate.

1907 Great Britain:

- His Excellency the Right Honorable Sir Edward Fry, G.C.B., member of the Privy Council, Ambassador Extraordinary, member of the Permanent Court of Arbitration, delegate plenipotentiary;
- His Excellency the Right Honorable Sir Ernest Mason Satow, G.C.M.G., member of the Privy Couneil, member of the Permanent Court of Arbitration, delegate plenipotentiary;
- His Excellency the Right Honorable Lord Reay, G.C.S.I., G.C.I.E., member of the Privy Conncil, ex-president of the Institute of International Law, delegate plenipotentiary;
- His Excellency Sir Henry Howard, K.C.M.G., C.B., Envoy Extraordinary and Minister Plenipotentiary at The Hague, delegate plenipotentiary;
- Lieutenant General Sir Edmond R. Elles, G.C.I.E., K.C.B., military delegate;
- Captain C. L. Ottley, M.V.O., R.N., A.D.C., naval delegate;
- Mr. Eyre Crowe, Counselor of Embassy, technical delegate, first secretary to the delegation;
- Mr. Cecil Hurst, Counselor of Embassy, technical delegate,

1899

1907

legal adviser to the delegation;

- Lieutenant Colonel the Honorable Henry Yarde-Buller, D.S.O., Military Attaché at The Hague, technical delegate;
- Commander J. R. Segrave, R. N., technical delegate;
- Major George K. Cockerill, General Staff, technical delegate.

Greece:

Greece.

- His Excellency Mr. Cléon Rizo Rangabé, Envoy Extraordinary and Minister Plenipotentiary at Berlin, first delegate plenipotentiary;
- Mr. Georges Streit, professor of international law at the University of Athens, member of the Permanent Court of Arbitration, second delegate plenipotentiary;
- Colonel of Artillery C. Sapountzakis, Chief of the General Staff, technical delegate. Guatemala:

: osé Tible Maeha Guatemaia.

- Mr. José Tible Machado, Chargé d'Affaires at The Hague and London, member of the Permanent Court of Arbitration, delegate plenipotentiary;
- Mr. Enrique Gomez Carrillo, Chargé d'Affaires at Berlin, delegate plenipotentiary.

Haiti.

The Republic of Haiti: His Excellency Mr. Jean Joseph

For Greece:

Mr. N. Delyannis, ex-President of the Council, ex-Minister for Foreign Affairs, Envoy Extraordinary and Minister Plenipotentiary at Paris, delegate plenipotentiary.

1899

Dalbémar, Envoy Extraordinary and Minister Plenipotentiary at Paris, delegate plenipotentiary;

- His Excellency Mr. J. N. Léger, Envoy Extraordinary and Minister Plenipotentiary at Washington, delegate plenipotentiary;
- Mr. Pierre Hudicourt, ex-professor of international public law, advocate at the bar of Port au Prince, delegate plenipotentiary.

Italy :

- His Excellency Count Joseph Tornielli Brusati di Vergano, Senator of the Kingdom, Ambassador of His Majesty the King at Paris, member of the Permanent Court of Arbitration, president of the Italian delegation, delegate plenipotentiary;
- His Excellency Mr. Guido Pompilj, Parliamentary Deputy, Under-Secretary of State at the Royal Ministry for Foreign Affairs, delegate plenipotentiary;
- Mr. Guido Fusinato, Councilor of State, Parliamentary Deputy. ex-Minister of Education, delegate plenipotentiary;
- Mr. Marius Nicolis de Robilant, General of Brigade, technical delegate;
- Mr. François Castiglia, Captain in the Navy, technical delegate.

Italy

For Italy:

- His Excellency Count Nigra, Italian Ambassador at Vienna, Senator of the Kingdom, first delegate, plenipotentiary;
- Count A. Zannini, Envoy Extraordinary and Minister Plenipotentiary at The Ilague, second delegate, plenipotentiary;
- The Chevalier Guido Pompilj, Deputy in the Italian Parliament, third delegate, plenipotentiary;
- The Chevalier Louis Zuccari, Major General, technical delegate;
- The Chevalier Auguste Bianco, Captain, Naval Attaché to the Royal Embassy at London, technical delegate.

Japan:

1899

For Japan:

- The Baron Hayashi, Envoy Extraordinary and Minister Plenipotentiary at St. Petersburg, first delegate, plenipotentiary;
- Mr. I. Motono, Envoy Extraordinary and Minister Plenipotentiary at Brussels, second delegate, plenipotentiary;
- Colonel Uyehara, technical delegate;
- Captain Sakamoto, Japanese Navy, technical delegate;
- Mr. Nagao Ariga, professor of international law at the Superior Military School and the Naval School of Tokio, technical delegate.

For Luxemburg:

- His Excellency Mr. Eyschen, Minister of State, President of the Grand ⁺ ucal Government, deleg, plenipotentiary;
- The Count de Villers, Chargé d'Affaires at Berlin, delegate plenipotentiary.
- For the United States of Mexico:¹ Mr. de Mier, Envoy Extraordinary and Minister Plenipo-

¹See footnote on p. 2.

1907

- His Excellency Mr. Keiroku Tsudzuki, Ambassador Extraordinary and Plenipotentiary, first delegate plenipotentiary;
- His Excellency Mr. Aimaro Sato, Envoy Extraordinary and Minister Plenipotentiary at The Hague, second delegate plenipotentiary;
- Mr. Henry Willard Denison, Legal Adviser to the Imperial Ministry for Foreign Affairs, member of the Permanent Court of Arbitration, technical delegate;
- Major General Yoshifuru Akiyama, Inspector of Cavalry, technical delegate;
- Rear-Admiral Hayao Shimamura, president of the Naval College at Etajima, technical delegate.
- Luxemburg:

Luxemburg.

- His Excellency Mr. Eyschen, Minister of State, President of the Grand Ducal Government, delegate plenipotentiary;
- Count de Villers, Chargé d'Affaires at Berlin, delegate plenipotentiary. Mexico:

Mexico,

His Excellency Mr. Gonzalo A. Esteva, Envoy Extraordinary

Japan.

1899

tentiary at Paris, delegate plenipotentiary;

Mr. Zenil, Minister Resident at Brussels, delegate plenipotentiary. 1907

and Minister Plenipotentiary at Rome, first delegate plenipotentiary;

- His Excellency Mr. Sebastian B. de Mier, Envoy Extraordinary and Minister Plenipotentiary at Paris, second delegate plenipotentiary;
- His Excellency Mr. Francisco L. de la Barra, Envoy Extraordinary and Minister Plenipotentiary at Brussels and at The Hague, third delegate plenipotentiary.

Montenegro:

- His Excellency Mr. Nélidow, Privy Councilor, Russian Ambassador at Paris, delegate plenipotentiary;
- His Excellency Mr. de Martens, Privy Councilor, permanent member of the Council of the Imperial Russian Ministry for Foreign Affairs, delegate plenipotentiary;
- His Excellency Mr. Tcharykow, Councilor of State, Chamberlain, Envoy Extraordinary and Minister Plenipotentiary of Russia at The Hague, delegate plenipotentiary.

Nicaragua:

His Excellency Mr. Crisanto Medina, Envoy Extraordinary and Minister Plenipotentiary at Paris, delegate plenipotentiary.

Montenegro.

For Montenegro:

His Excellency Mr. de Staal, Privy Councilor, Russian Ambassador at London, delegate plenipotentiary.

Nicaragua.

Norway:1

1899

1907

Norway.

- His Excellency Mr. Francis Hagerup, ex-President of the Council, ex-professor of law, member of the Permanent Court of Arbitration, Envoy Extraordinary and Minister Plenipotentiary at The Hague and Copenhagen, delegate plenipotentiary;
- Mr. Joachim Grieg, ship-owner and Deputy, technical delegate;
- Mr. Christian Lous Lang, Secretary to the Nobel Committee of the Norwegian Storthing, technical delegate.

Panama :

Paraguay:

Mr. Belisario Porras, delegate plenipotentiary.

His Excellency Mr. Eusebio

Paraguay.

Panama.

Machain, Envoy Extraordinary and Minister Plenipotentiary at Paris, delegate plenipotentiary.

The Netherlands:

- Mr. W. H. de Beaufort, ex-Minister for Foreign Affairs, member of the Second Chamber of the States-General, delegate plenipotentiary.
- His Excellency Mr. T. M. C. Asser, Minister of State, member of the Council of State, member of the Perma-
- beek, ex-Minister for Foreign

For the Netherlands:

Affairs, member of the Second Chamber of the States-General, delegate plenipotentiary;

Jonkheer A. P. C. van Karne-

General J. C. C. den Beer Poortugael, ex-Minister for War, member of the Council of

¹Sweden and Norway constituted a Union until 1905. For their delegation to the First Conference, see p. 23.

Netherlands.

guay.

State, delegate plenipotentiary;

- Mr. T. M. C. Asser, member of the Council of State, delegate plenipotentiary;
- Mr. E. N. Rahusen, member of the First Chamber of the States-General, delegate plenipotentiary;
- Captain A. P. Tadema, Chief of the Staff of the Netherland Marine, technical delegate.

1907

nent Court of Arbitration, delegate plenipotentiary;

- His Excellency Jonkheer J. C. C. den Beer Poortugael, Lieutenant General on the retired list, ex-Minister of War, member of the Council of State, delegate plenipotentiary;
- His Excellency Jonkheer J. A. Röell, Aide-de-camp to Her Majesty the Queen in Extraordinary Service, Vice-Admiral on the retired list, ex-Minister of Marine, delegate plenipotentiary;
- Mr. J. A. Loeff, ex-Minister of Justice, member of the Second Chamber of the States-General, delegate plenipotentiary;
- Mr. H. L. van Oordt, Lieutenant Colonel on the Staff, professor at the Higher Military College, technical delegate;
- Jonkheer W. J. M. van Eysinga, Head of the Political Section at the Ministry for Foreign Affairs, assistant delegate;
- Jonkheer H. A. van Karnebeek, Gentleman of the Chamber, Assistant Head of Department at the Colonial Office, assistant delegate;
- Mr. H. G. Surie, Naval Lieutenant of the First Class, technical delegate.

Peru:

Persia:

1899

His Excellency Mr. Carlos G. Candamo, Envoy Extraordinary and Minister Plenipotentiary at Paris and London, member of the Permanent Court of Arbitration, delegate plenipotentiary;

Mr. Gustavo de la Fuente, First Secretary of Legation at Paris, assistant delegate.

Persia.

- His Excellency Samad Khan Momtas-es-Saltaneh, Envoy Extraordinary and Minister Plenipotentiary at Paris, member of the Permanent Court of Arbitration, delegate, first plenipotentiary;
- His Excellency Mirza Ahmed Khan Sadig-ul-Mulkh, Envoy Extraordinary and Minister Plenipotentiary at The Hague, delegate plenipotentiary;
- Mr. Hennebicq, Legal Adviser to the Minister for Foreign Affairs at Teheran, technical delegate.

Portugal:

Portugal,

His Excellency the Marquis de Soveral, Councilor of State, Peer of the Realm, ex-Minister for Foreign Affairs, Envoy Extraordinary and Minister Plenipotentiary at London, Ambassador Extraordinary and Plenipotentiary, delegate plenipotentiary;

His Excellency Count de Sélir,

For Persia:

- Aide-de-Camp General Mirza Riza Khan (Arfa-ud-Dovleh), Envoy Extraordinary and Minister Plenipotentiary at St. Petersburg and Stockholm, first delegate, plenipotentiary;
- Mr. Mirza Samad Khan (Montazis-Saltaneh), Counselor of Legation at St. Petersburg, assistant delegate.
- For Portugal:
 - The Count de Macedo, Peer of the Kingdom, ex-Minister of Marine and the Colonies, Envoy Extraordinary and Minister Plenipotentiary at Madrid, delegate plenipotentiary;
 - Mr. d'Ornellas Vasconcellos, Peer of the Kingdom, Envoy Extraordinary and Minister Plenipotentiary at St. Peters-

Peru.

1899

burg, delegate plenipotentiary;

- The Count de Sélir, Envoy Extraordinary and Minister Plenipotentiary at The Hague, delegate plenipotentiary;
- Captain Augusto de Castilho, technical delegate;
- Captain on the General Staff Ayres d'O.nellas, technical delegate.

Roumania.

For Roumania:

- Mr. Alexandre Beldiman, Envoy Extraordinary and Minister Plenipotentiary at Berlin, first delegate, plenipotentiary;
- Mr. Jean N. Papiniu, Envoy Extraordinary and Minister Plenipotentiary at The Hague, second delegate, plenipotentiary;
- Aide-de-Camp Colonel Constantin Coanda, Director of Artillery at the Ministry for War, technical delegate.

For Russia:

- His Excellency Mr. de Staal, Privy Councilor, Russian Ambassador : t London, delegate plenipolentiary;
- Mr. de Martens, permanent member of the Council of the Imperial Ministry for For-

1907

Envoy Extraordinary and Minister Plenipotentiary at The Hague, delegate plenipotentiary;

- His Excellency Mr. Alberto d'Oliveira, Envoy Extraordinary and Minister Plenipotentiary at Berne, delegate plenipotentiary;
- Lieutenant Colonel Thomaz Antonio Garcia Rosado, General Staff, technical delegate;
- Mr. Guilherme Ivens Ferraz, Lieutenant Commander in the Navy, technical delegate.

Roumania:

- His Excellency Mr. Alexandre Beldiman, Envoy Extraordinary and Minister Plenipotentiary at Berlin, first delegate plenipotentiary;
- His Excellency Mr. Edgard Mavrocordato, Envoy Extraordinary and Minister Plenipotentiary at The Hague, second delegate plenipotentiary;
- Captain Alexander Sturdza, General Staff, technical delegate.

Russia :

- His Excellency Mr. Nélidow, Privy Councilor, Russian Ambassador at Paris, delegate plenipotentiary;
- His Excellency Mr. de Martens, Privy Councilor, permanent member of the Council of the

Russia.

eign Affairs, Privy Councilor, delegate plenipotentiary;

- Mr. de Basily, Councilor of State, Chamberlain, Director of the First Department of the Imperial Ministry for Foreign Affairs, delegate plenipotentiary;
- Mr. Raffalovich, Councilor of State, Agent in France of the Imperial Ministry for Finance, technical delegate;
- Mr. Gilinsky, Colonel on the General Staff, technical delegate;
- Count Barantzew, Colonel of Horse Artillery of the Guard, technical delegate;
- Captain Schéine, Russian Naval Agent in France, technical delegate :
- Mr. Ovtchinnikow, Naval Lieutenant, professor of jurisprudence, technical delegate.

1907

Imperial Ministry for Foreign Affairs, member of the Permanent Court of Arbitration, delegate plenipotentiary;

- His Excellency Mr. Tcharykow, Councilor of State, Chamberlain, Envoy Extraordinary and Minister Plenipotentiary at The Hague, delegate plenipotentiary;
- Mr. Prozor, Councilor of State, Chamberlain, Russian Minister at Rio de Janeiro, technical delegate;
- Major General Yermolow, Military Attaché at London, technical delegate.
- Colonel Michelson, Military Attaché at Berlin, technical delegate;
- Captain Behr, Naval Attaché at London, technical delegate;
- Colonel Ovtchinnikow, of the Admiralty, professor of international law at the Naval Academy, technical delegate. Salvador:

Salvador

- Mr. Pedro J. Matheu, Chargé d'Affaires at Paris, member of the Permanent Court of Arbitration, delegate plenipotentiary;
- Mr. Santiago Perez Triana, Chargé d'Affaires at London, member of the Permanent Court of Arbitration, delegate plenipotentiary.

Serbia:

Serbia.

1899

- Mr. Miyatovitch, Envoy Extraordinary and Minister Plenipotentiary at London and The Hague, delegate plenipotentiary;
- Colonel Maschine, Envoy Extraordinary and Minister Plenipotentiary at Cettinjé, delegate plenipotentiary;
- Dr. Voislave Veljkovitch, professor on the Faculty of Law at Belgrade, assistant delegate.

Siam.

For Siam:

- His Excellency Phya Suriya Nuvatr, Envoy Extraordinary and Minister Plenipotentiary at St. Petersburg and Paris, first delegate, plenipotentiary;
- His Excellency Phya Visuddha Suriya Sakdi, Envoy Extraordinary and Minister Plenipotentiary at The Hague and London, second delegate, plenipotentiary;
- Mr. Ch. Corragioni d'Orelli, Counselor of Legation, third delegate;
- Mr. Édouard Rolin, Siamese Consul General in Belgium, fourth delegate.

1907

- His Excellency General Sava Grounch, President of the Council of State, delegate plenipotentiary;
- His Excellency Mr. Milovan Milovanovitch, Envoy Extraordinary and Minister Plenipotentiary at Rome, member of the Permanent Court of Arbitration, delegate plenipotentiary;
- His Excellency Mr. Michel Militchévitch, Envoy Extraordinary and Minister Plenipotentiary at London and The Hague, delegate plenipotentiary.

Siam:

- Major General Mom Chatidej Udom, delegate plenipotentiary;
- Mr. Corragioni d'Orelli, Counselor of Legation at Paris, delegate plenipotentiary;
- Captain Luang Bhuvanarth Narübal, delegate plenipotentiary.

22

For Serbia:

Sweden:

For Sweden and Norway:

The Baron de Eildt, Envoy Extraordinary and Minister Plenipotentiary at the Royal Court of Italy, delegate plenipotentiary.

Sweden:

- Colonel P. 11, E. Brandström, Chief of First Regiment of Grenadiers of the Guard, technical delegate;
- Captain C. A. M. de Hjulhammar, Swedish Navy, technieal delegate.
- Norway:
 - Mr. W. Konow, President of the Odelsting, technical delegate;
 - Major General J. J. Thaulow, Surgeon General of the Army and Navy, technical delegate.
- For Switzerland:
 - Dr. Arnold Roth, Envoy Extraordinary and Minister Plenipotentiary at Berlin, delegate plenipotentiary;
 - Colonel Arnold Künzli, National Councilor, delegate ;
 - Mr. Édouard Odier, National Councilor, delegate plenipotentiary.

1907

- His Excellency Mr. Knut Hjalmar Leonard de Hammarskjold, Envoy Extraordinary and Minister Plenipotentiary at Copenhagen, ex-Minister of Justice, member of the Permanent Court of Arbitration, first delegate plenipotentiary;
- Mr. Johannes Hellner, ex-Minister without Portfolio, exmember of the Supreme Court of Sweden, member of the Permanent Court of Arbitration, second delegate plenipotentiary.
- Colonel David Hedengren, Commanding a Regiment of Artillery, technical delegate; Commander Gustaf de Klint,
- Head of a Section on the Staff of the Royal Navy, technical delegate.

Switzerland :

- His Execllency Mr. Gaston Carlin, Envoy Extraordinary and Minister Plenipotentiary at London and The Hague, delegate plenipotentiary;
- Mr. Eugène Borel, Colonel on the General Staff, professor at the University of Geneva, delegate plenipotentiary;
- Mr. Max Huber, professor of law at the University of Zürich, delegate plenipotentiary.

Sweden

Switzerland.

Turkey :

1899

Furkey.

For Turkey:

- His Excellency Turkhan Pasha, ex-Minister for Foreign Affairs, member of the Council of State, first delegate, plenipotentiary;
- Noury Bey, Secretary General to the Ministry for Foreign Affairs, delegate plenipotentiary;
- Abdullah Pasha, General of Division of the Staff, delegate plenipotentiary;
- Mehemed Pasha, Rear-Admiral, delegate plenipotentiary.

Uruguay.

Venezuela.

1907

His Excellency Turkhan Pasha, Ambassador - Extraordmary, Minister of the Evkaf, first delegate plenipotentiary;

- His Excellency Rechid Bey, Turkish Ambassador at Rome, delegate plenipotentiary;
- His Excellency Vice-Admiral Mehemed Pasha, delegate plenipotentiary;
- Raif Bey, Legal Adviser on the Civil List, assistant delegate; Colonel on the Staff Mehemmed

Saïd Bey, assistant delegate. Uruguay:

- Mr. José Batlle y Ordonez, ex-President of the Republic, member of the Permanent Court of Arbitration, first delegate plenipotentiary;
- His Excellency Mr. Juan P. Castro, ex-President of the Senate, Envoy Extraordmary and Minister Plenipotentiary at Paris, member of the Permanent Court of Arbitration, delegate plenipotentiary;
- Colonel Sebastian Buquet, Commanding a Regiment of Field Artillery, technical delegate.
- The United States of Venezuela: Mr. José Gil Fortoul, Chargé d'Affaires at Berlin, delegate plenipotentiary.

- 24

1899

In a series of meetings, between the 18th May and the 29th July, 1899, in which the constant desire of the delegates above-mentioned has been to realize, in the fullest manner possible, the generous views of the august initiator of the Conference and the intentions of their Governments, the Conterence has agreed, for submission for signature by the plenipotentiaries, on the text of the Conventions and Declarations enumerated below and annexed to the present Act :

I. Convention for the peaceful adjustment of international differences.

II. Convention regarding the hws and customs of war on land.

1907

At a series of meetings, held Preamble, from the 15th June to the 18th October, 1907, in which the above delegates were throughout ammated by the desire to realize, m the tullest possible measure, the generous views of the august initiator of the Conference and the intentions of their Governments, the Conference drew up, for submission for signature by the plenipotentiaries, the text of the Conventions and of the Declaration enumerated below and annexed to the present Act:

- I. Convention for the pacific Conventions: settlement of international settlements. disputes.
- II. Convention respecting the limitation of the employment of force for the recovery of contract debts.
- III. Convention relative to the Opening of hostilities. opening of hostilities.
- IV. Convention respecting the Landwarfare. laws and customs of war on land.
- V. Convention respecting the Neutrals in war on land. rights and duties of neutral powers and persons in case of war on land.
- VI. Convention relative to the Fnenty merstatus of enemy merchant ships at the outbreak of hostilities.
- VII. Convention relative to the conversion of merchant ships into war-ships.

Contract debts.

Conversion.

Submarine mines.

Naval bombardment.

Geneva Convention.

Caj ture in naval war.

Prize Court.

Neutrals in naval war.

Declarations: Projectiles from balloons.

Asphyxiating gases.

Exclanding Follets IV. Three Declarations:

1. To prohibit the launching of projectiles and explosives from balloons or by other similar new methods.

1899

III. Convention for the adapta-

tion to maritime warfare of

the principles of the Geneva

Convention of the 22d Au-

gust, 1864.

- To prohibit the use of projectiles, the only object of which is the diffusion of asphyxiating or deleterious gases.
- 3. To prohibit the use of bullets which expand or flatten easily in the human body, such as bullets with a hard envelope, of which the envelope does not entirely cover the core or is pierced with incisions.

1907

- VIII. Convention relative to the laying of automatic submarine contact mines.
- IX. Convention respecting bombardment by naval forces in time of war.
- X. Convention for the adaptation to naval war of the principles of the Geneva Convention.
- XI. Convention relative to certain restrictions with regard to the exercise of the right of capture in naval war.
- XII. Convention relative to the creation of an International Prize Court.
- XIII. Convention concerning the rights and duties of neutral Powers in naval war.
- XIV. Declaration prohibiting the discharge of projectiles and explosives from balloons.

These Conventions and Declarations shall form so many separate Acts. These Acts shall be dated this day, and may be signed up to the 31st December, 1899, by the plenipotentiaries of the Powers represented at the International Peace Conference at The Hague.

1907

These Conventions and Decla- Signing of above. ration shall form so many separate Acts. These Acts shall be dated tins day, and may be signed up to the 30th June, 1908, at The Hague, by the plenipotentiaries of the l'owers represented at the Second Peace Conference.

The Conference, actuated by the spirit of mutual agreement and concession characterizing its deliberations, has agreed upon the following Declaration. which. while reserving to each of the Powers represented full liberty of action as regards voting, enables them to affirm the principles which they regard as unanimously admitted:

It is unanimous-

1. In admitting the principle of ^{restecting} arbitration. compulsory arbitration.

2. In declaring that certain disputes, in particular those relating to the interpretation and application of the provisions of international agreements, may be submitted to compulsory arbitration without any restriction.

Finally, it is unanimous in proclaiming that, although it has not vet been found feasible to conclude a Convention in this sense. nevertheless the divergences of opinion which have come to light have not exceeded the bounds of judicial controversy, and that, hy

Declaratien

1899

1907

working together here during the past four months, the collected Powers not only have learnt to understand one another and to draw closer together, but have succeeded in the course of this long collaboration in evolving a very lofty conception of the common welfare of humanity.

The Conference has further unanimously adopted the following Resolution:

The Second Peace Conference confirms the Resolution adopted by the Conference of 1899 in regard to the limitation of military expenditure; and inasmuch as military expenditure has considerably increased in almost every country since that time, the Conference declares that it is eminently desirable that the Governments should resume the serious examination of this question.

It has besides expressed the following Vaux:

 The Conference recommends to the signatory Powers the adoption of the annexed draft Convention¹ for the creation of a Judicial Arbitration Court, and the bringing it into force as soon as an agreement has been reached respecting the selection of the judges and the constitution of the Court.

Resolution respecting limitation of initiary extenditure. Guided by the same sentiments, the Conference has adopted unaninously the following Resolution:

The Conference is of opinion that the restriction of military charges, which are at present a heavy burden on the world, is extremely desirable for the increase of the material and moral welfare of mankind.

Fana.

1. (1899) Revi sion of Geneva Convention. (1907) Judicial Arbitration Court. It has besides formulated the following *Vaux*:

1. The Conference, taking into consideration the preliminary step taken by the Swiss Federal Government for the revision of the Geneva Convention, expresses the wish that steps may be shortly taken for the assembly of a special Conference having for its object the revision of that Convention.

This wish was voted unani-

Post, p. 31.

- 2. The Conference expresses the wish that the questions of the rights and duties of neutrals may be inserted in the program of a Conference in the near future.
- 3. The Conference expresses the wish that the questions with regard to rifles and naval guns, as considered by it, may be studied by the Governments with the object of coming to an agreement respecting the employment of new types and calibers.
- 4. The Conference expresses the wish that the Governments, taking into consideration the proposals made at the Conference, may examine the possibility of an agreement as to the limitation of armed forces by land and sea, and of war budgets.
- 5. The Conference expresses the wish that the proposal, which contemplates the declaration of the inviolability of private property in naval warfare,

1907

- 2. The Conference expresses the 2. (1899) Rights and duties opinion that, in case of war, of neutrals. the responsible authorities, nance of relacivil as well as military, belligerents should make it their special duty to ensure and safeguard the maintenance of pacific relations, more especially of the commercial and industrial relations between the inhabitants of the belligerent States and neutral countries.
- 3. The Conference expresses the 3. (1899) Types opinion that the Powers guns should regulate, by special charges or treaties, the position, as regards military charges, of foreigners residing within their territories.
- 4. The Conference expresses the 4. (1899) Limiopinion that the preparation forces and budgets. of regulations relative to the (1907) Laws laws and customs of naval and customs of naval war. war should figure in the program of the next Conference, and that in any case the Powers may apply, as far as possible, to war by sea the principles of the Convention relative to the laws and customs of war on land.

Finally, the Conference recom- 5. (1899) Primends to the Powers the assembly in naval war. (1907) Third of a Third Peace Conference, Peace Conwhich might be held within a period corresponding to that

(1907) Mainte-

and calibers of (1907) Military resident aliens.

tation of armed

ference

THE FINAL ACTS OF 1899 AND 1907

1899

may be referred to a subsequent Conference for consideration. 1907

which has elapsed since the preceding Conference, at a date to be fixed by common agreement between the Powers, and it calls their attention to the necessity of preparing the program of this Third Conference a sufficient time in advance to ensure its deliberations being conducted with the necessary authority and expedition.

In order to attain this object the Conference considers that it would be very desirable that, some two years before the probable date of the meeting, a preparatory committee should be charged by the Governments with the task of collecting the various proposals to be submitted to the Conference, of ascertaining what subjects are ripe for embodiment in an international regulation, and of preparing a program which the Governments should decide upon in sufficient time to enable it to be carefully examined by the countries interested. This committee should further be intrusted with the task of proposing a system of organization and procedure for the Conference itself.

6. (1899) Naval bombardment of ports, etc. 6. The Conference expresses the wish that the proposal to settle the question of the bombardment of ports, towns, and villages by a naval force may be referred to a subse-

PROJECT OF 1907 FOR JUDICIAL ARBITRATION COURT 31

1899

quent Conference for consideration.

The last five wishes were voted unanimously, saving some abstentions.

In faith of which, the plenipotentiaries have signed the present Act, and have affixed their seals thereto.

Done at The Hague, 29th July, 1899, in one copy only, which shall be deposited in the Ministry for Foreign Affairs, and of which eopies, duly certified, shall be delivered to all the Powers represented at the Conference.

In faith whereof the Plenipo- Signing. tentiaries have signed the present Act and have affixed their seals thereto.

Done at The Hague, the 18th Deposit of original. October, 1907, in a single copy, which shall remain deposited in the archives of the Netherland Government, and duly certified Certified copies copies of which shall be sent to all the Powers represented at the Conference.

to Powers.

[Here follow signatures.]

[Here follow signatures.]

Annex to the First Vau' of the Second Peace Conference

DRAFT CONVENTION RELATIVE TO THE CREATION OF A JUDICIAL ARBITRATION COURT

PART I.-Constitution of the Judicial Arbitration Court

ARTICLE 1

With a view to promoting the cause of arbitration, the contracting Status of Powers agree to constitute, without altering the status of the Permanent Court of Arbitration,2 a Judicial Arbitration Court, of free and not altered easy access, composed of judges representing the various juridical systems of the world, and sapable of insuring continuity in arbitral jurisprudence.

ARTICLE 2

The Judicial Arbitration Court is composed of judges and deputy Outlifications judges chosen from persons of the highest moral reputation, and all of Court

¹.Ante. p. 28. 2Post, p. 57.

Constitution of Court

THE FINAL ACT OF 1907

fulfilling conditions qualifying them, in their respective countries, to occupy high legal posts, or be jurists of recognized competence in matters of international law.

The judges and deputy judges of the Court are appointed, as far as possible, from the members of the Permanent Court of Arbitration. The appointment shall be made within the six months following the ratification of the present Convention.

ARTICLE 3

Term of service.

The judges and deputy judges are appointed for a period of twelve years, counting from the date on which the appointment is notified to the Administrative Council¹ created by the Convention for the pacific settlement of international disputes. Their appointments can be renewed.

Should a judge or deputy judge die or retire, the vacancy is filled in the manner in which his appointment was made. In this case, the appointment is made for a fresh period of twelve years.

ARTICLE 4

The judges of the Judicial Arbitration Court are equal and rank according to the date on which their appointment was notified. The judge who is senior in point of age takes precedence when the date of notification is the same.

The deputy judges are assimilated, in the exercise of their functions, with the judges. They rank, however, below the latter.

ARTICLE 5

The judges enjoy diplomatic privileges and immunities in the exercise of their functions, outside their own country.

Before taking their seat, the judges and deputy judges must, before the Administrative Council, swear or make a solemn affirmation to exercise their functions impartially and conscientiously.

Article 6

Special delegation.

Diplomatic

privileges and immunities.

> The Court annually nominates three judges to form a special delegation and three more to replace them should the necessity arise. They may be reelected. They are balloted for. The persons who

¹Post, p. 62.

service.

Vacancies.

Rank of members.

PROJECT OF 1907 FOR JUDICIAL ARBITRATION COURT 33

secure the largest number of votes are considered elected. The delegation itself elects its president, who, in default of a majority, is appointed by lot.

A member of the delegation can not exercise his duties when the Power which appointed him, or of which he is a national, is one of the parties.

The members of the delegation are to conclude all matters submitted to them, even if the period for which they have been appointed judges has expired.

ARTICLE 7

A judge may not exercise his judicial functions in any case in which Disqualification he has, in any way whatever, taken part in the decision of a national tribunal, of a tribunal of arbitration, or of a commission of inquiry, or has figured in the suit as counsel or advocate for one of the parties.¹

A judge can not act as agent or advocate before the Judicial Arbitration Court or the Permanent Court of Arbitration, before a special tribunal of arbitration or a commission of inquiry, nor act for one of the parties in any capacity whatsoever so long as his appointment lasts.

ARTICLE 8

The Court elects its president and vice-president by an absolute Court elects its president majority of the votes cast. After two ballots, the election is made by and vice-president. a bare majority and, in case the votes are even, by lot.

ARTICLE 9

The judges of the Judicial Arbitration Court receive an annual Compensation salary of 6,000 Netherland florins. This salary is paid at the end of each half-year, reckoned from the date on which the Court meets for the first time.

In the exercise of their duties during the sessions or in the special cases covered by the present Convention, they receive the sum of 100 florins per diem. They are further entitled to receive a traveling allowance fixed in accordance with regulations existing in their own country. The provisions of the present paragraph are applicable also to a deputy judge when acting for a judge.

These emoluments are included in the general expenses of the Court dealt with in Article 31, and are paid through the International Bureau^a

of a judge.

of judges.

¹Cf. Article 18, post, p. 35. 2Post, p. 57.

THE FINAL ACT OF 1907

created by the Convention for the pacific settlement of international disputes.

Article 10

The judges may not accept from their own Government or from that of any other Power any remuneration for services connected with their duties in their capacity of members of the Court.

ARTICLE 11

The seat of the Judicial Court of Arbitration is at The Hague, and can not be transferred, unless absolutely obliged by circumstances, elsewhere.

The delegation may choose, with the assent of the parties concerned, another site for its meetings, if special circumstances render such a step necessary.

ARTICLE 12

The Administrative Council fulfils with regard to the Judicial Court of Arbitration the same functions as to the Permanent Court of Arbitration.

ARTICLE 13

Functions of International Bureau.

Functions of

Administrative Conneil

Seat of

the Court.

The International Bureau acts as registry to the Judicial Court of Arbitration, and must place its offices and staff at the disposal of the Court. It has charge of the archives and carries out the administrative work.

The secretary general of the Bureau discharges the functions of registrar.

The necessary secretaries to assist the registrar, translators and shorthand writers are appointed and sworn in by the Conrt.

ARTICLE 14

The Court meets in session once a yo \mathbf{r} . The session opens the third Wednesday in June and lasts until all the business on the agenda has been transacted.

The Court does not meet in session if the delegation considers that such meeting is unnecessary. However, when a Power is party in a case actually inding before the Court, the pleadings in which are closed, or about to be closed, it may insist that the session should be hold.

Secretaries, etc., appointed by Court.

Sessions.

PROJECT OF 1907 FOR JUDICIAL ARBITRATION COURT

When necessary, the delegation may summon the Court in extraordinary session.

ARTICLE 15

A report of the doings of the Court shall be drawn up every year Report. by the delegation. This report shall be forwarded to the contracting Powers through the International Bureau. It shall also be communicated to the judges and deputy judges of the Court.

ARTICLE 16

The judges and deputy judges, members of the Judicial Arbitra- Judges may tion Court, can also exercise the functions of judge and deputy judge functions in in the International Prize Court. nternational

PART II .- Competency and Procedure

ARTICLE 17

The Judicial Court of Arbitration is competent to deal with all Competence cases submitted to it, in virtue either of a general undertaking to have recourse to arbitration or of a special agreement.

ARTICLE 18

The delegation is competent-

1. To decide the arbitrations referred to in the preceding article, if the parties concerned are agreed that the summary procedure, laid down in Part IV, Chapter IV, of the Convention for the pacific settlement of international disputes is to be applied;

2. To hold an inquiry under and in accordance with Part III of the said Convention, in so far as the delegation is intrusted with such inquiry by the parties acting in common agreement. With the assent of the parties concerned, and as an exception to Article 7, paragraph 1, the members of the delegation who have taken part in the inquiry may sit as judges, if the case in dispute is submitted to the arbitration of the Court or of the delegation itself.

ARTICLE 19

The delegation is also competent to settle the compromis referred pelecation may to in Article 52 of the Convention for the pacific settlement of inter- promotif national disputes if the parties are agreed to leave it to the Court.

Competency of delegation.

Prize Court.

Competency and procedure.

THE FINAL ACT OF 1907

It is equally competent to do so, even when the request is only made by one of the parties concerned, if all attempts have failed to reach an understanding through the diplomatic channel, in the case of—

1. A dispute covered by a general treaty of arbitration concluded or renewed after the present Convention has come into force, providing for a *compromis* in all disputes, and not either explicitly or implicitly excluding the settlement of the *compromis* from the competence of the delegation. Recourse can not, however, be had to the Court if the other party declares that in its opinion the dispute does not belong to the category of questions to be submitted to compulsory arbitration, unless the treaty of arbitration confers upon the arbitration tribunal the power of deciding this preliminary question.

or of one originating from contract debts.

or in case of a dispute governed by a general treaty;

> 2. A dispute arising from contract debts claimed from one Power by another Power as due to its nationals, and tor the settlement of which the offer of arbitration has been accepted. This arrangement is not applicable if acceptance is subject to the condition that the *compromis* should be settled in some other way.

ARTICLE 20

Each of the parties concerned may nominate a judge of the Court to take part, with power to vote, in the examination of the case submitted to the delegation.

If the delegation acts as a commission of inquiry, this task may be intrusted to persons other than the judges of the Court. The traveling expenses and remuneration to be given to the said persons are fixed and borne by the Powers appointing them.

ARTICLE 21

The contracting Powers only may have access to the Judicial Arbitration Court set up by the present Convention.

ARTICLE 22

Rules of procedure.

Contracting Powers only

to have access to Court.

> The Judicial Court of Arbitration follows the rules of procedure laid down in the Convention for the pacific settlement of international disputes, except in so far as the procedure is laid down in the present Convention.

Parties may nominate judges.

PROJECT OF 1907 FOR JUDICIAL ARBITRATION COURT 37

ARTICLE 23

The Court determines what language it will itself use and what Languagea. languages may be used before it.

ARTICLE 24

The International B reau serves as channel for all communications International flureau channel to be made to the judges during the interchange of pleadings provided for com for in Article 63, paragraph 2, of the Convention for the pacific settlement of international disputes.

munication.

ARTICLE 25

For all notices to be served, in particular on the parties, witnesses, Notices to or experts, the Court may apply direct to the Government of the State on whose territory the service is to be carried out. The same rule applies in the case of steps being taken to procure evidence.

The requests addressed for this purpose can only be rejected when the Power applied to considers them likely to impair its sovereign rights or its safety. If the request is complied with, the fees charged must only comprise the expenses actually incurred.

The Court is equally entitled to act through the Power on whose territory it sits.

Notices to be given to parties in the place where the Court sits may be served through the International Bureau.

ART CLE 26

The discussions are under the control of the president or vice-presi- Control of discussions dent, or, in case they are absent or can not act, of the senior j. Ige discussions present.

The judge appointed by one of the parties can not preside.

ARTICLE 27

The Court considers its decisions in private, and the precedings Decisions and are secret. proceedings.

All decisions are arrived at by a majority of the judges present. Decisions by majority If the number of judges is even and equally divided, the vote of the junior judge, in the order of precedence laid down in Article 4, paragraph 1, is not counted.

THE FINAL ACT OF 1907

ARTICLE 28

Requisites of judgment.

The judgment of the Court must give the reasons on which it is based. It contains the names of the judges taking part in it; it is signed by the president and registrar.

ARTICLE 29

Each party pays its own costs and an equal share of the costs of the trial.

ARTICLE 30

The provisions of Articles 21 to 29 are applicable by analogy to the procedure before the delegation.

When the right of attaching a member to the delegation has been exercised by one of the parties only, the vote of the member attached is not recorded if the votes are evenly divided.

ARTICLE 31

Expenses of Court

Roles of

fr ...edure.

The general expenses of the Court are borne by the contracting Powers.

The Administrative Council applies to the Powers to obtain the funds requisite for the working of the court.

ARTICL 72

The Court itself draws up its own rules of procedure, which must be communicated to the contracting Powers.

After the ratification of the present Convention the Court shall meet as early as possible in order to elaborate these rules, elect the president and vice-president, and appoint the members of the delegation.

ARTICLE 33

Multications in provisions respecting procedure The Court may propose modifications in the provisions of the present Convention concerning procedure. These proposals are communicated through the Netherland Government to the contracting Powers, which will consider together as to the measures to be taken.

38

Articles 1 and 29 applicable to procedure before delegation.

Payment f. com

PROJECT OF 1907 FOR JUDICIAL ARBITRATION COURT 39

PART III .- Final Provisions

ARTICLE 34

The present Convention shall be ratified as soon as possible. The ratifications shall be deposited at The Hague.

A proces-verbal of the deposit of each ratification shall be drawn up, of which a duly eertified copy shall be sent through the diplomatic channel to all the signatory Pow

A CT # 35

The Convention shall 19(0) 1 to six to the after its ratifi- Duration of cation.

It shall remain in a second to tail be tacitly renewed for periods on the local sector dealers, ed.

The deminiciation the at at wo years before the Penunciation expiration of each y r d ty and Gevernment, which will inform the other Power.

The deminciation shall cold the the egard to the notifying Power only Power. The Convention shill on the in force as far as the other affected. Powers are concerned.

SIGNATURES AND RESERVATION

The 1899 Final Act was signed by plenipotentiaries of all the Powers represented at the First Conference, to wit:

Austria-Hungary	Montenegro
Belgium	Netherlands
Bulgaria	Persia
China	Portugal
Denmark	Roumania
France	Russia
Germany	Serbia
Great Britain	Siam
Greece	Spain
Italy	Sweden a. Norway
Japan	Switzerland
Luxemburg	Turkey
Mexico	United States
Normal Control of Cont	

The Final Acts, being summaries of the proceedings of the Conferences, are not conventional agreements and accordingly are not ratified.

PROVINIONS

Ratification.

Deposit at The Hague,

Eins1.

THE FINAL ACTS OF 1899 AND 1907

The 1907 Final Act was signed by the above-mentioned Powers,¹ as well as by the following:

Argentine Republic Bolivia Brazil Chile Colombia Cuba Dominican Republic Ecuador Guatemala Haiti Nicaragua Panama Peru Salvador Uruguay Venezuela

Reservation:2

Switzerland

Under reservation of $V \alpha u$ No. 1, which the Swiss Federal Council does not accept.

41n 1907 Norway and Sweden signed as separate Powers *Reservation made at signature.

40

• 10

THE HAGUE CONVENTIONS OF 1899 (I) AND 1907 (I) FOR THE PACIFIC SETTLEMENT OF INTERNATIONAL DISPUTES

1899

CONVENTION (1) for the pacific settlement of international disputes .- Signed at The Hague, July 29, 1899.

His Majesty the German Emperor, King of Prussia; [etc.]:

Animated by a strong desire to concert for the maintenance of the general peace;

Resolved to second by their best efforts the friendly settlement of international disputes;

Recognizing the solidarity which unites the members of the society of civilized nations;

Desirous of extending the empire of law and of strengthening the appreciation of international justice;

Convinced that the permanent institution of a Court of Arbitration, accessible to all, in the midst of the independent Powers, will contribute effectively to this result :

Having regard to the advantages attending the general and regular organization of arbitral procedure ;

1907

CONVENTION (I) for the pacific settlement of international disputes .- Signed at The Hague, October 18, 1907.1

His Majesty the German Emperor, King of Prussia; [etc.]:

Animated by the sincere desire Purpose of Convention. to work for the maintenance of general peace;

Resolved to promote by all the efforts in their power the friendly settlement of international disputes:

Recognizing the solidarity uniting the members of the society of civilized nations;

Desirous of extending the empire of law and of strengthening the appreciation of international justice ;

Convinced that the permanent institution of a tribunal of arbitration, accessible to all, in the midst of independent Powers, will contribute effectively to this result -

having regard to the advantages attending the general and regular organization of the procedure of arbitration

Italies indicate diff rences between the Conventions of 1809 and 1907

Sharing the opinion of the august initiator of the International Peace Conference that it is expedient to record in an international agreement the principles of equity and right on which are based the security of States and the welfare of peoples;

1899

1907

Sharing the opinion of the august initiator of the International Peace Conference that it is expedient to record in an international agreement the principles of equity and right on which are based the security of States and the welfare of peoples;

Being desirous, with this object, of insuring the better working in practice of commissions of inquory and tribunals of arbitration, and of facilitating recourse to exbitration in cases which allow t a summary procedure;

Have deemed it necessary to revise in certain particulars and to complete the work of the First Peace Conference for the pacific settlement of international disputes;

The high contracting Parties have resolved to conclude a new Convention for this purpose, and have appointed the following as their plenipotentiaries:

[Here follow the names of plenipotentiaries.]

Who, after having *deposited* their full powers, found in good and due form, have agreed upon the following:

PART I --- THE MAINTENANCE OF GUNDAR PRACE

A TICLE I

With a view to obviating as far as possible recourse to force in the

Plenitos. tentiaries. Being des rou of concluding a Convention to the effect, have ppointed a their chempotery artis, to wit:

[Here follow the names of plenipotentiaries

Who, after contranication of their full powers, found in good and due form, have agreed on the following provisions:

Mainteration of a mall practic

Peal t scriencest t deferences THE I -ON THE MAINE AND OF THE GENERAL POS

ANTICLE 1

With a view to obviating, as far as pessible, recourse to force in

1899

the relations between States, the signatory Powers agree to use their best efforts to insure the pacific settlement of international differences.

TITLE IL-ON GOOD OFFICES AND MEDIATION

ARTICLE 2

In case of serious disagreement or conflict, before an appeal to arms, the signatory Powers agree to have recourse, as far as circumstances allow, to the good offices or mediation of one or more friendly Powers,

ARTICLE 3

Independently of this recourse, the signatory Powers recommend that one or more Powers, stran gers to the dispute, should, on their own initiative, and as far as circumstances may allow, offer their good offices or mediation to the States at variance.

Powers, strangers to the dispute, have the right to offer good offices or mediation, even during the course of hostilities.

The excress of this reality on never be regarded by one or the other of the parties in conflict an unfriendly act.

1907

relations between States, the contracting Powers agree to use their best efforts to insure the pacific settlement of international differences.

PART 11 .- GOOD OFFICES AND and mediation MEDIATION

ARTICLE 2

In case of serious disagreement or dispute, before an appeal to arms, the contracting Fower agree to have recourse, as far -circumstances allow, to the good offices or mediation of one or more friendly Powers

Recourse to friendly Power

ARTICLE 3

Independently of this recourse Offers a the contracting Powers deem it expedient and desirable that one or more Powers, strangers to th dispute, should, on their own th itiative and as far as circum stances may allow, offer the good offices or mediation to the States at variance.

Powers strangers to the distute During have the right to offer good office or mediation even during the course of hostilities.

The exercise of this right and never be regarded by either of the parties in dispute as an unfriendly act.

ne finte ti

Function of mediator.

The part of the mediator consists in reconciling the opposing claims and appeasing the feelings of resentment which may have arisen between the States at variance.

1899

ARTICLE 4

ARTICLE 5

End of mediator's functions

Not binding

W... measures not interru; te f The functions of the mediator are at an end when once it is declared, either by one of the parties to the dispute, or by the mediator himself, that the means of reconciliation proposed by him are not accepted.

ARTICLE 6

Good offices and mediation, either at the request of the parties at variance, or on the initiative of Powers strangers to the dispute, have exclusively the character of advice and never have binding force.

ARTICLE 7

The acceptance of mediation can not, unless there be an agreement to the contrary, have the effect of interrupting, delaying, or hindering mobilization or other measures of preparation for war.

If mediation occurs after the commencement of hostilities it causes no interruption to the military operations in progress, un-

1907 Article 4

The part of the mediator consists in reconciling the opposing claims and appeasing the feelings of resentment which may have arisen between the States at variance.

ARTICLE 5

The functions of the mediator are at an end when once it is declared, either by one of the parties to the dispute or by the mediator humself, that the means of reconciliation proposed by hum are not accepted.

ARTICLE 6

Good offices and mediation undertaken either at the request of the parties in dispute or on the initiative of Powers strangers to the dispute have exclusively the character of advice, and never have binding force.

ARTICLE 7

The acceptance of mediation can not, unless there be an agreement to the contrary, have the effect of interrupting, delaying, or hindering mobilization or other measures of preparation for war.

If it takes place after the commencement of hostilities, the military operations in progress are not interrupted in the absence of

1899

less there be an agreement to the an agreement to the contrary. contrary

ARTICLE 8

The signatory Powers are agreed in recommending the application, when circumstances allow, of special mediation in the following form

In case of a serious difference endangering the peace, the States at variance choose respectively a Power, to whom they intrust the nussion of entering into direct communication with the Power chosen on the other side, with the object of preventing the rupture of pacific relations.

For the period of this mandate. the term of which, unless otherwise stipulated, can not exceed thirty days, the States in conflict cease from all direct communication on the subject of the dispute, which is regarded as referred exclusively to the mediating Powers, who must use their best efforts to settle it.

In case of a definite rupture of pacific relations, these Powers are charge? with the joint task of taking advantage of any opportunity to restore peace.

TITLE III -ON INTERNATIONAL COMMISSIONS OF INQUIRY

AFTICLE 9

In differences of an interna-

1907

ARTICLE 8

The contracting Powers are Special mediation. agreed in recommending the application, when circumstances allow, of special mediation in the following form:

In case of a serious difference Choosing mediators, endangering peace, the States at variance choose respectively a Power, to which they intrust the mission of entering into direct communication with the Power chosen on the other side, with the object of preventing the rupture of pacific relations.

For the period of this mandate, Direct commuthe term of which, unless other- between States wise stipulated, can not exceed thirty days, the States in dispute cease from all direct communication on the subject of the dispute, which is regarded as referred exclusively to the mediating Powers. which must use their best efforts to settle it.

In case of a definite rupture of Heits is pacific relations, these Powers are charged with the joint task of taking advantage of any opportunity to restore peace.

PART III. -- INTERNATIONAL COM- International MISSIONS OF INQUIKA

ARTIC P 9

In disputes of an international tional nature involving neither nature involving neither honor distributed

in dispute.

mmissi, IIting by

Investigations f differences

1899

honor nor vital interests, and arising from a difference of opinion on points of fact, the signatory Powers recommend that the parties, who have not been able to come to an agreement by means of diplomacy, should as far as circumstances allow, institute an international commission of inquiry, to facilitate a solution of these differences by clucidating the facts by means of an impartial and conscientious investigation.

ARTICLE 10

The international commissions f inquiry are constituted by secial agreement between the arties in conflict.

The convention for an inquiry lefines the facts to be examined ad the extent of the commisoner bowers.

It s is the procedure.

() inquiry both sides must

i orm and the periods to be oved, if not stated in the inquiry convention, are decided by the commission itself. 1907

nor vital interests, and arising from a difference of opinion on points of fact, the *contracting* Powers deem it expedient and desirable that the parties who have not been able to come to an agreement by means of diplomacy, should, as far as circumstances allow, institute an international commission of inquiry, to facilitate a solution of these disputes by elucidating the facts by means of an impartial and conscientious investigation.

ARTICLE 10

International commissions of inquiry are constituted by special agreement between the parties in dispute.

The inquiry convention defines the facts to be examined; it determines the mode and time in which the commission is to be formed and the extent of the powers of the commissioners.

It also determines, if there is need, where the commission is to sit, and whether it may remove to another place, the language the commission shall use and the languages the use of which shall be authorized before it, as well as the date on which each party must deposit its statement of facts, and, gener My speaking, all the conditions when which the parties have anneed

At the the the Convention, 5 st p 49.

Special agreements

Extent commjurisdi

1899

1907

If the parties consider it neces- Assessors, sary to appoint assessors, the convention of inquiry shall determine the mode of their selection and the extent of their powers.

ARTICLE 11

If the inquiry convention has Place of not determined where the commission is to sit, it will sit at The Hague.

The place of meeting, once fixed, can not be altered by the commission except with the assent of the parties.

If the inquiry convention has not determined what languages are to be employed, the question shall be decided by the commission.

ARTICLE 12

Unless an undertaking is made to the contrary, commissions of inquiry shall be formed in the manner determined by Articles *J5 and 57* of the present Convention.

ARTICLE 13

Should one of the commissioncrs or one of the assessors, should there be any, either die, or resign, or be unable for any reason whatever to discharge has functions, the same procedure is followed for filling the vacancy as was followed to repponding low

ARTICLE 11

The international commissions of inquiry are formed, unless otherwise stipulated, in the manner fixed by Article 32 of the present convention.

1899

Special agents.

Consel

Assistance of International Bureau.

Res tex

1907 Article 14

The parties are entitled to appoint special agents to attend the commission of inquiry, whose duty it is to represent them and to act as intermediaries between them and the commission.

They are further authorized to engage counsel or advocates, appointed by themselves, to state their case and uphold their interests before the commission.

ARTICLE 15

The International Bureau of the Permanent Court of Arbitration acts as registry for the commissions which sit at The Hague, and shall place its offices and staff at the disposal of the contracting Powers for the use of the commission of inquiry.

ARTICLE 16

If the commission meets elsewhere than at The Hague, it appoints a secretary general, whose office serves as registry.

It is the function of the registry, under the control of the president, to make the necessary arrangements for the sittings of the commission, the preparation of the minutes, and while the inquiry lasts, for the charge of the archives, which shall subsequently be transferred to the International Bureau at The Hague.

1899

1907

ARTICLE 17

In order to facilitate the con-General rules stitution and working of commissions of inquiry, the contracting Powers recommena the following rules, which shall be applicable to the inquiry procedure in so far as the parties do not adopt other rules.

ARTICLE 18

The commission shall settle the Further details. details of the procedure not covered by the special inquiry convention or the present Convention, and shall arrange all the formalities required for dealing with the evidence.

ARTICLE 19

On the inquiry both sides must Hearings. be heard.1

At the dates fixed, each party communicates to the commission and to the other party the statements of facts, if any, and, in all cases, the instruments, papers, and documents which it considers useful for ascertaining the truth, as well as the list of witnesses and experts whose evidence it wishes to be heard.

ARTICLE 20

The commission is entitled, Change of meeting place. with the assent of the Powers, to move temporarily to any place

See Article 10 of the 1899 Convention, ante, p. 46,

of procedure.

1899

ARTICLE 12

to supply the international com-

mission of inquiry, as fully as

they may think possible, with all means and facilities necessary to

enable it to be completely ac-

quainted with and to accurately

understand the facts in question.

The Powers in dispute engage

1907

where it considers it may be useful to have recourse to this means of inquiry or to send one or more of its members. Permission must be obtained from the State on whose territory it is proposed to hold the inquiry.

ARTICLE 21

Every investigation, and every examination of a locality, must be made in the presence of the agents and counsel of the parties or after they have been duly summoned.

ARTICLE 22

The commission is entitled to ask from either party for such explanations and information as it considers necessary.

ARTICLE 23

The *parties* undertake to supply the commission of inquiry, as fully as they may think possible, with all means and facilities necessary to enable it to become completely acquainted with, and to accurately understand, the facts in question.

They indertake to make use of the means at their disposal, under their municipal law, to insure the appearance of the witnesses or experts who are in their territory and have been summoned before the commission.

50

Presence at investigations

Explanations,

Presenting evidence

Appearance of witnesses

1899

1907

If the witnesses or experts are Depositions. unable to appear before the commission, the parties will arrange for their evidence to be taken before the qualified officials of their own country.

ARTICLE 24

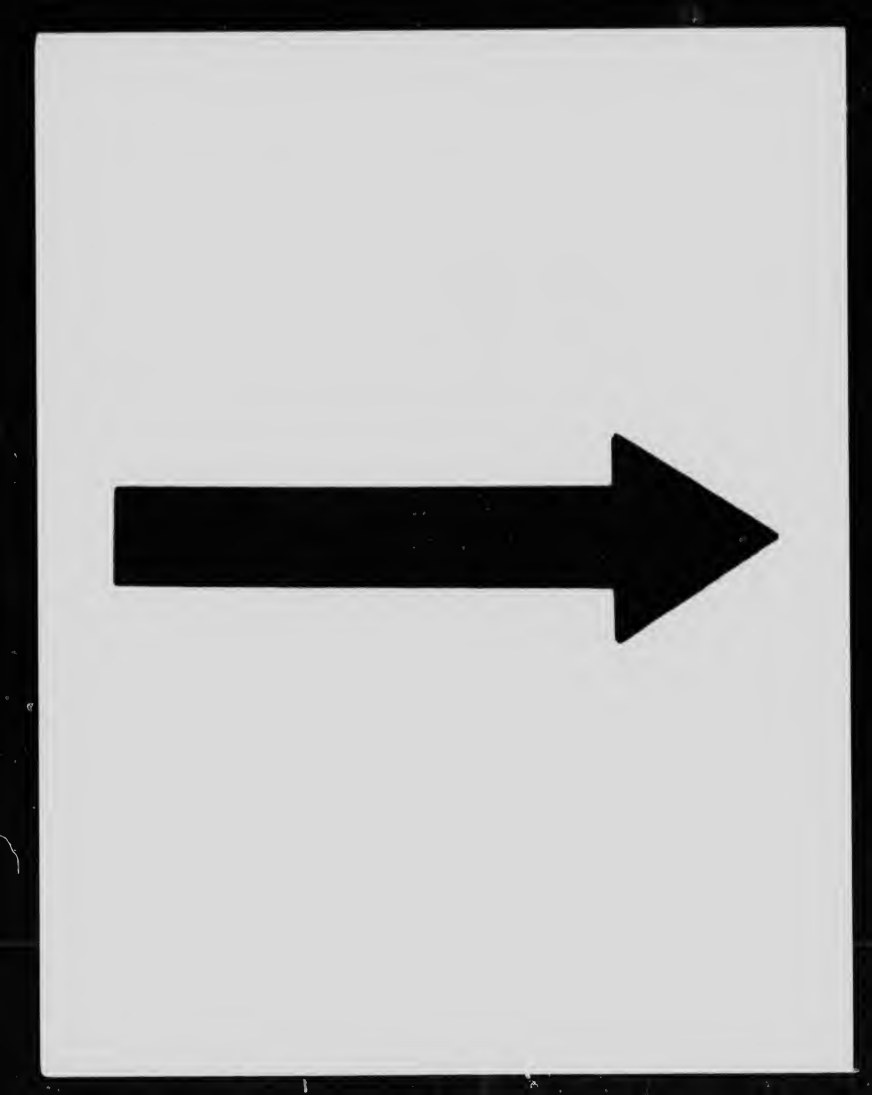
For all notices to be served by Serving network other countries the commission in the territory of a third contracting Power, the commission shall apply direct to the Government of the said Power. The same rule applies in the case of steps being taken on the spot to procure evidence.

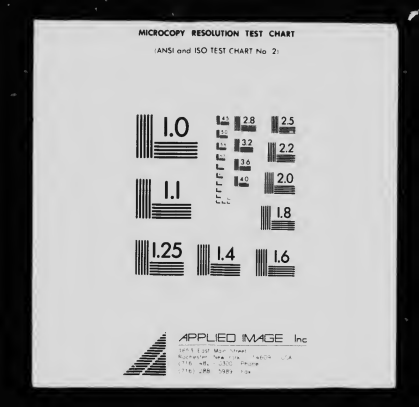
The requests for this purpose are to be executed so far as the means at the disposal of the Power applied to under its municipal law allow. They can not be rejected unless the Power in question considers they are calculated to impair its sovereign rights or its safety.

The commission will equally be always entitled to act through the Power on whose territory it sits.

ARTICLE 25

The witnesses and experts are summoning witnesses. summoned on the request of the parties or by the commission of its own motion, and, in every case, through the Government of the State in whose territory they are.





Hearings.

Examination of witnesses.

> Restriction on witnesses.

1907

The winnesses are heard in succession and separately, in the presence of the agents and counsel, and in the order fixed by the commission.

Article 26

The examination of witnesses is conducted by the president.

The members of the commission may however put to each witness questions which they consider likely to throw light on and complete his evidence, or get information on any point concerning the witness within the limits of what is necessary in order to get at the truth.

The agents and counsel of the parties may not interrupt the witness when he is making his statement, nor put any direct question to him, but they may ask the president to put such additional questions to the witness as they think expedient.

ARTICLE 27

The witness must give his eviden. without being allowed to read any written draft. He may, however, be permitted by the president to consult notes or documents if the nature of the facts referred to necessitates their employment.

1899

1907

ARTICLE 28

A minute of the evidence of the Transcript of evidence. witness is drawn up forthwith and read to the witness. The latter may make such alterations and additions as he thinks necessary. which will be recorded at the end of his statement.

When the whole of his statement has been read to the witness. he is asked to sign it.

ARTICLE 29

The agents are authorized, in Statements by agents. the course of or at the close of the inquiry, to present in writing to the commission and to the other party such statements, requisitions, or summaries of the facts as they consider useful for ascertaining the truth.

ARTICLE 30

The commission considers its Decisions et commission. decisions in private and the proceedings are sccret.

All questions are decided by a Majority to decide. majority of the members of the commission.

If a member declines to vote, Record of declining the fact must be recorded in the to vote. minutes.

ARTICLE 31

The sittings of the commission Sittings, etc., not public. arc not tublic, nor the minutes and documents connected with the inquiry published except in

1899

1907

virtue of a decision of the commission taken with the consent of the parties.

ARTICLE 32

After the parties have presented all the explanations and evidence, and the witnesses have all been heard, the president declares the inquiry terminated, and the commission adjourns to deliberate and to draw up its report.

ARTICLE 33

The report is signed by all the members of the commission.

If one of the members refuses to sign, the fact is mentioned; but the validity of the report is not affected.

ARTICLE 34

The report of the commission is read at a public sitting, the agents and counsel of the parties being present or duly summoned. A copy of the report is given to each party.

Article 35

The report of the commission is limited to a statement of facts, and has in no way the character of an award. It leaves to the parties entire freedom as to the

Report.

Reading

of report.

Termination e* inquiry.

> The international commission of inquiry communicates its report to the conflicting Powers, signed by all the members of the commission.

ARTICLE 13

ARTICLE 14

Effect of report. The report of the international commission of inquiry is limited to a statement of facts, and has in no way the character of an arbitral award. It leaves the

1899

1907

conflicting Powers entire freedom effect to be given to the stateas to the effect to be given to this ment. statement

ARTICLE 36

Each party pays its own ex- Expenses. penses and an equal share of the expenses incurred by the commission.

TITLE IV .-- ON INTERNATIONAL ARBITRATION

CHAPTER I.—On the System of Arbitration

ARTICLE 15

International arbitration has for its object the settlement of differences between States by judges of their own choice, and on the basis of respect for law.

ARTICLE 16²

and especially in the interpreta-

tion or application of interna-

tional conventions, arbitration is

recognized by the signatory Pow-

ers as the most effective, and at

In questions of a legal nature,

PART IV.-INTERNATIONAL International arbitration. ARBITRATION

CHAPTER I .- The System of Arbi- System. tration

ARTICLE 37

International arbitration has for Object. its object the settlement of disputes between States by judges of their own choice and on the basis of respect for law.

Recourse to arbitration implies Submission to award an engagement to submit in good faith to the award.1

ARTICLE 38²

In questions of a legal nature, Beccepition and especially in the interpretation or application of international conventions, arbitration is recognized by the contracting Powers as the most effective, and, at the same time, the most equitable means of settling disputes which diplomacy has failed to settle.

Consequently, it would be de- Recourse to its use.

the same time the most equitable, means of settling disputes which diplomacy has failed to settle.

¹Cf. Article 18 of the 1899 Convention, post, p. 56. -See the footnote on p 56.

1899

1907

sirable that, in disputes about the above-mentioned questions, the contracting Powers should, if the case arose, have recourse to arbitration, in so far as circumstances permit.

ARTICLE 391

The arbitration convention is concluded for questions already existing or for questions which may arise eventually.

It may embrace any dispute or only disputes of a certain category.2

Questions to e considere 1.

ARTICLE 171

The arbitration convention is concluded for questions already existing or for questions which may arise eventually.

It may embrace any dispute or only disputes of a certain category.

ARTICLE 18

The arbitration convention implies the engagement to submit loyally to the award.8

ARTICLE 191

Extension of principle reserve t.

Independently of general or private treaties expressly stipulating recourse to arbitration as obligatory on the signatory Powers, these Powers reserve to themselves the right of concluding, either before the ratification of the present Act or later, new agreements, general or private, with a view to extending obligatory arbitration to all cases which they may consider it possible to submit to it.

ARTICLE 401

Independently of general or private treaties expressly stipulating recourse to arbitration as obligatory on the contracting Powers, the said Powers reserve to themselves the right of concluding new agreements, general or particular, with a view to extending compulsory arbitration to all cases which they may consider it possible to submit to it.

See the reservations of Roumania respecting Articles 16, 17 and 19 of the 1899 Convention and the corresponding articles of the 1907 Convention, post, pp. 82, 86.

²Chile also made a reservation respecting Article 39, post, p. 86. 3Cf. Article 37, paragraph 2, of the 1907 Convention, ante, p. 55.

1899

CHAPTER II.-On the Permanent Court of Arbitration

ARTICLE 20

With the object of facilitating an immediate recourse to arbitration for international differences, which it has not been possible to settle by diplomacy, the signatory Powers undertake to organize a Permanent Court of Arbitration, accessible at all times and operating, unless otherwise stipulated by the parties, in accordance with the rules of procedure inserted in the present Convention.

ARTICLE 21

The Permanent Court shall be competent for all arbitration cases, unless the parties agree to institute a special tribunal.

ARTICLE 22

An International Bureau, established at The Hague, serves as record office for the Court.

This Bureau is the channel for communications relative to the meetings of the Court.

It has the custody of the archives and conducts all the administrative business.

1907

CHAPTER II.-The Permanent Permanent ourt of Court of Arbitration Arbitration.

ARTICLE 41

With the object of facilitating Maintenance an immediate recourse to arbitration for international differences. which it has not been possible to settle by diplomacy, the contracting Powers undertake to maintain the Permanent Court of Arbitration, as established by the First Pcace Conference, accessible at all times, and operating, unless otherwise stipulated by the parties, in accordance with the rules of procedure inserted in the preser' Convention.

ARTICLE 42

The Permanent Court is compe- Authority. tent for all arbitration cases, unless the parties agree to institute a special tribunal.

ARTICLE 43

The Permanent Court sits at Location. The Hague.¹

An International Bureau serves International as registry for the Court. It is Purpose, etc. the channel for communications relative to the meetings of the Court; it has charge of the archives and conducts all the administrative business.

¹Cf. Article 25. paragraph 1, of the 1899 Convention, post, p. 61.

Sureau

Awards of special tribunals.

Execution of awards.

Selection of arbitrators

ARTICLE 23 Within the three months following its ratification of the present Act, each signatory Power shall select four persons at the most, of known competency in questions of international law, of the highest moral reputation, and disposed to accept the duties of arbitrators.

1899

take to communicate to the Inter-

national Bureau at The Hague a duly certified copy of any con-

ditions of arbitration arrived at

between them, and of any award

concerning them delivered by

They undertake also to commu-

nicate to the Bureau the laws,

and

eventually showing the execution

of the awards given by the Court.

documents

special tribunals.

regulations,

The signatory Powers under-

The persons thus selected shall be inscribed, as members of the Court, in a list which shall be notified by the Bureau to all the signatory Powers.

Any alteration in the list of arbitrators is brought by the Bureau to the knowledge of the signatory Powers.

Two or more Powers may agree on the selection in common of one or more members.

The same person can be selected by different Powers.

1907

The contracting Powers undertake to communicate to the Bureau, as soon as possible, a certified copy of any conditions of arbitration arrived at between them and of any award concerning them delivered by a special tribunal.

They likewise undertake to communicate to the Bureau the laws, regulations, and documents eventually showing the execution of the awards given by the Court.

ARTICLE 44

Each contracting Power selects four persons at the most, of known competency in questions of international law, of the highest moral reputation, and disposed to accept the duties of arbitrator.

The persons thus selected *are* inscribed, as members of the Court, in a list which shall be notified to all the *contracting* Powers by the Bureau.

Any alteration in the list of arbitrators is brought by the Bureau to the knowledge of the *contracting* Powers.

Two or more Powers may agree on the selection in common of one or more members.

The same person can be selected by different Powers.

List of members

Chapters

Selection in common.

1899

The members of the Court are appointed for a term of six years. Their appointments can be renewed

In case of the death or retirement of a member of the Court, his place shall be filled in accordance with the method of his appointment.

ARTICLE 24

When the signatory Powers desire to have recourse to the Permanent Court for the settlement of a difference that has arisen between them, the arbitrators called upon to form the competent tribunal to decide this difference must be chosen from the general list of members of the Court.

Failing the direct agreement of the parties on the composition of the arbitration tribunal, the following course shall be pursued:

Each party appoints two arbitr. tors, and these together choose an umpire.

If the votes are equal, the choice of the umpire is intrusted to a third Power, selected by the parties by common accord.

1907

The members of the Court are Term of appointed for a term of six years. These appointments are renewable.

Should a member of the Court Vacancies die or resign, the same procedure is followed for filling the vacancy as was followed for appointing him. In this case the appointment is made for a fresh period of six years.

ARTICLE 45

When the contracting Powers Powers to choose tribuna. wish to have recourse to the Permanent Court for the settlement of a difference which has arisen between them, the arbitrators called upon to form the tribunal with jurisdiction to decide this difference must be chosen from the general list of members of the Court.

Failing the direct agreement Failure of direct of the parties on the composition agreement. of the arbitration tribunal, the following course shall be pursued:

Each party appoints two arbitrators, of whom one only can be its national or chosen from among the persons selected by it as members of the Permanent Court. These arbitrators together choose an umpire.

If the votes are equally divided. the choice of the umpire is intrusted to a third Power, selected by the parties by common accord.

Appointment of set arate arbitrators,

Unndre.

Selection by other Powers.

Determination of unnare

in case of disagreement

If an agreement is not arrived at on this subject, each party selects a different Power, and the choice of the umpire is made in concert by the Powers thus selected.

1899

If an agreement is not arrived at on this subject each party selects a different Power, and the choice of the unipire is made in concert by the Powers thus selected.

1907

If, within two months' time, these two Powers can not come to an agreement, each of them presents two candidates taken from the list of members of the Permanent Court, exclusive of the members selected by the parties and not being nationals of either of them. Drawing lots determines which of the candidates thus presented shall be umpire.

ARTICLE 46

The tribunal being thus composed, the parties notify to the Bureau their determination to have recourse to the Court. the text of their compromis, and the names of the arbitrators.

The Bureau communicates without delay to each arbitrator the compromis, and the names of the other members of the tribunal.

The tribunal assembles at the date fixed by the parties. The Bureau makes the necessary arrangements for the meeting.

The members of the *tribunal*, in the exercise of their duties and out of their own country, enjoy diplomatic privileges and immunities.

Notification to Bureas. The tribunal being thus composed, the parties notify to the Bureau their determination to have recourse to the Court and the names of the arbitrators.

Notification to arbitratizes.

Meeting of tribunal

Diplomatic privileges, parties.

nities.

The members of the Court, in the discharge of their duties and out of their own country, enjoy diplomatic privileges and immu-

The tribunal of arbitration as-

sembles on the date fixed by the

- 60

1899

ARTICLE 25

The tribunal of arbitration has its ordinary seat at The Hague.1

Except in cases of necessity, the place of session can only be altered by the tribunal with the assent of the parties.

ARTICLE 26

The International Bureau at The Hague is anthorized to place its premises and its staff at the disposal of the signatory Powers for the operations of any special board of arbitration.

The jurisdiction of the Permanent Court, may, within the conditions laid down in the regulations, he extended to disputes between non-signatory Powers, or between signatory Powers and non-signatory Powers, if the parties are agreed on recourse to this tribunal.

ARTICLE 27

The signatory Powers consider it their duty, if a serious dispute threatens to break out between two or more of them, to remind these latter that the Permanent Court is open to them.

Consequently, they declare that the fact of reminding the conflicting parties of the provisions of the present Convention, and

ARTICLE 47

1907

The Bureau is authorized to Use of Bureau place its offices and staff at the boards. disposal of the contracting Powers for the use of any special board of arbitration.

The jurisdiction of the Perma- Extension to nent Court may, within the con- ing Powers. ditionsid down in the regulations, be extended to disputes between non-contracting Powers or between contracting Powers and non-contracting Powers, if the parties are agreed on recourse to this tribunal.

ARTICLE 482

The contracting Powers (sider it their duty, if a series dispute threatens to break c. between two or more of them. remind these latter that the F manent Court is open to their

Consequently, they declare to the fact of reminding the partie at variance of the provisions of the present Convention, and the

2See the reservation of the United States on the subject of this article, fost p. 87.

sjutants

¹Cf. Article 43, paragraph 1, of the 1907 Convention, ante, p. 57.

the advice given to them, in the highest interests of peace, to have recourse to the Permanent Court, can only be regarded as friendly actions.

1899

Offer for arbitration

Notice to other Power

Administrative Council.

A Permanent Administrative Council, composed of the diplomatic representatives of the signatory Powers accredited to The Hague and of the Netherland Minister for Foreign Affairs, who will act as president, shall be instituted in this town as soon as possible after the ratification of the present Act by at least nine Powers.

ARTICLE 28

This Council will be charged with the establishment and organization of the International Bureau, which will be under its direction and control.

It will notify to the Powers the constitution of the Court and will provide for its installation.

It will settle its rules of procedure and all other necessary regulations. 1907

advice given to them, in the highest interests of peace, to have recourse to the Permanent Court, can only be regarded as friendly actions.

In case of dispute between two Powers, one of them can always address to the International Bureau a note containing a declaration that it resuld be ready to submit the dispute to arbitration.

The Bureau must at once inform the other Power of the declaration.

ARTICLI 49

The Permanent Administrative Council, composed of the diplomatic representatives of the contracting Powers accredited to The Hague and of the Netherland Minister for Foreign Affairs, who will act as president, is charged with the direction and control of the International Bureau.

The Council *settles* its rules of procedure and all other necessary regulations.

Functions.

1899

It will decide all questions of administration which may arise with regard to the operations of the Court.

It will have entire control over the appointment, suspension or dismissal of the officials and employes of the Bureau.

It will fix the payments and salaries, and control the general expenditure.

At meetings duly summoned the presence of five members is sufficient to render valid the discussions of the Council. The decisions are taken by a majority of votes.

The Council communicates to the signatory Powers without delay the regulations adopted by it. It furnishes them with an annual report on the labors of the Court, the working of the administration, and the expenses.

ARTICLE 29

The expenses of the Bureau shall be borne by the signatory Powers in the proportion fixed for the International Bureau of the Universal Postal Union.

1907

It decides all questions of administration which may arise with regard to the operations of the Court.

It has entire control over the appointment, suspension, or dismissal of the officials and employes of the Bureau.

It fixes the payments and salaries, and controls the general expenditure.

At meetings duly summoned Quorum, etc. the presence of nine members is sufficient to render valid the discussions of the Council. The decisions are taken by a majority of votes.

The Council communicates to Regulations, the contracting Powers without delay the regulations adopted by it. It furnishes them with an an nnal report on the labors of the Annual report. Court, the working of the administration, and the expenditure. The report likewise contains a résumé of what is important in the documents communicated to the Bureau by the Powers in virtue of Article 13, paragraphs 3 and 4.

ARTICLE 50

The expenses of the Bureau shall be borne by the contracting Powers in the proportion fixed for the International Bureau of the Universal Postal Union.

The expenses to be charged to the adhering Powers shall be reck-

Expenses.

CONVENTIONS I OF 1899 AND 1907

1899

l'rocedure.

CHAPTER III.—On Arbitral Procedure

ARTICLE 30

General rules.

With a view to encourage the development of arbitration, the signatory Powers have agreed on the following rules which shall be applicable to arbitral procedure, unless other rules have been agreed on by the parties.

ARTICLE 31

Compromis. Contents. The Powers who have recourse to arbitration sign a special let (compromis), in which the subject of the difference is clearly defined, as well as the extent of the arbitrators' powers. This act implies the undertaking of the parties to submit loyally to the award.¹

Further conditions. 1907

oned from the date on which their adhesion comes into force.

CHAPTER III.— Arbitration Procedure

ARTICLE 51

With a view to encouraging the development of arbitration, the *contracting* Powers have agreed on the following rules, which are applicable to arbitration procedure, unless other rules have been agreed on by the parties.

ARTICLE 52

The Powers which have recourse to arbitration sign a compromis, in which the subject of the dispute is clearly defined, the time allowed for appointing arbitrators, the form, order, and time in which the communication referred to in Article 63 must be made, and the amount of the sum which each party must deposit in advance to defray the expenses.

The compromis likewise defines, if there is occasion, the manner of appointing arbitrators, any special powers which may eventually belong to the tribunal, where it shall meet, the language it shall use, and the languages the employment of which shall be authorized before it, and, generally speaking, all the conditions on which the parties are agreed.

¹Cf. Article 37, paragraph 2, of the 1907 Convention. ante. p. 55.

1899

1907

ARTICLE 531

The Permanent Court is compe- Settlement by tent to settle the compromis, if Court. the parties are agreed to have recourse to it for the purpose.

It is similarly competent, even Requests by if the request is only made by one of the parties, when all attempts to reach an understanding through the diplomatic channel have failed, in the case of-

I. A dispute covered by a gen- Disputes under cral treaty of arbitration con- treaties. cluded or renewed after the present Convention has come into force, and providing for a compromis in all disputes and not cither explicitly or implicitly excluding the scttlement of the compromis from the competence of the Court. Recourse can not, Exception. however, be had to the Court if the other party declares that in its opinion the dispute docs not bclong to the category of disputes which can be submitted to compulsory arbitration, unless the treaty of arbitration confers upon the arbitration tribunal the power of deciding this preliminary question.

2. A dispute arising from con- Contract debts. tract debts claimed from one Power by another Power as due to its nationals, and for the settlement of which the offer of arbitration has been accepted. This arrangement is not applicable if acceptance is subject to the condi-

See the reservations of this article, post, p. 85, et seq.

one Power.

1899

Selection of commission.

1907

tion that the compromis should be settled in some other way.¹

ARTICLE 54²

In the cases contemplated in the preceding article, the compromis shall be settled by a commission consisting of five mcmbers selected in the manner arranged for in Article 45, paragraphs 3 to 6.

The fifth member is president of the commission ex officio.

ARTICLE 55

Selection of arbitrators.

Disagreements.

The duties of arbitrator may be conferred on one arbitrator alone or on several arbitrators selected by the parties as they please, or chosen by them from the members of the Permanent Court of Arbitration established by the present Act.

ARTICLE 32

Failing the constitution of the tribunal by direct agreement between the parties, the following course shall be pursued:

Each party appoints two arbitrators, and these latter together choose an umpire.

In case of equal voting, the choice of the umpire is intrusted to a third Power, selected by the parties by common accord.

If no agreement is arrived at on this subject, each party selects a different Power, and the choice of the umpire is made in concert by the Powers thus selected. The duties of arbitrator may be conferred on one arbitrator alone or on several arbitrators selected by the parties as they please, or chosen by them from the members of the Permanent Court of Arbitration established by the present Convention.

Failing the constitution of the tribunal by direct agreement between the parties, the course referred to in Article .;5, paragraphs 3 to 6, is followed.

⁴See the reservation of the Dominican Republic to Convention II, *post*, p. 93. ²Japan made reservation of Article 54.

1899

ARTICLE 33

When a sovereign or the chief of a State is chosen as arbitrator, the arbitral procedure is settled by him.

ARTICLE 34

The umpire is by right president of the tribunal.

When the tribunal does not include an umpire, it appoints its own president.

1907

ARTICLE 56

When a sovereign or the chief Arbitration by a sovereign, etc of a State is chosen as arbitrator, the arbitration procedure is settled by him.

ARTICLE 57

The umpire is president of the President of tribunal. tribunal ex officio.

When the tribunal does not include an umpire, it appoints its own president.

ARTICLE 58

When the compromis is set- Tribunal torned by commission. tled by a commission, as contemplated in Article 54, and in the absence of an agreement to the contrary, the commission itself shall form the arbitration tribunal.

ARTICLE 35

In case of the death, retirement, or disability from any cause of one of the arbitrators, his place shall be filled in accordance with the method of his appointment.

ARTICLE 36

The tribunal's place of session is selected by the parties. Failing this selection the tribunal sits at The Hague.

ARTICLE 59

Should one of the arbitrators Vacancies. either die, retire, or be unable for any reason whatever to discharge his functions, the same procedure is followed for filling the vacancy as was followed for appointing him.

ARTICLE 60

The tribunal sits at The Hague, Sessions. unless some other place is selected by the parties.

The tribunal can only sit in the territory of a third Power with the latter's consent.

CONVENTIONS I OF 1899 AND 1907

1899 The place thus fixed can not, except in case of necessity, be changed by the triburn without the assent of the $\frac{1}{2}$ r⁻¹s

Selection of language

ARTICLE 37

The parties have the right to appoint delegates or special agents to attend the tribunal, for the purpose of serving as intermediaries between them and the tribunal.

They are further authorized to retain, for the defense of their rights and interests before the tribunal, counsel or advocates appointed by them for this purpose.

Restriction on members of Permanent Court.

1907

The place of meeting once fixed can not be altered by the tribunal, except with the consent of the parties.

Article 61

If the question as to what languages are to be used has not been settled by the compromis, it shall be decided by the tribunal.¹

Article 62

The parties are entitled to appoint special agents to attend the tribunal to act as intermediaries between themselves and the tribunal.

They are further authorized to retain for the defence of their rights and interests before the tribunal counsel or advocates appointed by themselves for this purpose.

The members of the Permanent Court may not act as agents, counsel, or advocates except on behalf of the Power which appointed them members of the Court.

ARTICLE 38

The tribunal decides on the choice of languages to be used by itself, and to be authorized for use before it.²

Agents.

Counsel.

¹Cf. Article 38 of the 1809 Convention, infra. ²Cf. Article 61 of the 1907 Convention, supra.

1899

ARTICLE 39

As a general rule the arbitral procedure comprises two distinct phases: preliminary examination and discussion.

Preliminary examination consists in the communication by the respective agents to the members of the tribunal and to the opposite party of all printed or written acts and of all documents containing the arguments invoked in the case. This communication shall be made in the form and within the periods fixed by the tribunal in accordance with Article 49.

Discussion consists in the oral development before the tribunal of the arguments of the parties.

ARTICLE 40

Every document produced by one party must be communicated to the other party.

1907

ARTICLE 63

As a general rule, arbitration procedure comprises two distinct phases: pleadings and oral discussions.

The pleadings consist in the communication by the respective agents to the members of the tribunal and the opposite party of cases, counter-cases, and, if necessary, of replies; the parties annex thereto all papers and documents called for in the case. This communication shall be made either directly or through the intermediary of the International Burcau, in the order and within the time fixed by the compromis.

The time fixed by the com- Extension of time. promis may be extended by mutual agreement by the parties, or by the tribunal when the latter considers it necessary for the purpose of reaching a just decision.

The discussions consist in the Oral discussions. oral development before the tribunal of the arguments of the parties.

ARTICLE 64

A certified copy of every docu- Exchange of documents. ment produced by one party must be communicated to the other party.

Pleadings.

Procedure.

CONVENTIONS I OF 1899 AND 1907

1899

Meeting of tribunal,

ARTICLE 41

The discussions are under the direction of the president.

They are only public if it be so decided by the tribunal, with the assent of the parties.

They are recorded in the procesverbaux drawn up by the secretaries appointed by the president. These proces-verbaux alone have an authentic character.

ARTICLE 42

When the preliminary examination is concluded, the tribunal has the right to refuse discussion of all fresh acts or documents which one party may desire to submit to it without the consent of the other party.

Admission of new evidence

The tribunal is free to take into consideration fresh acts or documents to which its attention may be drawn by the agents or counsel of the parties.

ARTICLE 43

In this case, the tribunal has the right to require the production of these acts or documents,

1907 Article 65

Ualess special circumstances arise, the tribunal does not meet until the pleadings are closed.

ARTICLE 66

The discussions are under the control of the p.esident.

They are only public if it be so decided by the tribunal, with the assent of the parties.

They are recorded in minutes drawn up by the secretaries appointed by the president. These minutes are signed by the president and by one of the secretaries and alone have an authentic character.

Article 67

After the close of the pleadings, the tribunal is entitled to refuse discussion of all new papers or documents which one of the parties may wish to submit to it without the consent of the other party.

ARTICLE 68

The tribunal is free to take into consideration new papers or documents to which its attention may be drawn by the agents or counsel of the parties.

In this case, the tribunal has the right to require the production of these papers or documents, but

Discussions Public.

Limiting discussions.

Record.

1899

but is obliged to make them known to the opposite party.

ARTICLE 44

The tribunal can, besides, require from the agents of the parties the production of all acts, and can demand all necessary explanations. In case of refusal, the tribunal takes note of it.

ARTICLE 45

The agents and counsel of the parties are authorized to present orally to the tribunal all the arguments they may think expedient in defense of their case.

ARTICLE 46

They have the right to raise objections and points. The decisions of the tribunal on those points are final, and can not form the subject of any subsequent discussion.

ARTICLE 47

The members of the tribunal have the right to put questions to the agents and counsel of the parties, and to demand explanations from them on doubtful points.

Neither the questions put nor the remarks made by members of the tribunal during the discussions can be regarded as an expression of opinion by the tri-

1907

is obliged to make them known to the opposite party.

ARTICLE 69

The tribunal can, besides, re- Production of all papers quire from the agents of the parties the production of all papers, and can demand all necessary explanations. In case of refusal the tribunal takes note of it.

ARTICLE 70

The agents and the counsel of Oral arguments the parties are authorized to present orally to the tribunal all the arguments they may consider expedient in defense of their case.

ARTICLE 71

They are entitled to raise ob- Decisions final. jections and points. The decisions of the tribunal on these points are final and can not form the subject of any subsequent discussion.

ARTICLE 72

The members of the tribunal Questions by arbitrators. are entitled to put questions to the agents and counsel of the parties, and to ask them for explanations on doubtful points.

Neither the questions put, nor the remarks made by members of the tribunal in the course of the discussions, can be regarded as an expression of opinion by the

CONVENTIONS 1 OF 1899 AND 1907

1899

bunal in general, or by its members in particular.

ARTICLE 48

Competence of tribunal. The tribunal is authorized to declare its competence in interpreting the compromis as well as the other treaties which may be invoked in the case, and in applying the principles of international law.

ARTICLE 49

Special rules.

Information to

Serving notice in other countries.

be furnished

The tribunal has the right to issue rules of procedure for the conduct of the case, to decide the forms and periods within which each party must conclude its arguments, and to arrange all the formalities required for dealing with the evidence.

1907

tribunal in general or by its members in particular.

ARTICLE 73

The tribunal is authorized to declare its competence in interpreting the compromis, as well as the other *papers and documents* which may be invoked, and in applying the principles of law.

ARTICLE 74

The tribunal is entitled to issue rules of procedure for the conduct of the case, to decide the forms, *order*, and time in which each party must conclude its arguments, and to arrange all the formalities required for dealing with the evidence.

ARTICLE 75

The parties undertake to supply the tribunal, as fully as they consider possible, with all the information required for deciding the case.

Article 76

For all notices which the tribunal has to serve in the territory of a third contracting Power, the tribunal shall apply direct to the Government of that Power. The same rule applies in the case of steps being taken to procure evidence on the spot.

1899

1907

The requests for this purpose Treastant are to be executed as far as the means at the disposal of the Power applied to under its municipal law allow. They can not be rejected unless the Power in question considers them calculated to impair its own sovereign rights or its safety.

The Court will equally be always entitled to act through the Power on whose territory it sits.

ARTICLE 77

When the agents and counsel of Close of discussions, the parties have submitted all the explanations and evidence in support of their case the president shall declare the discussion closed.

ARTICLE 78

The tribunal considers its de- Deliberations cisions in private and the proceedings remain secret.

All questions are decided by a Majority to decide. majority of the members of the tribunal.

ARTICLE 79

The award must give the rea- Statement sons on which it is based. It contains the names of the arbitrators; it is signed by the president and registrar or by the secretary acting as registrar.

The deliberations of the tribunal take place in private. Every

decision is taken by a majority of members of the tribunal.

ARTICLE 50

explanations and evidence in

support of their case, the president pronounces the discussion

ARTICLE 51

closed.

When the agents and counsel of the parties have submitted all

The refusal of a member to vote must be recorded in the procès-verbal.

ARTICLE 52

The award, given by a majority of votes, is accompanied by a statement of reasons. It is drawn up in writing and signed by each member of the tribunal.

Those members who are in the

CONVENTIONS I OF 1899 AND 1907

1899 minority may record their dissent when signing.

ARTICLE 53

Announcement.

Finality.

The award is read out at a public meeting of the tribunal, the agents and counsel of the parties being present, or duly summoned to attend.

Article 54

The award, duly pronounced and notified to the agents of the parties at variance, puts an end to the dispute definitively and without appeal.

ARTICLE 55

The parties can reserve in the

In this case, and unless there

compromis the right to demand

be an agreement to the con-

trary, the demand must be ad-

dressed to the tribunal which

pronounced the award. It can

only be made on the ground of

the discovery of some new fact

calculated to exercise a decisive

influence on the award, and

the revision of the award.

Article 80

The award is read out in publie sitting, the agents and counsel of the parties being present or duly summoned to attend.

ARTICLE 81

The award, duly pronounced and notified to the agents of the parties, settles the dispute definitively and without appeal.

ARTICLE 82

Any dispute arising between the parties as to the interpretation and execution of the award shall, in the absence of an agreement to the contrary, be submitted to the tribunal which pronounced it.

ARTICLE 83

The parties can reserve in the compromis the right to demand the revision of the award.

In this case and unless there be an agreement to the contrary, the demand must be addressed to the tribunal which pronounced the award. It can only be made on the ground of the discovery of some new fact calculated to exercise a decisive influence upon the award and which was unknown to the tri-

Right of revision.

4

Disputes as to

interpretation.

Grounds for deman 1.

which, at the time the discussion was closed, was unknown to the tribunal and to the party demanding the revision.

Proceedings for revision can only be instituted by a decision of the tribunal expressly recording the existence of the new fact. recognizing in it the character described in the foregoing paragraph, and declaring the demand admissible on this ground.

The compromis fixes the period within which the demand for revision must be made.

ARTICLE 56

The award is nly binding on the parties concluded the compromis.

When there is a question of interpreting a Convention to which Powers other than those concerned in the dispute are parties, the latter notify to the former the compromis they have concluded. Each of these Powers has the right to intervene in the case. If one or more of them avail themselves of this right, the interpretation contained in the award is equally binding on them.

ARTICLE 57

Each party pays its own expenses and an equal share of those of the tribunal.

1907

bunal and to the party which demanded the revision at the time the discussion was closed.

Proceedings for revision can Proceedings only be instituted by a decision of the tribunal expressly recording the existence of the new fact. recognizing in it the character described in the preceding paragraph, and declaring the demand admissible on this ground.

The compromis fixes the period Limitat. n. within which the demand for revision must be made.

NRTICLE 84

The award is not binding ex- Parties bound cept on the parties in dispute.

When it co the interpre- Right of ot • which intervene. tation of a Conv Powers other than u in dispute are parties, they shall inform all the signatory Powers in good time. Each of these Powers is entitled to intervene in the case. If one or more avail themselves of this right, the interpretation contained in the award is equally binding on them.

ARTICLE 85

Each party pays its own ex- Expenses. penses and an equal share of the expenses of the tribunal.

CONVENTIONS I OF 1899 AND 1907

Summary arbitration

Rules for summary procedure

Arbitrators and unpure.

Sobmission of cases.

1907

CHAPTER IV.—Arbitration by Summary Procedure

ARTICLE 86

With a view to facilitating the working of the system of arbitration in disputes admitting of a summary procedure, the contracting Powers adopt the following rules, which shall be observed in the absence of other arrangements and subject to the reservation that the provisions of Chapter III apply so far as may be.

ARTICLE 87

Each of the parties in dispute appoints an arbitrator. The two arbitrators thus selected choose an umpire. If they do not agree on this point, each of them proposes two candidates taken from the general list of the members of the Permanent Court exclusive of the members appointed by either of the parties and not being nationals of either of them; which of the candidates thus proposed shall be the umpire is determined by lot.

The umpire presides over the tribunal, which gives its decisions by a majority of votes.

ARTICLE 88

In the absence of any previous agreement the tribunal, as soon as it is formed, settles the time with-

-76

1899

1907

in which the two parties must submit their respective cases to it.

ARTICLE 39

Each party is represented before Agents the tribunal by an agent, who serves as intermediary between the tribunal and the Government who appointed him.

ARTICLE 90

The proceedings are conducted Proceedings to be in writing exclusively in writing. Each party, however, is entitled to ask that witnesses and experts should be called. The tribunal has, for its part, the right to demand oral Oral explanations. explanations from the agents of the two parties, as well as from the experts and witnesses whose appearance in Court it may consider useful.

Final 110xisions

PART V.-FINAL PROVISIONS ARTICLE 91

The present Convention, duly Former Convention replaced ratified, shall replace, as between the contracting Powers, the Convention for the pacific settlement of international disputes of the 20th July, 1800.

ARTICLE 58

GENERAL PROVISIONS

The present Convention shall be ratified as speedily as possible. The ratifications shall be deposited at The Hague.

ARTICLE 92

The present Convention shall Ratification. be ratified as soon as possible.

The ratifications shall be de- Deposit at The Hague, posited at The Hague.

CONVENTIONS I OF 1899 AND 1907

1899

A proces-verbal shall be drawn up recording the receipt of each ratification, and a copy duly certified shall be sent, through the diplomatic channel, to all the Powers who were represented at the International Peace Conference at The Hague.

Certified copies to Powers.

Non-stanatory Powers may adjecte.

Notification of intent,

The non-signatory Powers who were represented at the International Peace Conference can adhere to the present Convention. For this purpose they must make known their adhesion to the con-

ARTICLE 59

1907

The first deposit of ratifications shall be recorded in a proces-verbal signed by the representatives of the Powers which take part therein and by the Netherland Minister for Foreign Affairs.

The subsequent deposits of ratifications shall be made by means of a written notification, addressed to the Netherland Government and accompanied by the instrument of ratification.

A duly certified copy of the proces-verbal relative to the first deposit of rutifications, of the notifications mentioned in the preceding paragraph, and of the instruments of ratification, shall be immediately sent by the Netherland Government, through the diplomatic channel, to the Powers invited to the Second Peace Conference, as well as to those Powers which have adhered to the Convention. In the cases contemplated in the preceding paragraph, the said Government shall at the same time inform the Powers of the date on which it received the notification.

ARTICLE 93

Non-signatory Powers which have been *invited to* the *Second* Peace Conference may adhere to the present Convention.

The Power which desires to adhere notifies its intention in writ-

78

1899

tracting Powers by a written notification addressed to the Netherland Government, and communicated by it to all the other contracting Powers.

ARTICLE 601

The conditions on which the Powers who were not represented at the International Peace Conference can adhere to the present Convention shall form the subject of a subsequent agreement among the contracting Powers.

1907

ing to the Netherland Government, forwarding to it the act of adhesion, which shall be deposited in the archives of the said Government.

This Government shall imme- Communication diately forward to all the other Powers. Powers invited to the Second Peace Conference a duly certified copy of the notification as well as of the act of adhesion, mentioning the date on which it received the notification.

ARTICLE 94

The conditions on which the Adherence by other Powers, Powers which have not been invited to the Second Peace Conference may adhere to the present Convention shall form the subject of a subsequent agreement between the contracting Powers.

ARTICLE 95

The present Convention shall Effect of ratification take effect, in the case of the Powers which were not a party to the first deposit of ratifications, sixty days after the date of the proces-verbal of this deposit, and, in the case of the Powers which ratify subsequently or which adhere, sixty days after the notification of their ratification or of their

For the protocol establishing, as regards the Powers unrepresented at the First Conference, the mode of adhesion to this Convention, see ante, p. xxix,

CONVENTIONS 1 OF 1899 AND 1907

1899

Article 61

Denunciation.

In the event of one of the high contracting Parties denouncing the present Convention, this denunciation would not take effect until a year after its notification made in writing to the Netherland Government, and by it communicated at once to all the other contracting Powers.

Notifying Power only affected. This denunciation shall only affect the notifying Power.

Register of ratifications.

Signing.

In faith of which the plenipotentiaries have signed the present **1907** adhesion has been received by the Netherland Government.

ARTICLE 96

In the event of one of the contracting *Powers wishing to* denounce the present Convention, *the* denunciation shall be notified in writing to the Netherland Government, *which shall* immediately communicate a duly certified copy of the not action to all the other Powers forming them of the date on which it was received.

The denunciation shall only have effect in regard to the notifying Power, and one year after the notification has reached the Netherland Government.

Article 97

A register kept by the Netherland Minister for Foreign Affairs shall give the date of the deposit of ratifications effected in virtue of Article 92, paragraphs 3 and 4, as well as the date on which the notifications of adhesion (Article 93, paragraph 2) or of denunciation (Article 96, paragraph 1) have been received.

Each contracting Power is entitled to have access to this register and to be supplied with duly certified extracts from it.

In faith whereof the plenipotentiaries have *appended their*

1899

Convention and affixed their seals to it.

Done at The Hague, the 29th July, 1899, in a single copy, which shall remain in the archives of the Netherland Government, and copies of it, duly certified, be sent through the diplomatic channel to the contracting Powers.

[Here follow signatures.]

1907

signatures to the present Convention.

Done at The Ilague, the 18th Deposit of original. October, 1907, in a single copy, which shall remain deposited in the archives of the Netherland Government, and duly certified Certified copies to Powers. copies of which shall be sent, through the diplomatic channel, to the contracting Powers.

[Here follow signatures.]

RATIFICATIONS, ADHESIONS AND RESERVATIONS

The 1899 Convention was ratified by all the signatory Powers on ti dates indicated:

dutto marcatea,	
Austria-Hungary	September 4, 1900
Beloium	September 4, 1900
Bu ria	September 4, 1900
China	November 21, 1904
Denmark	
France	
Germany	
Great Britain	
Greece	
Italy	
Japan	•
Luxemburg	
Mexico	
Monten_gro	•
Netherlands	
Norway	•
Persia	
Portugal	
Roumania	
Russia	
Serbia	•
	•

CONVENTIONS I OF 1899 AND 1907

Siam	.September 4,	1900
Spain	.September 4,	1900
Sweden and Norway	.September 4,	1900
Switzerland	December 29,	1900
Turkey	June 12,	1907
United States	.September 4,	1900

Adhesions:

Argentine RepublicJune 15, 1907
BoliviaJune 15, 1907
BrazilJune 15, 1907
ChileJune 15, 1907
ColombiaJune 15, 1907
CubaJune 15, 1907
Dominican RepublicJune 15, 1907
EcuadorJuly 3, 1907
GuatemalaJune 15, 1907
HaitiJune 15, 1907
NicaraguaJune 15, 1907
PanamaJune 15, 1907
ParaguayJune 15, 1907
PeruJune 15, 1907
SalvadorJune 20, 1907
UruguayJune 17, 1907
VenezuelaJune 15. 1907

Reservations:1

Roumania

Under the reservations formulated with respect to Articles 16, 17 and 19 of the present Convention (15, 16 and 18 of the project presented by the committee on examination), and recorded in the *proces-verbal* of the sitting of the Third Commission of July 20, 1899.²

Extract from the proces-verbal:

The Royal Government of Roumania being completely in favor of the principle of *facultative* arbitration, of which it appreciates the great importance in international relations, neverthe-

34

¹All these reservations were made at signature. ²Reservations maintained at ratification.

less does not intend to undertake, by Article 15, an engagement to accept arbitration in every case there provided for, and it believes it ought to form express reservations in that respect.

It can not therefore vote for t's article, except under that reservation.

The Royal Government of Roumania declares that it can not adhere to Article 16 except with the express reservation, entered in the *proces-verbal*, that it has decided not to accept, in any case, an international arbitration for disagreements or disputes previous to the conclusion of the present Convention.

The Royal Government of Roumania declares that in adhering to Article 18 of the Convention, it makes no engagement in regard to obligatory arbitration.¹

Serbia

Under the reservations recorded in the *proces-verbal* of the Third Commission of July 20, 1899.²

Extract from the proces-verbal:

In the name of the Royal Government of Serbia we have the honor to declare that our adoption of the principle of good offices and mediation does not imply a recognition of the right of third States to use these means except with the extreme reserve which proceedings of this delicate nature require.

We do not admit good offices and mediation except on condition that their character of purely friendly counsel is maintained fully and completely, and we never could accept them in forms and circumstances such as to impress upon them the character of intervention.³

Turkey

Under reservation of the declaration made in the plenary sitting of the Conference of July 25, 1899.

Extract from the proces-verbal:

The Turkish delegation, considering that the work of this Conference has been a work of high loyalty and humanity, destined solely to assure general peace by safeguarding the interests and the rights of each one, declares, in the name of its Government, that it adheres to the project just adopted, on the following conditions:

1. It is formally understood that recourse to good offices and mediation, to commissions of inquiry and arbitration is

Declaration of Mr. Beldiman. Processcerbaux, pt. iv, p. 48.

²Reservations maintained at ratification.

³Declaration of Mr. Miyatovitch. Processcerbaux. pt. iv, p. 47

CONVENTIONS 1 OF 1899 AND 1907

purely facultative and could not in any case assume an obligatory character or degenerate into intervention;

2. The Imperial Government itself will be the judge of the cases where its interests would permit it to admit these methods without its abstention or refusal to have recourse to them being considered by the signatory States as an unfriendly act.

It goes without saying that in no case could the means in question be applied to questions concerning interior regulation.⁴

United States

Under reservation of the declaration made at the pleuary sitting of the Conference on the 25th of July, 1899.²

Extract from the proces-verbal:

The delegation of the United States of America on signing the Convention for the pacific settlement of international disputes, as proposed by the International Peace Conference, makes the following declaration:

Nothing contained in this Convention shall be so construed as to require the United States of America to depart from its traditional policy of not intruding upon, interfering with, or entangling itself in the political questions or policy or internal administration of any foreign State; nor shall anything contained in the said Convention be construed to imply a relinquishment by the United States of America of its traditional attitude toward purely American questions.³

The 1907 Convention was *ratified* by the following signatory Powers on the dates indicated:

Austria-Hungary	November 27, 1909
Belgium	August 8, 1910
Bolivia	November 27, 1909
Brazil	January 5, 1914
China	. November 27, 1909
Cuba	February 22, 1912
Denmark	November 27, 1909
France	October 7, 1910

Declaration of Turkhan Pasha. Processerbaux, pt. i, p. 70. This reservation does not appear in the instrument of ratification.

²Reservation maintained at ratification.

^{*}Process-restaux, pt. i. p. 69. Compare the reservation of the United States to the 1907 Convention, post, p. 87.

Germany	
Guateniala	
Ilaiti	
Japan	
Luxemburg	
Mexico	
Netherlands	November 27, 1909
Norway	
Panama	September 11, 1911
Portugal	
Roumania	
Russia	
Salvador	
Siam	March 12, 1910
Spain	
Sweden	November 27, 1909
Switzerland	
United States	November 27, 1909

Adhesion:

Nicaragua	December	16,	1909	
A T I C LL I LI M LI LI				

The following Powers signed the Convention but have not yet ratified:

Argentine Republic	Montenegro
Bulgaria	Paraguay
Chile	Persia
Colombia	Peru
Dominican Republic	Serbia
Ecuador	Turkey
Great Britain	Uruguay
Greece	Venezuela
Italy	

Reservations:1

Brazil

With reservation as to Article 53, paragraphs 2, 3, and 4^{2}

¹All these reservations were made at signature except the second reservation of the United States, ²Reservation maintained at ratification.

Chile

Under reservation of the declaration formulated with regard to Article 39 in the seventh meeting of the First Commission on October 7.

Extract from the proces-verbal:

The delegation of Chile desires to make the following declaration in the name of its Government with respect to this article. Our delegation at the time of signing the Convention of 1899 for the pacific settlement of international disputes did so with the reservation that the adhesion of its Government as regards Article 17 would not include controversies or questions prior to the celebration of the Convention.

The delegation of Chile believes it to be its duty to-day to renew, with respect to the same provision, the reservation that it has previously made, although it may not be strictly necessary in view of the similar character of the provision.¹

Greece

With the reservation of paragraph 2 of Article 53.

Japan

With reservation of paragraphs 3 and 4 of Article 48, of paragraph 2 of Article 53, and of Article 54.²

Roumania

With the same reservations formulated by the Roumanian plenipotentiaries on signing the Convention for a pacific settlement of international disputes of July 29, 1899.³

Switzerland

Under reservation of Article 53, number 2.2

Turkey

Under reservation of the declarations recorded in the *proces*verbal of the ninth plenary session of the Conference held on October 16, 1907.

Extract from the proces-verbal:

The Ottoman delegation declares, in the name of its Government, that while it is not unmindful of the beneficent influence

"Reservation maintained at ratification.

¹Statement of Mr. Doming., Gana. Actes et documents, vol. ii, p. 121.

^aReservations maintained at ratification. See ante, p. 82.

which good offices, mediation, commissions of inquiry, and arbitration are able to exercise on the maintenance of the pacific relations between States, in giving its adhesion to the whole of the draft, it does so on the understanding that such methods remain, as before, purely optional; it could in no case recognize them as having an obligatory character rendering them susceptible of leading directly or indirectly to an intervention.

The Imperial Government proposes to remain the sole judge of the occasions when it shall be necessary to have recourse to the different proceedings or to accept them without its determination on the point being liable to be viewed by the signatory States as an unfriendly act.

It is unnecessary to add that such methods should never be applied in cases of internal order.¹

United States

Under reservation of the declaration made in the plenary session of the Conference held on October 16, 1907.²

Extract from the proces-verbal:

The delegation of the United States renews the reservation made in 1899 on the subject of Article 48 of the Convention for the pacific settlement of international disputes in the form of the following declaration:

Nothing contained in this Convention shall be so construed as to require the United States of America to depart from its traditional policy of not intruding upon, interfering with, or entangling itself in the political questions of policy or internal administration of any foreign State; nor shall anything contained in the said Convention be construed to imply a relinquishmert by the United States of its traditional attitude toward purely American questions.³

The act of ratification contains the following reservation:

That the United States approves this Convention with the understanding that recourse to the Permanent Court for the settlement of differences can be had only by agreement thereto through general or special treaties of arbitration heretofore or hereafter concluded between the parties in dispute: and the United States now exercises the option contained in Article 53 of said Convention, to exclude the formulation of the *compromis* by the Permanent Court, and hereby excludes from the comptence of the Permanent Court the power to frame the *compromis* re-

²Reservation maintained at ratification.

¹Statements of Turkhan Pasha. Actes et documents, vol. i, p. 356.

^{*}Statement of Mr. David Jayne Hill. Actes et documents, vol. i. p. 335.

quired by general or special treaties of arbitration concluded or hereafter to be concluded by the United States, and further expressly declares that the *compromis* required by any treaty of arbitration to which the United States may be a party shall be settled only by agreement between the contracting parties, unless such treaty shall expressly provide otherwise.

CONVENTION (II) RESPECTING THE LIMITATION OF THE EMPLOY-MENT OF FORCE FOR THE RECOVERY OF CONTRACT DEBTS

Signed at The Hague, October 18, 1907

His Majesty the German Emperor, King of Prussia; [etc.]:

Being desirous of avoiding between nations armed conflicts of a Purpose of Convention, pecuniary origin arising from contract debts which are claimed from the Government of one country by the Government of another country as due to its nationals, have resolved to conclude a Convention to this effect, and have appointed the following as their plenipotentiaries :

[Here follow the names of the plenipotentiaries.]

Who, after depositing their full powers, found in good and due form, have agreed upon the following provisions:

ARTICLE 1

The contracting Powers agree not to have recourse to armed force and force a for the recovery of contract debts claimed from the Government of for recovering one country by the Government of another country as being due to its nationals.

This undertaking is, however, not applicable when the debtor State Exception. refuses or neglects to reply to an offer of arbitration, or, after accepting the offer, prevents any compromis from being agreed on, or, after the arbitration, fails to submit to the award.

ARTICLE 2

It is further agreed that the arbitration mentioned in paragraph 2 Arbitration procedure. of the foregoing article shall be subject to the procedure laid down in Part IV, Chapter III, of the Hague Convention for the pacific settlement of international disputes. The award shall determine, Award except where otherwise agreed between the parties, the validity of the claim, the amount of the debt, and the time and mode of payment.

CONVENTION II OF 1907

ARTICLE 3

Ratification. Deposit af The Hague.

Certified copies

to Powers

The present Convention shall be ratified as soon as possible. The ratifications shall be deposited at The Hague.

The first deposit of ratifications shall be recorded in a proces-verbal signed by the representatives of the l'owers taking part therein and by the Netherland Minister for Foreign Affairs.

The subsequent deposits of ratifications shall be made by means of cation addressed to the Netherland Government and a written r accompanied by the instrument of ratification.

A duly certified copy of the proces-werbal relative to the first deposit of ratifications, of the notifications mentioned in the preceding paragraph, as well as of the instruments of ratification, shall be sent immediately by the Metherland Government, through the diplomatic channel, to the Powers invited to the Second Peace Conference, as well as to the other Powers which have adhered to the Convention. In the cases contemplated in the preceding paragraph, the said Government shall inform them at the same time of the date on which it received the notification.

ARTICLE 4

Non-signatory Powers may adhere to the present Convention.

The Power which desires to adhere notifies its intention in writing to the Netherland Government, forwarding to it the act of adhesion, which shall be deposited in the archives of the said Government

The said Government shall forward immediately to all the other Powers invited to the Second Peace Conference a duly certified copy of the notification, as well as of the act of adhesion, mentioning the date on which it received the notification.

ARTICLE 5

 $E \, {\rm first} \to {\rm f}$ ratification.

N sign tory Powers may adhere,

Communication

Notifica.ion

of intent.

to other Powers

> The present Convention shall come into force, in the case of the Powers which were a party to the first deposit of ratifications, sixty days after the date of the proces-verbal of this deposit, in the case of the Powers which ratify subsequently or which adhere, sixty days after the notification of their ratification or of their adhesion has been received by the Netherland Government.

RECOVERY OF CONTRACT DEBTS

ARTICLE 6

In the event of one of the contracting Powers wishing to denounce the mattern the present Convention, the denunciation shall be notified in writing to the Netherland Government, which shall immediately communicate a duly certified copy of the notification to all the other Powers, informing them at the same time of the date on which it was received.

The deminctation shall only have effect in regard to the notifying Nutring Power Power, and one year after the notification has reached the Netherland only affected Government.

ARTICLE 7

A register kept by the Netherland Ministry for Foreign Affairs shall Register of give the date of the deposit of ratifications made in virtue of Article 3, paragraphs 3 and 4, as well as the date on which the notifications of adhesion (Article 4, paragraph 2) or of denunciation (Article 6, paragraph 1) were received.

Each contracting Power is entitled to have access to this register and to be supplied with duly certified extracts from it.

In faith whereof the plenipotentiaries have appended their signa- Signary tures to the present Convention.

Done at The Hague, the 18th October, 1907, in a single copy, which Deposition shall remain deposited in the archives of the Netherland Government, and duly certified copies of which shall be sent to the contracting Powers through the diplomatic channel.

[Here follow signatures.]

RATIFICATIONS, ADHESIONS AND RESERVATIONS

The foregoing Convention was ratified by the following signatory Powers on the dates indicated:

Austria-Hungary	November 27 1969
Denmark	November 27, 1909
France	October 7, 1910
Germany	November 27 1909
Great Britain	November 27, 1909
Guatemala	
Haiti	. February 2, 1910
Japan	December 13, 1911

CONVENTION II OF 1907

Mexico	November 27, 1909
Netherlands	November 27, 1909
Norway	September 19, 1910
Panama	
Portugal	April 13, 1911
Russia	November 27, 1909
Salvador	
Spain	March 18, 1913
United States	November 27, 1909

Adhesions:

China	January 15, 1910
Liberia	
Nicaragua	December 16, 1909

The following Powers signed the Convention but have not yet ratified:

Argentine Republic	Italy
Bolivia	Montenegro
Bulgaria	Paraguay
Chile	Persia
Colombia	Peru
Cuba	Serbia
Dominican Republic	Turkey
Ecuador	Uruguay
Greece	

Reservations:1

Argentine Republic

The Argentine Republic makes the following reservations:

1. With regard to debts arising from ordinary contracts between the citizen or subject of a nation and a foreign Government, recourse shall not be had to arhitration except in the specific case of denial of justice hy the courts of the country which made the contract, the remedies before which courts must first have been exhausted.

2. Public loans, secured by bond issues and constituting the national debt, shall in no case give rise to military aggression or the material occupation of the soil of American nations.

*All they made at si

thes — servations, except those of Nicaragua and the United States, were t $s^{\rm T}$ – ture.

RECOVERY OF CONTRACT DEBTS

Bolivia

Under the reservation stated to the First Commission.

Extract from the proces-verbal:

It seems to me, therefore, that the acceptance of the proposition before us will but mean the legitimation by the *Peace* Conference of a certain class of *wars*, or at least interventions based on disputes which relate neither to the honor nor vital interests of the creditor States.

In consequence of these forceful reasons, the delegation of Bolivia regrets not to give its entire assent to the proposition under discussion.¹

Colombia

Colombia makes the following reservations:

It does not agree to the employment of force in any case for the recovery of debts, whatever be their nature. It accepts arbitration only after a final decision has been rendered by the courts of the debtor nations.

Dominican Republic

With the reservation made at the plenary session of October 16, 1907.

Extract from the proces-verbal:

The delegation of the Dominican Republic confirms its favorable vote on the proposal of the delegation of the United States relative to the limitation of the employment of force for the recovery of contract debts; but it renews its reservation as to the condition contained in this part of the clause: "or after accepting the offer, prevents any *compromis* from being agreed on," as its interpretation might lead to excessive consequences which would be the more regrettable as they are provided for and avoided in the plan of Article 53 of the new Convention for the pacific settlement of international disputes.²

Ecuador

With the reservations made at the plenary session of Octobe. 16, 1907.

Extract from the proces-verbol:

The delegation of Ecuador will vote affirmatively while maintaining the reservations made in the First Commission.⁸

¹Statement of Mr. Claudio Pinilla. Actes et documents, vol. ii. p. 142. ²Statement of Mr. Apolinar Tejera. Actes et documents, vol. ii. p. 337.

³Statement of Mr. Dorn y de Alsúa. Actes et documents, vol. i, p. 338.

Greece

With the reservation made at the plenary session of October 16, 1907.

Extract from the process-verbal:

In the eigh , meeting of the First Commission the Greek delegation, being without definite instructions, was obliged to reserve its vote on the subject of the proposition of the United States of America on the treatment of contract debts. We are to-day in a position to declare that the Royal Government accepts the said proposition, which has for its aim the doing away, by peaceful means, of differences between nations and the exclusion, conformably to the principles of international law, of the employment of armed force outside of armed conflicts. We consider, at the same time, that the provisions contained in paragraphs 2 and 3 of the text voted can not affect existing stipulations nor laws in force in the realm.¹

Guatemala

1. With regard to debts arising from ordinary contracts between the citizens or subjects of a nation and a foreign Government, recourse shall be had to arbitration only in case of denial of justice by the courts of the country which made the contract, the remedies before which courts must first have been exhausted.²

2. Public loans secured by bond issues and constituting national debts shall in no case give rise to military aggression or the material occupation of the soil of American nations.²

Nicaragua

The act of adhesion contains the following reservations:

(a) With regard to debts arising from ordinary contracts between the citizen or subject of a nation and a foreign Government, recourse shall be had to arbitration only in the specific case of a denial of justice by the courts of the country where the contract was made, the remedies before which courts must first have been exhausted.

(b) Public bans secured by bond issues and constituting the national debt shall in no ease give rise to military aggression or the material occupation of the soil of American nations.

Statement of Mr. Rangabé. Actes et documents, vol. i, p. 330.

²Reservation maintained at ratification

RECOVERY OF CONTRACT DEBTS

Peru

Under the reservation that the principles laid down in this Convention shall not be applicable to claims or differences arising from contracts concluded by a country with foreign subjects when it has been expressly stipulated in these contracts that the claims or differences must be submitted to the judges or courts of the country.

Salvador

We make the same reservations as the Argentine Republic above.¹

United States

The act of ratification contains the following reservation :

That the United States approves this Convention with the understanding that recourse to the Permanent Court for the settlement of the differences referred to in said Convention can be had only by agreement thereto through general or special treaties of arbitration heretofore or hereafter concluded between the parties in dispute.

Uruguay

Unde servation of the second paragraph of Article 1, because the delegation considers that arbitration may always be refused as a matter of right if the fundamental law of the debtor nation, prior to the contract which has given rise to the deuots or disputes, or this contract itself, has stipulated that such doubts or disputes shall be settled by the courts of the said nation.

¹Ante, p. 92. Reservation maintained at ratification.

CONVENTION (III) RELATIVE TO THE OPENING OF HOSTILITIES

Signed at The Hague, October 18, 1907

His Majesty the German Emperor, King of Prussia; [etc.]:

Purpose of Convention.

Considering that it is important, in order to ensure the maintenance of pacific relations, that hostilities should not commence without previous warning;

That it is equally important that the existence of a state of war should be notified without delay to neutral Powers;

Plempotentiaries Being desirous of concluding a Convention to this effect, have appointed the following as their plenipotentiaries:

[Here follow the names of plenipotentiaries.]

Who, after depositing their full powers, found in good and due form, have agreed upon the following provisions:

ARTICLE 1

Notice of commencing hostilities. The contracting Powers recognize that hostilities between themselves must not commence without previous and explicit warning, in the form either of a declaration of war, giving reasons, or of an ultimatum with conditional declaration of war.

ARTICLE 2

Notice to neutral Powers. The existence of a state of war must be notified to the neutral Power- without delay, and shall not take effect in regard to them initial after the receipt of a notification, which may, however, be given by telegraph. Neutral Powers, nevertheless, cannot rely on the absence of notification if it is clearly established that they were in fact aware of the existence of a state of war.

ARTICLE 3

Effection constracting Pewers Article 1 of the present Convention shall take effect in case of war between two or more of the contracting Powers.

Article 2 is binding as between a belligerent Power which is a party to the Convention and neutral Powers which are also parties to the Convention.

ARTICLE 4

The present Convention shall be ratified as soon as possible. The ratifications shall be deposited at The Hague.

The first deposit of ratifications shall be recorded in a proces-verbal signed by the representatives of the Powers which take part therein and by the Netherland Minister for Foreign Affairs.

The subsequent deposits of ratifications shall be made by means of a written notification addressed to the Netherland Government and accompanied by the instrument of ratification.

A duly certified copy of the proces-verbal relative to the first deposit Certified copies of ratifications, of the notifications mentioned in the preceding paragraph, as well as of the instruments of ratification, shall be at once sent by the Netherland Government through the diplomatic channel to the Powers invited to the Second Peace Conference, as well as to the other Powers which have adhered to the Convention. In the cases contemplated in the preceding paragraph, the said Government shall at the same time inform them of the date on which it received the notification.

ARTICLE 5

Non-signatory Powers may adhere to the present Convention.

The Power which wishes to adhere notifies in writing its intention to the Netherland Government, forwarding to it the act of adhesion, of ment. which shall be deposited in the archives of the said Government.

The said Government shall at once forward to all the other Powers Communication a duly certified copy of the notification as well as of the act of adhesion, stating the date on which it received the notification.

ARTICLE 6

The present Convention shall come into force, in the case of the Effect of traditionation, Powers which were a party to the first deposit of ratifications, sixty days after the date of the proces-verbal of that deposit, and, in the case of the Powers which ratify subsequently or which adhere, sixty days after the notification of their ratification or of their adhesion has been received by the Netherland Government.

Retrication.

Deposit at

the Hague.

Powers may adhere. Notification

Non-signatory

o other Powers.

CONVENTION HI OF 1907

ARTICLE 7

Denunciation

In the event of one of the high contracting Parties wishing to denounce the present Convention, the denunciation shall be notified in writing to the Netherland Government, which shall at once communicate a duly certified copy of the notification to all the other Powers, informing them of the date on which it was received.

Notifying Poweronly affected

The denunciation shall only have effect in regard to the notifying Power, and one year after the notification has reached the Netherland Government.

ARTICLE 8

Register of ratifications

A register kept by the Netherland Ministry for Foreign Affairs shall give the datc of the deposit of ratifications made in virtue of Article 4, paragraphs 3 and 4, as well as the date on which the notifications of adhesion (Article 5, paragraph 2) or of denunciation (Article 7, paragraph 1) have been received.

Each contracting Power is entitled to have access to this register and to be supplied with duly certified extracts from it.

In faith whereof the plenipotentiaries have appended their signatures to the present Convention.

Done at The Hague, the 18th October, 1907, in a single copy, which shall remain deposited in the archives of the Netherland Government, and duly certified copies of which shall be sent, through the diplomatic channel, to the Powers which have been invited to the Second Peace Conference.

[Here follow signatures.]

RATIFICATIONS, ADHESIONS AND RESERVATIONS

The foregoing Convention was *ratified* by the following signatory Powers on the dates indicated:

Austria-Hungary	November 27, 1909
Belgium	August 8, 1910
Bolivia	November 27, 1909
Drazil	January 5, 1914
Denmark	November 27, 1909
France	October 7, 1910
Germany	. November 27, 1909

Signing.

Deposit of original. - 98

THE OPENING OF HOSTILITIES

Great Britain	November 27, 1909
Guatemala	March 15, 1911
Haiti	February 2, 1910
Japan	
Luxemburg	
Mexico	
Netherlands	
Norway	
Panama	
Portugal	
Roumania	
Russia	
Salvador	
Siam	
Spain	
Sweden	
Switzerland	
United States	

Adhesions:

China January 1	15,	1910
Liberia	4,	1914
Nicaragua	6,	1909

The following Powers signed the Convention but have not yet ratified:

Argentine Republic
Bulgaria
Chile
Colombia
Cuba
Dominican Republic
Ecuador
Greece
Italy

Montenegro Paraguay Persia Peru Serbia Turkey Uruguay Venezuela

Reservations: none.

THE HAGUE CONVENTIONS OF 1899 (II) AND 1907 (IV) RESPECTING THE LAWS AND CUSTOMS OF WAR ON LAND

1899

CONVENTION (11) with respect to the laws and customs of war on land.—Signed at The Hague, July 29, 1899.

His Majesty the German Emperor, King of Prussia; [etc.]:

Purpose of Convention. Considering that, while seeking means to preserve peace and prevent armed conflicts among nations, it is likewise necessary to have regard to cases where an appeal to arms may be caused by events which their solicitude could not avert;

Animated by the desire to serve, even in this extreme hypothesis, the interests of humanity and the ever increasing requirements of civilization;

Thinking it important, with this object, to revise the laws and general customs of war, either with the view of defining them more precisely, or of laying down certain limits for the purpose of modifying their severity as far as possible;

1907

CONVENTION (1V) respecting the laws and enstoms of war on land.—Signed at The Hague, October 18, 1907.⁴

His Majesty the German Emperor, King of Prussia; [etc.]:

Seeing that, while seeking means to preserve peace and prevent armed conflicts between nations, it is likewise necessary to bear in mind the case where the appeal to arms has been brought about by events which their care was unable to avert;

Animated by the desire to serve, even in this extreme case, the interests of humanity and the ever progressive needs of civilization;

Thinking it important, with his object, to revise the general laws and customs of war, either with a view to defining them with greater precision or to confining them within such limits as would mitigate their severity as far as possible;

Alta'ie with etc dimerciaces between the Conventions of 1899 and 1907.

1899

Inspired by these views which are enjoined at the present day, as they were twenty-five years ago at the time of the Brussels Conference in 1874, by a wise and generous foresight;

Have, in this spirit, adopted a great number of provisions, the object of which is to define and govern the usages of war on land.

In view of the high contracting Parties, these provisions, the wording of which has been inspired by the desire to diminish the evils of war so far as military necessities permit, are destined to serve as general rules of conduct for belligerents in their relations with each other and with populations.

It has not, however, been possible to agree forthwith on provisions embracing all the circumstances which occur in practice.

On the other hand, it could not be intended by the high contracting Parties that the cases not provided for should, for want of a written provision, be left to the arbitrary judgment of the military commanders.

Until a more complete code of the laws of war is issued, the high contracting Parties think it right to declare that in cases not included in the Regulations adopted by them, populations and belligerHave deemed it necessar, to complete and explain in certain particulars the work of the First Peace Conference, which, following on the Brussels Conference of 1874, and inspired by the ideas dictated by a wise and generous forethought, adopted provisions intended to define and govern the usages of war on land.

1907

According to the views of the high contracting Parties, these provisions, the wording of which has been inspired by the desire to diminish the evils of war, as far as military requirements permit, are intended to serve as a general rule of conduct for the belligerents in their mutual relations and in their relations with the inhabitants.

It has not, however, been found possible at present to concert regulations covering all the circumstances which arise in practice;

On the other hand, the high contracting Parties clearly do notintend that unforeseen cases should, in the absence of a written undertaking, be left to the arbitrary judgment of military commanders.

Until a more complete code of the laws of war has been issued the high contracting Part' deem it expedient to declare that, in cases not included in the Regulations adopted by them, the in-

1899

ents remain under the protection and empire of the principles of international law, as they result from the usages established between civilized nations, from the laws of humanity, and the requirements of the public conscience;

They declare that it is in this sense especially that Articles 1 and 2 of the Regulations adopted must be understood;

Plenipotentiarles.

The high contracting Parties, desiring to conclude a Convention to this effect, have appointed as their plenipotentiaries, to wit:

[Here follow the names of plenipotentiaries.]

Who, after communication of their full powers, found in good and due form, have agreed on the following:

ARTICLE 1

Instructions to armed land forces. The high contracting Parties shall issue instructions to their armed land forces, which shall be in conformity with the "Regulations respecting the laws and customs of war on land" annexed to the present Convention.

ARTICLE 2

Powers bound.

The provisions contained in the Regulations mentioned in Article 1 are only binding on the contract-

1907

habitants and the belligerents remain under the protection and the rule of the principles of the law of nations, as they result from the usages established among civilized peoples, free the laws of humanity, and the dictates of the public conscience.

They declare that it is in this sense especially that Articles 1 and 2 of the Regulations adopted must be understood.

The high contracting Parties, wishing to conclude a *fresh* Convention to this effect, have appointed the following as their plenipotentiaries:

[Here follow the names of plenipotentiaries.]

Who, after *having deposited* their full powers, found in good and due form, have agreed upon the following:

ARTICLE 1

The contracting *Powers* shall issue instructions to their armed land forces which shall be in conformity with the Regulations respecting the laws and customs of war on land, annexed to the present Convention.

ARTICLE 2

The provisions contained in the Regulations referred to in Article 1, as well as in the present Con-

1899

ing Powers, in case of war between two or more of them.

These provisions shall cease to be binding from the time when, in a war between contracting Powers, a non-contracting Power joins one of the belligerents.

1907

vention, do not apply except between contracting Powers, and then only if all the belligerents are parties to the Convention.

ARTICLE 31

A belligerent party which vio- Penalty for lates the provisions of the said regulations Regulations shall, if the case demands, be liable to ray compensation. It shall be responsible for all acts committed by persons forming part of its armed forces.

ARTICLE 4

The present Convention, duly Prior Convention ratified, shall as between the contracting Powers, be substituted for the Convention of the 29th July, 1899, respecting the laws and customs of war on land.

The Convention of 1899 re- Continuance mains in force as between the Convention. Powers which signed it, and which do not also ratify the present Con vention.

f former

ARTICLE 3

The present Convention shall be ratified as speedily as possible.

The ratifications shall be deposited at The Hague.

ARTICLE 5

The present Convention shall be Ratification. ratified as soon as possible.

The ratifications shall be depos- Deposit at The Hague ited at The Hague.

The first deposit of ratifications shall be recorded in a procesverbal signed by the Representa-

iolating

¹Turkey made reservation of Article 3.

1899

1907

tives of the Powers which take part therein and by the Netherland Minister for Foreign Affairs

The subsequent deposits of ratifications shall be , ade by means of a veritten notification, addressed to the Netherland Government and accompanied by the instrument of ratification.

A duly certified copy of the proces-verbal relative to the first deposit of ratifications, of the notifications mentioned in the preceding paragraph, as well as of the instruments of ratification, shall be immediately sent by the Netherland Government, through the diplomatic channel, to the P wers invited to the Second Peace Sonference, as well as to the other Powers hic's have adhered to the C 1 entron. In the cases cont plated in the preeding ture 1th the said Government al _ the _ me time inform them · the sit on which it received noti tion.

ARTICLE 6

Non-signatory Powers may adreto the present Convention.

The Poterr which desires to adhere notifies in writing its intention to the Netherland Government, forwarding to it the act of a lhesion, τ hich shall be deposited

Costila - Gora Le Pawers

A proces-verbal shall be drawn up recording the receipt of each ratification, and a copy, duly certified, shall be sent through the diplomatic channel, to all the contracting Powers.

ARTICLE

lowed to adhere to 1' present

Convention.

Non-signatory Power are a

Adherence 64 1. h signat ry Powers

Northeatricae (El proto a For this purpose the memake their adhesion known to the contracting Powers by notes that written notification, addressed to the Netherland Government, and

1899

by it communicated to all the other contracting Powers.

1907

in the archives of the said Government.

This Government shall at once Communication to other Lowers. transmit to all the other Powers a duly certified copy of the notification as well as of the act of adhesion, mentioning the date on which it received the notification.

ARTICLE 7

The present Convention shall I were f come into force, in the case of the Powers which were a party to the first deposit of ratifications, sixty days after the date of the procesverbal of this deposit, and, in the case of the Powers which ratify subsequently or which adhere. sixty days after the notification of their ratification or of their adhesion has been received by the Netherland Government.

ARTICLE 5

In the event of one of the high contracting Parties denouncing the present Convention, such denunciation would not take effect until a year after the written notifunction made to the Netherland Government, and by it at once communicated to all the other contracting Powers.

This dominication shall affect only the notifying Power.

ARTICLE 8

In the event of one of the con- Demanciation. tracting Powers wishing to de nounce the present Convention, the doministion shall be notified in ceriting to the Netherland Government, which shall at once communicate a duly cortified copy of the notification to all the other Powers, informing them of the date on which it was received.

The demunciation shall only Notifying I were only refected. have effect in regard to the noti-

1899

1907

fying Power, and one year after the notification has reached the Netherland Government.

Article 9

A register kept by the Netherland Ministry for Foreign Affairs shall give the date of the deposit of ratifications made in virtue of Article 5, paragraphs 3 and 4, as well as the date on which the notifications of adhesion (Article 6, paragraph 2), or of denunciation (Article 8, paragraph 1) were received.

Each contracting Power is entitled to have access to this register and to be supplied with duly certified extracts.

In faith whereof the plenipotentiaries have *appended their* signatures to the present Convention.

Done at The Hague, the 18th October, 1907, in a single copy, which shall remain deposited in the archives of the Netherland Government, and duly certified copies of which shall be sent, through the diplomatic channel, to the Powers which have been invited to the Second Peace Conference.

tentiaries have signed the present Convention and affixed their seals thereto. Done at the Hague the 29th

In faith of which the plenipo-

July, 1899, in a single copy, which shall be kept in the archives of the Netherland Government, and copies of which, duly certified, shall be delivered to the contracting Powers through the diplomatic channel.

[Here follow signatures.]

[Here follow signatures.]

Register of ratifications.

Signing.

Deposit of original.

1899

Annex to the Concention

REGULATIONS RESPECTING THE LAWS AND CUSTOMS OF WAR ON LAND

SECTION L-ON BELLIGERENTS

CHAPTER I.—On the Qualifications of Belligerents

ARTICLE 1

The laws, rights, and duties of war apply not only to armies, but also to militia and volunteer corps fulfilling the following conditions:

1. To be commanded by a person responsible for his subordinates:

2. To have a fixed distinctive emblem recognizable at a distance:

3. To carry arms openly; and

4. To conduct their operations in accordance with the laws and customs of war.

In countries where militia or volunteer corps constitute the army, or form part of it, they are included under the denomination "army."

ARTICLE 2

The population of a territory which has not been occupied who, on the enemy's approach, spontaneously take up arms to resist the invading troops without having time to organize themselves 1907

Annex to the Convention

Regulations. REGULATIONS RESPECTING THE LAWS AND CUSTOMS OF WAR ON LAND

SECTION I.-ON BELLIGERENTS

Qualifications CHAPTER I.—The Qualifications of Belligerents

ARTICLE 1

The laws, rights, and duties of Application of war apply not only to armies, but also to militia and volunteer corps fulfilling the following conditions:

1. To be commanded by a per- Description. son responsible for his subordinates:

2. To have a fixed distinctive emblem recognizable at a distance;

3. To carry arms openly; and

4. To conduct their operations in accordance with the laws and customs of war.

In countries where militia or volunteer corps constitute the army, or form part of it, they are included under the denomination "army."

ARTICLE 2

The inhabitants of a territory which has not been occupied, who, recognized. on the approach of the enemy, spontaneously take up arms to resist the invading troops without having had time to organize

to all forces.

Beiligerents.

Forces included in "army."

Unorganized belligerents

1899

in accordance with Article 1, shall be regarded as belligerent, if they respect the laws and customs of war.

ARTICLE 3

Con-batants and non-combatants.

The armed forces of the belligerent parties may consist of combatants and non-combatants. In case of capture by the enemy both have a right to be treated as prisoners of war.

Prisoners (f. war.

CHAPTER II.—On Prisoners of War

ARTICLE 4

Prisoners of war are in the power of the hostile Government, but not in that of the individuals or corps who captured them.

They must be humanely treated. All their personal belongings, except arms, horses, and military papers remain their property.

ARTICLE 5

Prisoners of war may be interned in a town, fortress, camp, or any other locality, and bound not to go beyond certain fixed limits; but they can only be confined as an indispensable measure of safety.

1907

themselves in accordance with Article 1, shall be regarded as belligerents *if they carry arms openly and* if they respect the laws and customs of war.

ARTICLE 3

The armed forces of the belligent parties may consist of combatants and non-combatants. In the case of capture by the enemy, both have a right to be treated as prisoners of war.

CHAPTER II.—Prisoners of War

ARTICLE 4

Prisoners of war are in the power of the hostile Government, but not of the individuals or corps who capture them.

They must be humanely treated.

All their personal belongings, except arms, horses, and military papers, remain their property.

ARTICLE 5

Prisoners of war may be interned in a town, fortress, camp, or other place, and bound not to go beyond certain fixed limits; but they can not be confined except as an indispensable measure of safety and only while the circumstances which necessitate the measure continue to crist.

Responsibility of capturing Government

Treatment. Personal belongings.

Confinement.

1899

ARTICLE 6

The State may utilize the labor of prisoners of war according to their rank and aptitude. Their tasks shall not be excessive, and shall have nothing to do with the military operations.

Prisoners may be authorized to work for the public service, for private persons, or on their own account.

Work done for the State shall be paid for according to the tariffs in force for soldiers of the national army employed on similar tasks.

When the work is for other branches of the public service or for private persons, the conditions shall be settled in agreement with the military authorities.

The wages of the prisoners shall go towards improving their position, and the balance shall be paid them at the time of their release. after deducting the cost of their maintenance.

ARTICLE 7

The Government into whose hands prisoners of war have fallen is bound to maintain them.

Failing a special agreement between the belligerents, prisoners 1907

ARTICLE 6

The State may utilize the la- Employment bor of prisoners of war according to their rank and aptitude, officers excepted. The tasks shall not be excessive and shall have no connection with the operations of the war.

Prisoners may be authorized to work for the public service, for private persons, or on their own account.

Work done for the State is paid Payment. for at the rates in force for work of a similar kind done by soldiers of the national army, or, if there are none in force, at a rate according to the work excented.

When the work is for other branches of the public service or for private persons the conditions are settled in agreement with the military authorities.

The wages of the prisoners shall go towards improving their position, and the balance shall be paid them on their release, after deducting the cost of their maintenance.

ARTICLE 7

The Government into whose Maintenated hands prisoners of war have fallen is charged with their maintenance.

In the absence of a special General agreement between the belliger-

1'se of wages

1899

of war shall be treated as regards food, quarters, and clothing, on the same footing as the troops of the Government which has captured them.

ARTICLE 8 Prisoners of war shall be sub-

Subject to military laws, etc.

Insubordination.

ject to the laws, regulations, and orders in force in the army of the State into whose hands they have fallen. Any act of insubordination warrants the adoption, as regards them, of such measures of severity as may be necessary.

Recaptured Escaped prisoners, before the

Escaped prisoners, recaptured before they have succeeded in rejoining their army, or before quitting the territory occupied by the army that captured them, are liable to disciplinary punishment.

Prisoners who, after succeeding in escaping are again taken prisoners, are not liable to any punishment for the previous flight.

ARTICLE 9

Every prisoner of war, if questioned, is bound to declare his true name and rank, and if he disregards this rule, he is liable to a curtailment of the advantages accorded to the prisoners of war of his class.

1907

ents, prisoners of war shall be treated as regards board, lodging, and clothing on the same footing as the troops of the Government who captured them.

ARTICLE 8

Prisoners of war shall be subject to the laws, regulations, and orders in force in the army of the State in whose power they are. Any act of insubordination justifies the adoption towards them of such measures of severity as may be considered necessary.

Escaped prisoners who are retaken before being alle to rejoin their own army or before leaving the territory occupied by the army which captured them are liable to disciplinary punishment.

Prisoners who, after succeeding

scaping, are again taken prisrs, are not liable to any punisnment on account of the previous flight.

ARTICLE 9

Every prisoner of war is bound to give, if he is questioned on the subject, his true name and rank, and if he infringes this rule, he is liable to have the advantages given to prisoners of his class curtailed.

110

Restrictions for face statements.

1899

ARTICLE 10

Prisoners of war may be set at liberty on parole if the laws of their country authorize it, and, in such a case, they are bound, on their personal honor, scrupulously to fulfil, both as regards their own Government and the Government by whom they were made prisoners, the engagements they have contracted.

In such cases, their own Government shall not require of nor accept from them any service incompatible with the parole given.

ARTICLE 11

A prisoner of war can not be forced to accept his liberty on parole; similarly the hostile Government is not obliged to assent to the prisoner's request to be set at liberty on parole.

ARTICLE 12

Any prisoner of war, who is liberated on parole and recaptured, bearing arms against the Government to whom he had pledged his honor, or against the allies of that Government, forfeits his right to be treated as a prisoner of war, and can be brought before the courts.

1907 ARTICLE 10

Prisoners of war may be set at Parole to be liberty on parole if the laws of their country allow, and, in such cases, they are bound, on their personal honor, scrupulously to fulfil, both towards their own Government and the Government by whom they were made prisoners, the engagements they have contracted.

In such cases their own Gov- Recognition of. ernment is bound neither to require of nor accept from them any service incompatible with the parole given.

ARTICLE 11

A prisoner of war can not be Parole to be voluntary. compelled to accept his liberty on parole; similarly the hostile Government is not obliged to accede to the request of the prisoner to be set at liberty on parole.

ARTICLE 12

Prisoners of war liberated on Forfeiture parole and recaptured bearing arms against the Government to whom they had pledged their honor, or against the allies of that Government, forfeit their right to be treated as prisoners of war, and can be brought before the courts.

Treatment of captured reporters, sutlers, etc. Individuals who follow an army without directly belonging to it, such as newspaper correspondents and reporters, sutlers, contractors, who fall into the enemy's hands, and whom the latter think fit to detain, have a right to be treated as prisoners of war, provided they can produce a certificate from the military authorities of the army they were accompanying.

1899

ARTICLE 13

ARTICLE 14

Bureau of information to be established.

Fur tions

A bureau for information relative to prisoners of war is instituted, on the commencement of hostilitics, in each of the belligerent States, and, when necessary, in the neutral countries on whose territory belligerents have been received. This bureau is intended to answer all inquiries about prisoners of war, and is furnished by the various services concerned with all the necessary information to enable it to keep an individual return for each prisoner of war. It is kept informed of internments and changes, as well as of admissions into hospital and deaths.

1907 Article 13

Individuals who follow an army without directly belonging to it, such as newspaper correspondents and reporters, sutlers and contractors, who fall into the enemy's hands and whom the latter thinks expedient to detain, are entitled to be treated as prisoners of war, provided they are in possession of a certificate from the military authorities of the army which they were accompanying.

ARTICLE 14

An inquiry office for prisoners of war is instituted on the commencement of hostilities in each of the belligerent States, and, when necessary, in neutral countries which have received belligerents in their territory. It is the function of this office to reply to all inquiries about the prisoners. It receives from the various services concerned full information respecting internments and transfers, releases on parole, exchanges, escapes, admissions into hospital, deaths, as well as other information necessary to enable it to make out and keep up to date an individual return for each prisoner of war. The office must state in this return the regimental number, name and surname, age, place of origin, rank, unit, wounds, date

1899

It is also the duty of the information bureau to receive and collect all objects of personal use, valuables, letters, etc., found on the battlefields or left by prisoners who have died in hospital or ambulance, and to transmit them to those interested.

ARTICLE 15

Relief societies for prisoners of war, which are regularly constituted in accordance with the law of the country with the object of serving as the intermediary i-r charity, shall receive from the belligerents for themselves and their duly accredited agents every facility, within the bounds of military requirements and administrative regulations, for the effective accomplishment of their humane task. Delegates of these societies may be admitted to the places of internment for the distribution of relief, as also to the halting places of repatriated prisoners, if furnished with a personal permit by the military authorities, and on

1907

and place of capture, internment, wounding, and death, as well as any observations of a special character. The individual return shall be sent to the Government of the other belligerent after the conclusion of peace.

It is likewise the function of the Receipt, etc. inquiry office to receive and collect all objects of personal use, valuables, letters, etc., found on the field of battle or left by prisoners who have been released on parole, or exchanged, or who have escaped, or died in hospitals or ambulances, and to forward them to those concerned.

ARTICLE 15 Relief societies for prisoners of Recognition of war, which are properly constituted in accordance with the laws of their country and with the object of serving as the channel for charitable effort shall receive from the belligerents, for themselves and their duly accredited agents every facility for the efficient performance of their humane task within the bounds imposed by military necessities and administrative regulations. Agents of Agents, these societies may be admitted to the places of internment for the purpose of distributing relief, as z'so to the halting places of repatriated prisoners, if furnished with

a personal permit by the military

f property.

1899

giving an engagement in writing to comply with all their regulations for order and police.

Article 16

Privileges allowed.

The information buteau shall have the privilege of free postage. Letters, money orders, and valuables, as well as postal parcels destined for the prisoners of war or dispatched by them, shall be free of all postal duties both in the countries of origin and destination, as well as in those they pass through.

Gifts and relief in kind for prisoners of war shall be admitted free of all duties of entry and others, as well as of payments for carriage by the Government railways.

ARTICLE 17

Pay to officers taken prisoners Officers taken prisoners may receive, if necessary, the full pay allowed them in this position by their country's regulations, the amount to be repaid by their Government.

Article 18

Religious liberty.

Prisoners of w.r shall enjoy every latitude in the exercise of their religion, including attendance at their own church services, provided only they comply with

1907

authorities, and on giving an undertaking in writing to comply with all measures of order and police which the latter may issue.

Article 16

Inquiry offices enjoy the privilege of free postage. Letters, money orders, and valuables, as well as parcels by post, intended for prisoners of war, or dispatched by them, shall be exempt from all postal duties in the countries of origin and destination, as well as in the countries they pass through.

Presents and relief in kind for prisoners of war shall be admitted free of all import or other duties, as well as of payments for carriage by the State railways.

ARTICLE 17

Officers taken prisoners shall receive the same rate of pay as officers of corresponding rank in the country where they are detained, the amount to be ultimately refunded by their own Government.

ARTICLE 18

Prisoners of war shall enjoy complete liberty in the exercise of their religion, including attendance at the services of whatever church they may belong to, on

1899

the regulations for order and police issued by the military authorities.

ARTICLE 19

The wills of prisoners of war are received or drawn up on the same conditions as for soldiers of the national army.

The same rules shall be observed regarding death certificates, as well as for the burial of prisoners of war, due regard being paid to their grade and rank.

ARTICLE 20

After the conclusion of peace, the repatriation of prisoners of war shall take place as speedily as possible.

CHAPTER III.—On the Sick and H'ounded

ARTICLE 21

The obligations of belligerents with regard to the sick and wounded are governed by the Geneva Convention of the 22d August, 1864, subject to any modifications which may be introduced into it.

1907

the sole condition that they comply with the measures of order and police issued by the military authorities.

ARTICLE 19

The wills of prisoners of war wills. are received or drawn up in the same way as for soldiers of the national army.

The same rules shall be ob- Burials, etc. served regarding death certificates as well as for the burial of prisoners of war, due regard being paid to their grade and rank.

ARTICLE 20

After the conclusion of peace, Repatriation, the repatriation of pri-oners of war shall be carried out as quickly as possible.

CHAPTER III .- The Sick and Nick and wounded Wounded

ARTICLE 21

The obligations of belligerents Geneva with regard to the sick and to govern. wounded are governed by the Geneva Convention.

nvention

1899

Hostilities.

SECTION IL-ON HOSTILITIES

Means of injuring enemy, sieges, and bombardments, Curveren 1.—On Means of Injuring the Enemy, Sieges, and Bombardments

ARTICLE 22

Restriction.

The right of belligerents to adopt means of injuring the energy is not unlimited.

ARTICLE 23

Besides the prohibitions provided by special Conventions, it is especially prohibited—

(a.) To employ poison or poisoned arms;

(b.) To kill or wound treacherously individuals belonging to the hostile nation or army;

(c.) To kill or wound an enemy who, having laid down arms, or having no longer means of defence, has surrendered at discretion;

(d.) To declare that no quarter will be given;

(c.) To employ arms, projectiles, or material of a nature to cause superfluous injury;

 (f_{*}) To make improper use of a flag of truce, the national ilag or military ensigns and uniform of the enemy, as well as the distinctive badges of the Geneva Convention:

(g.) To destroy or seize the enemy's property, unless such de1907

SECTION II.-HOSTILITIES

CHAPTER 1.—Means of Injuring the Enemy, Sieges, and Bombardments

ARTICLE 22

The right of belligerents to adopt means of injuring the enemy is not unlimited.

ARTICLE 23

In addition to the prohibitions, provided by special Conventions, it is especially forbidden—

(a.) To employ poison or poisoned weapons;

(b.) To kill or wound treacherously individuals belonging to the hostile nation or army;

(c.) To kill or wound an enemy who, having laid down his arms, or having no longer means of defence, has surrendered at discretion;

(*d*.) To declare that no quarter will be given;

(e.) To employ arms, projectiles, or material calculated to cause unnecessary suffering;

(f.) To make improper use of a flag of truce, of the national flag or of the military insignia and uniform of the enemy, as well as the distinctive badges of the Geneva Convention;

(g.) To destroy or seize the enemy's property, unless such de-

Special prohibitions

Poison

Treachery

Kilang t' ose who have surrer lered.

11: 37* T.

Weapons causing ant ecessary softening

All use of flues and innitorm.

1 nuccessary destruction or seizure of property.

1899

struction or seizure be imperatively demanded by the necessities of war.

1907

struction or seizure be imperatively demanded by the necessities of war:

Rights (h.) To declare abolished, suspended, or inadmissible in a court of laze the rights and actions of the nationals of the hostile party. A belligerent is likewise for- bound service bidden to compel the nationals of own country. the hostile party to take part in the operations of war directed against their own country, even if they were in the belligerent's service before the commencement of the war.1

ARTICLE 24

Ruses of war and the employment of methods necessary to obtain information about the enemy and the country, are considered allowable.

ARTICLE 25

The attack or bombardment of towns, villages, habitations or buildings which are not defended, is prohibited.

ARTICLE 20

The commander of an attacking force, before commencing a bombardment, except in the case of an assault, should do all he can to warn the authorities.

ARTICLE 24

Ruses of ... and the employ- Obtaining ment of locasures necessary for remnied. obtaining information about the enemy and the country are considered permissible.

ARTICLE 25

Assault on The attack or bombardment, f when etc. by whatever means, of towns, villages, dwellings, or buildings which are undefended is prohibited.

ARTICLE 26

The officer in command of an Warning of hond ardinents. attacking force must, before commencing a bombardment, except in cases of assault, do all in his power to warn the authorities.

⁴Cf. Article 44 of the 1899 Convention, post, p. 123.

and actions

1899

ARTICLE 27

Buildings, etc., to le sparel. In sieges and bombardments all necessary steps should be taken to spare as far as possible eduice devoted to religion, art, science, and charity, hospitals, and places where the sick and wounded are collected, provided they are not used at the same time for military purposes.

Notification of.

The besieged should indicate these buildings or places by some particular and visible signs, which should previously be notified to the assailants.

ARTICLE 28

The pillage of a town or place, even when taken by assault, is prohibited.

CHAPTER II.—On Spies

ARTICLE 29

An individual can only be considered a spy if, acting clandestinely, or on false pretences, he obtains, or seeks to obtain information in the zone of operations of a belligerent, with the intention of communicating it to the hostile party.

Thus, soldiers not in disguise who have penetrated into the zone of operations of a hostile army to obtain information are not con-

1907 Article 27

In sieges and bombardments all necessary steps must be taken to spare, as far as possible, buildings dedicated to religion, art, science, or charitable purposes, *historic monuments*, hospitals, and places where the sick and wounded are collected, provided they are not being used at the time for military purposes.

It is the duty of the besieged to indicate the presence of such buildings or places by distinctive and visible signs, which shall be notified to the enemy beforehand.

ARTICLE 28

The pillage of a town or place, even when taken by assault, is prohibited.

CHAPTER II.-Spies

ARTICLE 29

A person can only be considered a spy when, acting clandestinely or on false pretences, he obtains or endeavors to obtain information in the zone of operations of a belligerent, with the intention of communicating it to the hostile party.

Thus, soldiers not wearing a disguise who have penetrated into the zone of operations of the hostile army, for the purpose of ob-

fr dated

Spies

Definit ns

1899

sidered spies. Similarly, the following are not considered spies: soldiers or civilians, carrying out their mission openly, charged with the delivery of despatches destined either for their own army or for that of the enemy. To this class belong likewise individuals sent in balloons to deliver despatches, and generally to maintain communication between the various parts of an army or a territory.

1907

119

taining information, are not considered spies. Similarly, the following are not considered spies: Soldiers and civilians, carrying out their mission openly, intrusted with the delivery of despatches intended either for their own army or for the enemy's army. To this class belong likewise persons sent in balloons for the purpose of carrying despatches and, generally, of maintaining communications between the different parts of an army or a territory.

ARTICLE 30

A spy taken in the act can not be punished without previous trial.

ARTICLE 31

A spy who, after rejoining the army to which he belongs, is subsequently captured by the enemy, is treated as a prisoner of war, and incurs no responsibility for his previous acts of espionage.

CHAPTER 111.—On Flags of Truce

ARTICLE 32

An individual is considered as a parlementaire who is authorized by one of the belligerents to enter into communication with the other, and who carries a white

ARTICLE 30

A spy taken in the act shall not Trial required. be punished without previous trial.

ARTICLE 31

A spy who, after rejoining the Subsequent anture. army to which he belongs, is subsequently captured by the enemy, is treated as a prisoner of war, and incurs no responsibility for his previous acts of espionage.

Flags of truce. CHAPTER III.-Flags of Truce

ARTICLE 32

A person is regarded as a parle- Inviolability mentaire who has been authorized by one of the belligerents to enter into communication with the other, and who advances bearing

1899

flag. He has a right to inviolability, as well as the trumpeter, bugler, or drummer, the flagbearer, and the interpreter who may accompany him.

Article 33

The chief to whom a parlementaire is sent is not obliged to receive him in all circumstances.

He can take all steps necessary to prevent the parlementaire taking advantage of his mission to obtain information.

In case of abuse, he has the right to detain the parlementaire temporarily.

ARTICLE 34

Treason of parlementaire.

Reception not compulsory.

The parlementaire loses his rights of inviolability if it is proved beyond doubt that he has taken advantage of his privileged position to provoke or commit an act of treason.

Capitulations.

ARTICLE 35

Military honor to be observed. Capitulations agreed on between the contracting Parties must be in accordance with the rules of military honor.

CHAPTER IV .- On Capitulations

When once settled, they must be scrupulously observed by both the parties.

1907

a white flag. He has a right to inviolability, as well as the trumpeter, bugler or drummer, the flag-bearer and interpreter who may accompany him.

ARTICLE 33

The commander to whom a parlementaire is sent is not in all cases obliged to receive him.

He may take all the necessary steps to prevent the parlementaire taking advantage of his mission to obtain information.

In case of abuse, he has the right to detain the parlementaire temporarily.

ARTICLE 34

The parlementaire loses his rights of inviolability if it is proved in a clear and incontestable manner that he has taken advantage of his privileged position to provoke or commit an act of treason.

CHAPTER IV.-Capitulations

ARTICLE 35

Capitulations agreed upon between the contracting Parties must take into account the rules of military honor.

Once settled, they must be scrupulously observed by both parties.

1899

CHAPTER V.-On Armistices

ARTICLE 36

An armistice suspends military operations by mutual agreement between the belligerent parties. If its duration is not fixed, the belligerent parties ean resume operations at any time, provided always the enemy is warned within the time agreed upon, in accordance with the terms of the armistice.

ARTICLE 37

An armistice may be general or local. The first suspends all military operations of the belligerent States: the second, only those between ecrtain fractions of the belligerent armies and in a fixed radius.

ARTICLE 38

An armistice must be notified officially, and in good time, to the competent authoritics and the troops. Hostilities are suspended immediately after the notification, or at a fixed date.

APTICLE 39

It is for the contracting Parties to settle, in the terms of the armistice, what communications may be held, on the theatre of war,

1907

CHAPTER V.—Armistices

ARTICLE 36

An armistice suspends military Effect. operations by mutual agreement between the belligerent parties. If its duration is not defined, the belligerent parties may resume operations at any time, provided always that the enenty is warned within the time agreed upon, in accordance with the terms of the armistice.

ARTICLE 37

An armistice may be general or General. The first suspends the local. military operations of the belligerent States everywhere; the scc- Local. ond only between certain fractions of the belligercut armics and within a fixed radius.

ARTICLE 38

An armistice must be notified Notification officially and in good time to the competent authorities and to the troops. Hostilities are suspended Suspension of hostilities immediately after the notification, or on the date fixed.

ARTICLE 39

It rests with the contracting Communication Parties to settle, in the terms of inhabitants. the armistice, what communications may be held in the theatre

Armistices.

1899

with the population and with each other.

ARTICLE 40

Effect of violation by Powers. Any serious violation of the armistice by one of the parties gives the other party the right to denounce it, and even, in case of urgency, to recommence hostilities at once.

ARTICLE 41

Violation by private persons.

A violation of the terms of the armistice by private individuals acting on their own initiative, only confers the right of demanding the punishment of the offenders, and, if necessary, indemnity for the losses sustained.

Military authority over captured territory. SECTION III.—ON MILITARY AU-THORITY OVER HOSTILE TERRI-TORY

ARTICLE 42

Territory is considered occupied when it is actually placed under the authority of the hostile army. The occupation applies only to the territory where such authority

the territory where such authority is established, and in a position to assert itself.

1907

of war with the inhabitants and between the inhabitants of one belligerent State and those of the other.

Article 40

Any serious violation of the armistice by one of the parties gives the other party the right of denouncing it, and even, in cases of urgency, of recommencing hostilities immediately.

ARTICLE 41

A violation of the terms of the armistice by private persons acting on their own initiative only entitles the injured party to demand the punishment of the offenders or, if necessary, compensation for the losses sustained.

SECTION III.—MILITARY AU-THORITY OVER THE TERRITORY OF THE HOSTILE STATE

ARTICLE 42

Territory is considered occupied when it is actually placed under the authority of the hostile army.

The occupation extends only to the territory where such authority has been established and can be exercised.

Actual occupation.

Extent.

1899

ARTICLE 43

The authority of the legitimate power having actually passed into the hands of the occupant, the latter shall take all steps in his power to re-establish and insure, as far as possible, public order and safety, while respecting, unless absolutely prevented, the laws in force in the country.

ARTICLE 441

Any compulsion of the population of occupied territory to take part in military operations against its own country is prohibited.

ARTICLE 45

Any pressure on the population of occupied territory to take the oath to the hostile Power is prohibited.

ARTICLE 46

Family honors and rights, individual lives and private property, as well as religious convictions and liberty, must be respected.

Private property can not be confiscated.

ARTICLE 47

Pillage is formally prohibited.

ARTICLE 47 Pillage is formally forbidden.

¹Cf. the last paragraph of Article 23 of the 1907 Convention, ante, p. 117.

²See the reservations o, various Powers, post, pp. 131, 132.

power having in fact passed into and safety. the hands of the occupant, the latter shall take all the measures in his power to restore, and ensure, as far as possible, public order and safety, while respecting, unless absolutely prevented, the laws in force in the country.

1907

ARTICLE 43

ARTICLE 442

A belligerent is forbidden to Forcing inforforce the inhabitants of territory inhabitants forbidden. occupied by it to furnish information about the army of the other belligeren:, or about its means of defense.

ARTICLE 45

It is forbidden to compel the inhabitants of occupied territory to swear allegiance to the hostile Power.

ARTICLE 46

Family honor and rights, the Rights and lives of persons, and private property, as well as religious convictions and practice, must be respected.

Private property can not be con- No confiscation. fiscated.

Requira goath ef allegiand forbidden.

mation from

property to be respected.

Pillage forbidden.

The authority of the legitimate Preservation

Collection of taxes. If, in the territory occupied, the occupant collects the taxes, dues, and tolls imposed for the benefit of the State, he shall do it, as far as possible, in accordance with the rules in existence and the assessment in force, and will in consequence be bound to defray the expenses of the administration of the occupied territory on the same scale as that by which the legitimate Government was bound.

1899

ARTICLE 48

Article 49

Levies for military nee ls If, besides the taxes mentioned in the preceding article, the occupant levies other money taxes in the occupied territory, this can only be for military necessities or the administration of such territory.

ARTICLE 50

General penalty for acts of individuals forbidden. No general penalty, pecuniary or otherwise, can be inflicted on the population on account of the acts of individuals for which it can not be regarded as collectively responsible.

Article 51

Collection of contributions.

No tax shall be collected except under a written order and on the responsibility of a commander-inchief.

1907 Article 48

If, in the territory occupied, the occupant collects the taxes, dues, and tolls imposed for the benefit of the State, he shall do so, as far as is possible, in accordance with the rules of assessment and incidence in force, and shall in consequence be bound to defray the expenses of the administration of the occupied territory to the same extent as the legitimate Government was so bound.

Article 49

If, in addition to the taxes mentioned in the above article, the occupant levies other money contributions in the occupied territory, this shall only be for the needs of the army or of the administration of the territory in question.

Article 50

No general penalty, pecuniary or otherwise, shall be inflicted upon the population on account of the acts of individuals for which they can not be regarded as jointly and severally responsible.

Article 51

No contribution shall be collected except under a written order, and on the responsibility of a commander-in-chief.

1899

This collection shall only take place, as far as possible, in accordance with the rules in existence and the assessment of taxes in force.

For every payment a receipt shall be given to the taxpayer.

ARTICLE 52

Neither requisitions in kind nor services can be demanded from communes or inhabitants except for the necessities of the army of occupation. They must be in proportion to the resources of the country, and of such a nature as not to involve the population in the obligation of taking part in military operations against their country.

These requisitions and services shall only be demanded on the authority of the commander in the locality occupied.

The contributions in kind shall, as far as possible, be paid for in ready money; if not, their receipt shall be acknowledged.

ARTICLE 53

An army of occupation can only take possession of the cash, funds, and property liable to requisition belonging strictly to the State, depots of arms, means of trans-

1907

The collection of the said contribution shall only be effected as far as possible in accordance with the rules of assessment and incidence of the taxes in force.

For every contribution a re- Receipts. ceipt shall be given to the contributors.

ARTICLE 52

Requisitions in kind and serv- Requisitions for ices shall not be demanded from municipalities or inhabitants except for the needs of the army of occupation. They shall be in proportion to the resources of the country, and of such a nature as not to involve the inhabitants in the obligation of taking part in military operations against their own country.

Such requisitions and services shall only be demanded on the authority of the commander in the locality occupied.

Contributions in kind shall as Payment. far as possible be paid for in cash: if not, a receipt shall be given and the payment of the amount due shall be made as soon as possible.

ARTICLE 53

An army of occupation can only Seizure of buildle cash, take possession of cash, funds, property, etc. and realizable securities which are strictly the property of the State, depots of arms, means of trans-

mods of army.

Arth rity.

1899

port, stores and supplies, and, generally, all movable property of the State which may be used for military operations.

Railway plant, land telegraphs, telephones, steamers and other ships, apart from cases governed by maritime law, as well as depots of arms and, generally, all kinds of munitions of war, even though belonging to companies or to private persons, are likewise material which may serve for military operations, but they must be restored at the conclusion of peace, and indemnities paid for them.

ARTICLE 541

Submarine cables to

The plant of railways coming neutral territory. from neutral States, whether the property of those States, or of companies, or of private persons, shall be sent back to them as soon as possible.

ARTICLE 55

The occupying State shall only be regarded as administrator and usufructuary of the public buildings, real property, forests and agricultural works belonging to the hostile State, and situated in the occupied country. It must protect the capital of these properties, and administer it according to the rules of usufruct.

¹Cf. Article 19 of Convention V of 1907, post, p. 137.

1907

port, stores and supplies, and, generally, all movable property belonging to the State which may be used for military operations.

All appliances, whether on land, at sea, or in the air, adupted for the transmission of news, or for the transport of persons or things, exclusive of cases governed by naval law, depots of arms, and, generally, all kinds of munitions of war, may be seized, even if they belong to private individuals, but must be restored and compensation fixed when peace is made.

ARTICLE 54

Submarine cables connecting an occupied territory with a neutral territory shall not be seized or destroyed except in the case of They must absolute necessity. likewise be restored and compensation fixed when peace is made.

ARTICLE 55

The occupying State shall be regarded only as administrator and usufructuary of public buildings, real estate, forests, and agricultural estates belonging to the hostile State, and situated in the occupied country. It must safeguard the capital of these properties, and administer them in accordance with the rules of usufruct.

Telegraphs, transportation, etc.

Administration of public property in occu-pied territory.

1899

ARTICLE 56

The property of the communes, that of religious, charitable, and educational institutions, and those of arts and science, even when State property, shall be treated as private property.

All seizure of, and destruction, or intentional damage done to such institutions, to historical monuments, works of art or science, is prohibited, and should be made the subject of proceedings.

SECTION IV .- ON THE INTERN-MENT OF BELLIGERENTS AND THE CARE OF THE WOUNDED IN NEUTRAL COUNTRIES¹

ARTICLE 57

A neutral State which receives in its territory troops belonging to the belligerent armies shall intern them, as far as possible, at a distance from the theatre of war.

It can keep them in camps, and even confine them in fortresses or locations assigned for this purpose.

It shall decide whether officers may be left at liberty on giving their parole that they will not

1907 ARTICLE 56

The property of municipalities, Municipal, rethat of institutions dedicated to property. religion, charity and education, the arts and sciences, even when State property, shall be treated as private property.

All seizure of, destruction or Legal proceedwilful damage done to institu- seizure, etc. tions of this character, historic monuments, works of art and science, is forbidden, and should be made the subject of legal proceedings.

> Internment of belligerents, and care of wounded in neutral countries.

Confinement of belligerents in neutral territory.

ings for

¹In 1907 the provisions on this subject, Articles 57, 58, 59 and 60, were trans-ferred to the Convention (V) respecting the rights and duties of neutral Powers and persons in case of war on land as Articles 11, 12, 14 and 15 thereof (post, p. 135). No change was made in their text except the substitution of the word "Power" for the word "State" wherever the latter appears in these articles.

1899

1907

leave the neutral territory without authorization.

Article 58

Food, clothing, etc.

Failing a special convention, the neutral State shall supply the interned with the food, clothing, and relief required by humanity.

Reimbursements.

At the conclusion of peace, the expenses caused by the internment shall be made good.

ARTICLE 59

Transit of wounded r sol t t gu neutral territory. A neutral State may authorize the passage over its territory of wounded or sick belonging to the belligerent armies, on condition that the trains bringing them shall carry neither combatants norwar material. In such a case, the neutral State is bound to adopt such measures of safety and control as may be necessary for the purpose.

Wounded and sick brought under these conditions into neutral territory by one of the belligerents, and belonging to the hostile party, must be guarded by the neutral State, so as to insure their not taking part again in the military operations. The same duty shall devolve on the neutral State with regard to wounded or sick of the other army who may be committed to its care.

Neutral State must furnish guard.

-

1899

1907

Article 60

The Geneva Convention applies to sick and wounded interned in neutral territory. Geneva Convention applicable

129

RATIFICATIONS, ADHESIONS AND RESERVATIONS

The 1899 Convention was *ratified* by all the signatory Powers on the dates indicated:

Austria-Hungary	September 4, 1900
Belgium	September 4, 1900
Bulgaria	September 4, 1900
Denmark	-
France	-
Germany	-
Great Britain	-
Greece	April 4, 1901
Italy	
Japan	October 6, 1900
Luxemburg	July 12, 1901
Mexico	April 17, 1901
Montenegro	October 16, 1900
Netherlands	September 4, 1900
Norway	July 5, 1907
Persia	
Portugal	September 4, 1900
Roumania	September 4, 1900
Russia	September 4, 1900
Serbia	May 11, 1901
Siam	September 4, 1900
Spain	
Sweden	
Turkey	
United States	

Adhesions	
Argelitaie Republic	June 17, 1907
Bolivia	February 7, 1907
Brazil	February 25, 1907
Chile	•
China	
Colombia	
Cuba	
Dominican Republic	
Ecuador	•
Guatemala	May 2, 1906
11aiti	-
11onduras	
Korea	March 17, 1903
Nicaragua	May 17, 1907
Panama	July 20, 1907
Paraguay	April 12, 1907
Peru	November 24, 1903
Salvador	June 20, 1902
Switzerland	June 20, 1907
Uruguay	June 21, 1906
Venezuela	March 1, 1907

Reservations: none.

The 1907 Convention was *ratified* by the following signatory Powers on the dates indicated:

Austria-Haugary November 27, 1909	1
Belgium	ł
Bolivia	
Brazil January 5, 1914	
Cuba	
Denmark	
France	
Germany	
Great Britain	
Guatemala	
Haiti	

JapanDec mber 13, 1911	
Luxemburg	
Mexico	
Netherlands November 27, 1909	
Norway	
PanamaSeptember 11, 1911	
Portugal	
Roumania	
Russia	
Salvador	
SiamMarch 12, 1910	
Sweden	
SwitzerlandMay 12, 1910	
United StatesNovember 27, 1909	

Adhesions:

Liberia	 	 	 	February 4.	1914
Nicaragua	 		 	December 16,	1909

The following Powers signed the Convention but have not yet ratified :

Argentine	Republic
Bulgaria	
Chile	
Colombia	
Dominican	Republic
Ecuador	
Greece	
Italy	

Montenegro Paraguay Persia Peru Serbia Turkey Uruguay Venezuela

Reservations:1

Austria-1¹ungary

Unde, reservation of the declaration made in the plenary session of the Conference of August 17, 1907.2

Extract from the proces-verbal:

The delegation of Austria-Hungary having accepted the new Article 22a,8 on condition that Article 44 of the Convention now in force be maintained as it is, can not consent to the Article 44a, proposed by the Second Commission.4

¹All these reservations were made at signature.

*Reservation maintained at ratification.
*The propsed Article 22a became the last paragraph of Article 23.
*Statement of Mr. Mérey von Kapos Mére. Actes et decamente, vol. i, p. 85.

Germany

Under reservation of Article 44 of the annexed Regulations.¹

Japan

With reservation of Article 44.1

Montenegro

Under the reservations formulated as to Article 44 of the Regulations annexed to the present Convention and contained in the minutes of the fourth plenary session of August 17, 1907.

Extract from the proces-verbal:

The delegation of Montenegro has the honor to declare that having accepted the new Article 22a, proposed by the delegation of Germany, in the place of Article 44 of the existing Regulation of 1899, it makes reservations on the subject of the new word me of the said Article 44a.2

Russia

Under the reservations formulated as to Article 44 of th Regulations annexed to the present Convention and contained in the minutes of the fourth plenary session of August 17, 1907.1

Extract from the proces-verbal:

The delegation of Russia has the honor to declare that having accepted the new Article 22a, proposed by the delegation of Germany, in the place of Article 44 of the existing Regulations of 1899, it makes reservations on the subject of the new wording of the said Article 44a,3

Turkey

Under reservation of Article 3.

¹Reservation maintained at ratification.

²Statement of Mr. Tcharykow. Actes et documents, vol. i, p. 86 ³Statement of Mr. Martens. Ibid.

CONVENTION (V) RESPECTING THE RIGHTS AND DUTIES OF NEUTRAL POWERS AND PERSONS IN CASE OF WAR ON LAND

Signed at The Hague, October 18, 1907

His Majesty the German Emperor, King of Prussia; [etc.]:

With a view to laying down more clearly the rights and duties Purpose of Convention, of neutral Powers in case of war on land and regulating the position of the belligerents who have taken refuge in neutral territory;

Being likewise desirous of defining the meaning of the term "neutral," pending the possibility of settling, in its entirety, the position of neutral individuals in their relations with the belligerents;

Have resolved to conclude a Convention to this effect, and have, Plenipotentiaries in consequence, appointed the following as their plenipotentiaries:

[Here follow the names of the plenipotentiaries.]

Who, after having deposited their full powers, found in good and due form, have agreed upon the following provisions:

CHAPTER I.—The Rights and Duties of Neutral Powers

ARTICLE 1

The territory of neutral Powers is inviolable.

ARTICLE 2

Belligerents are forbidden to move troops or convoys of either Use by belligerents unitions of war or supplies across the territory of a neutral Power forbidden. munitions of war or supplies across the territory of a neutral Power.

ARTICLE 3

Belligerents are likewise forbidden to-

(a) Erect on the territory of a neutral Power a wireless telegraphy Establish wireless station or other apparatus for the purpose of communicating with graph st forbide belligerent forces on land or sea;

(b) Use any installation of this kind established by them before the $\frac{Use \text{ of military}}{\text{installation}}$.

Territory inviolable.

Rights and

duties of neutral Powers

CONVENTION V OF 1907

war on the territory of a neutral Power for purely military purposes, and which has not been opened for the service of public messages.

ARTICLE 4

Recruiting, etc., forbidden. Corps of combatants can not be formed nor recruiting agencies opened on the territory of a neutral Power to assist the belligerents.

ARTICLE 5

Prevention by neutrals.

Crossing

frontier to enlist.

Shipment of arms. A neutral Power must not allow any of the acts referred to in Articles 2 to 4 to occur on its territory.

It is not called upon to punish acts in violation of its neutrality unless the said acts have been committed on its own territory.

ARTICLE 6

The responsibility of a neutral Power is not engaged by the fact of persons crossing the frontier separately to offer their services to one of the belligerents.

Article 7

A neutral Power is not called upon to prevent the export or transport, on behalf of one or other of the belligerents, of arms, munitions of war, or, in general, of anything which can be of use to an army or a fleet.

ARTICLE 8

Use of telegrath, etc., apparatus. A neutral Power is not called upon to forbid or restrict the use on behalf of the belligerents of telegraph or telephone cables or of wireless telegraphy apparatus belonging to it or to companies or private individuals.

ARTICLE 9

Impartial treatment of helligerents. Every measure of restriction or prohibition taken by a neutral Power in regard to the matters referred to in Articles 7 and 8 must be impartially applied by it to both belligerents.

A neutral Power must see to the same obligation being observed by companies or private individuals owning tetegraph or telephone cables or wireless telegraphy apparatus.

NEUTRAL POWERS AND PERSONS IN WAR ON LAND 135

ARTICLE 10

The fact of a neutral Power resisting, even by force, attempts to Resisting violations violate its neutrality can not be regarded as a hostile act.

CHAPTER II.-Belligerents Interned and Wounded Tended in Neutral Belligerents territory. Territory

ARTICLE 111

A neutral Power which receives on its territory troops belonging far from to the belligerent armies shall intern them, as far as possible, at a seat of war. distance from the theatre of war.

It may keep them in camps and even confine them in fortresses or Detention camps, etc. in places set apart for this purpose.

It shall decide whether officers can be left at liberty on giving their Parole to officers. parole not to leave the neutral territory without permission.

ARTICLE 121

In the absence of a special convention to the contrary, the neutral Supplies to the interned Power shall supply the interned with the food, clothing, and relief required by humanity.

At the conclusion of peace the expenses caused by the internment shall be made good.

ARTICLE 13

A neutral Power which receives escaped prisoners of war shall Islaved leave them at liberty. If it allows them to remain in its territory it f war may assign them a place of residence.

The same rule applies to prisoners of war brought by troops taking refuge in the territory of a neutral Power.

ARTICLE 141

ud a ounded.

A neutral Power may authorize the passage over its territory of Curof sick the sick and wounded belonging to the belligerent armies, on condtion that the trains bringing them shall carry neither personnel nor war material. In such a case, the neutral Power is bound to take whatever measures of safety and control are necessary for the purpose

of neutrality.

Articles 11, 12–14 and 15 are identical in the original French with Articles 57, 58, 59 and (0) (\cdots , p. 127) respectively of the 1899 Convention (11) respecting the laws and \cdots ones of war on land except for the substitution of "Power" for "State."

CONVENTION V OF 1907

The sick or wounded brought under these conditions into neutral territory by one of the belligerents, and belonging to the hostile party, must be guarded by the neutral Power so as to ensure their not taking part again in the military operations. The same duty shall devolve on the neutral State with regard to wounded or sick of the other army who may be committed to its care.

ARTICLE 151

The Geneva Convention applies to sick and wounded interned in neutral territory.

Neutral persons.

CHAPTER H1.—Neutral Persons

ARTICLE 16²

Definition.

Application of Geneva

Convention.

The national of a State which is not taking part in the war are considered as neutrals.

ARTICLE 172

Acts prohibited.

A neutral can not avail himself of his neutrality-

(a) If he commits hostile acts against a belligerent:

(b) If he commits acts in favor of a belligerent, particularly if he voluntarily enlists in the ranks of the armed force of one of the parties.

In such a case, the neutral shall not be more severely treated by the belligerent as against whom he has abandoned his neutrality than a national of the other belligerent State could be for the same act.

ARTICLE 18²

Acts not prohibited.

The following acts shall not be considered as committed in favor of one belligerent in the sense of Article 17, letter (b):

(a) Supplies furnished or loans made to one of the belligerents, provided that the person who furnishes the supplies or who makes the loans lives neither in the territory of the other party nor in the territory occupied by him, and that the supplies do not come from these territories;

(b) Services rendered in matters of police or civil administration

¹Articles 11, 12, 14 and 15 are of initial in the entried french with Articles 57, 58, 59 and 60 (*aetc*, p. 127) respectively of the 1899 Convention (11) respective the laws and customs of war on lind, except for the substitution of "Power" for "State"

Great Britain mode reservation of Articles 16, 17 and 18

NEUTRAL POWERS AND PERSONS IN WAR ON LAND 137

CHAMPER IV -Railway Material

ARTICLE 191

Railway material coming from the territory of neutral Powers, Use v beiligerents of whether it be the property of the said Powers or of companies or neutral property private persons, and recognizable as such, shall not be requisitioned or utilized by a belligerent except where and to the extent that it is absolutely necessary. It shall be sent back as soon as possible to the country of origin.

A neutral Power may likewise, in case of necessity, retain and Use of heligerent utilize to an equal extent material coming from the territory of the property by neutrals belligerent Power.

Compensation shall be part by one party or the other in proportion Compensation. to the material used, and to the period of usage.

CHAPTER V.-Final Provisions

ARTICLE 20

The provisions of the present Convention do not apply except Powersbound between contracting Powers, and then only if all the belligerents are parties to the Convention

ARTICLE 21

The present Convention shall be ratified as soon as possible. The ratifications shall be deposited at The Hague.

The first deposit of ratifications shall be recorded in a proces-verbal signed by the representatives of the Powers which take part therein and by the Netherland Minister for Foreign Attairs.

The subsequent deposits of ratifications shall be made by means of a written notification, addressed to the Netherland Government and accompanied by the instrument of ratification.

A duly certified copy of the proces-verbal relative to the first deposit Certified copies of ratifications, or the notifications mentioned in the preceding paragraph, and of the instruments of vatification shall be immediately sent by the Netherland G wernment, through the diplomatic channel, to the Powers invited to the Second Peace Conference as well as to the other Powers which have adhered to the Convention. In the cases contemplated in the precedurg paragraph, the said Government shall at the same time mform them of the date on which it received the notification.

"The Argentine spuld made us reation of Article 19

Ratification.

Frechest at The Hague

Railway material.

CONVENTION & OF 1907

AFTICLE 22

Non-signatory Powers may adhere to the present Convention. The Power which desires to adhere notifies its intention in writing to the Netherland Government, forwarding to it the act of adhesion, which shall be deposited in the archives of the said Government.

This Government shall immediately forward to all the other Powers a duly certified copy of the notification as well as of the act of adhesion, mentioning the date on which it received the notification.

ARTICLE 23

Effect of ratification.

Adherence of non-signatory Powers.

Notification

Communication

to other Fowers

of intent.

The present Convention shall come into force, in the case of the Powers which were a party to the first deposit of ratifications, sixty days after the date of the *process-werbal* of this deposit, and, in the case of the Powers which ratify subsequently or which adhere, sixty days after the notification of their ratification or of their adhesion has been received by the Netherland Government.

ARTICLE 24

Denunciation

In the event of one of the contracting Powers wishing to denounce the present Convention, the demunciation shall be notified in writing to the Netherland Government, which shall immediately communicate a duly certified copy of the notification to all the other Powers, informing them at the same nume of the date on which it was received

The demunciation shall only have effect in regard to the notifying Power, and one year after the notification has reached the Netherland Government.

ARTICLE 25

A register kept by the Netherland Ministry of Foreign Affairs shall give the late of the deposit of ratifications made in virtue of Arnele 21, paragraphs 3 and 4, as well as the date on which the notifications of adhesion (Article 22, paragraph 2) or of demonstration (Article 24, paragraph 1) have been received.

Each contracting Power is entitled to have access to this register and to be supplied with duly certified extracts from it.

In faith whereof the plenipotentiarus have appended their signatures to the present Convention

No fying Power ofly amouted

Register of relifiations

Signing -

NEUTRAL POWERS AND PERSONS IN WAR ON LAND 1.39

Done at The Hague, the 18th October, 1907, in a single copy, which Deposit of original. shall remain deposited in the archives of the Netherland Government, and duly certified copies of which shall be sent, through the diplomatic channel, to the Powers which have been invited to the Second Peace Conference.

[Here follow signatures.]

RATIFICATIONS, AOHESIONS AND RESERVATIONS

The foregoing Convention was ratified by the following signatory Powers on the dates indicated :

Austria-Hungary November 27, 1909
Belgium August 8, 1910
Bolivia November 27, 1909
Brazil January 5, 1914
Cuba
Denmark November 27, 1909
France
Germany Noven Jer 27, 1909
Guatemala
Haiti
Japan
Luxemburg
Mexico
Netherlands November 27, 1909
Norway
Panama
Portugal
RoumaniaMarch 1, 1912
Russia
SalvadorNovember 27, 1909
Star
Spain
Sweden November 27, 1909
Switzerland
United States November 27, 1909

CONVENTION V OF 1907

Adhesions:

China January	15,	1910
Liberia	4,	1914
NicaraguaDecember	16,	1909

The following Powers signed the Convention but have not yet ratified:

Argentine Republic Bulgaria Chile Colombia Dominican Republic Ecuador Great Britain Greece Italy Montenegro Paraguay Persia Peru Serbia Turkey Uruguay Venezuela

Keservations:1

Argentine Republic

The Argentine Republic makes reservation of Article 19.

Great Britain

Under reservation of Articles 16, 17 and 18.

These reservations were made at signature.

CONVENTION (VI) RELATING TO THE STATUS OF ENEMY MERCHANT SHIPS AT THE OUTBREAK OF HOSTILITIES

Signed at The Hague, October 18, 1907

His Majesty the German Emperor, King of Prussia; [etc.]:

Anxious to ensure the security of international commerce against the Purpose of surprises of war, and wishing, in accordance with modern practice, to protect as far as possible operations undertaken in good faith and in process of being carried out before the outbreak of hostilities, have resolved to conclude a Convention to this effect, and have appointed the following persons as their plenipotentiaries:

[Here follow the names of plenipotentiaries.]

Who, after having deposited their full powers, found in good and due form, have agreed upon the following provisions:

ARTICLE 1

When a merchant ship belonging to one of the belligerent Power is Belliever at the commencement of hostilities in an enemy port, it is desirable that " it should be allowed to lepart freely, either immodately, or after a reasonable number of days of grace, and to proceed, after being furnished $\frac{r_{\rm eff}}{t_{\rm rec}}$ same with a pass, direct to its port of destination or any other port indicated.

The same rule should apply in the case of a ship which has left its last port of departure before the commencement of the war and entered a port belonging to the enemy while still ignorant that hostilities had broken out.

ARTICLE 2

A merchant ship unable, owing to circumstances of force materice, Mayn the to leave the enemy port within the period contemplated in the above article, or which was not allowed to leave, can not be confiscuted

The belligerent may only detain it, without payment of compensation, May be but subject to the obligation of restoring it after the war, or requirite in redusite inf it on payment of compensation.

-tiventi in

Plen homaries

CONVENTION VI OF 1907

ARTICLE 31

hnemy merchant ships on high seas

Liable to detention, requisition or demolition.

Subject to laws and customs of

marstime war

Enemy merchant ships which left their last port of departure before the commencement of the war, and are encountered on the high seas while still ignorant of the outbreak of hostilities can not be confiscated. They are only liable to detention on the understanding that they shall be restored after the war without compensation, or to be requisitioned, or even destroyed, on payment of compensation, but in such cases provision must be made for the safety of the persons on board as well as the security of the ship's papers.

After touching at a port in their own country or at a neutral port, these ships are subject to the laws and customs of maritime war.

ARTICLE 4

Lineiny cargo

Enemy cargo on board the vessels referred to in Articles 1 and 2 is likewise liable to be detained and restored after the termination of the war without payment of compensation, or to be requisitioned on payment of compensation, with or without the ship.

The same rule applies in the case of cargo on board the vessels referred to in Article $3.^{1}$

ARTICLE 5

Merchant ships intended for conversion into war-ships

The present Convention does not affect merchant ships whose build shows that they are intended for conversion into war-ships.

ARTICLE 6

Powers Lound

The provisions of the present Convention do not apply except between contracting Powers, and then only if all the belligerents are parties to the Convention.

Article 7

Ratifications Lectissicat Die Hague

The present Convention shall be ratified as soon as possible. The ratifications shall be deposited at The Hague.

The first deposit of retrications shall be recorded in a *proces-verbal* signed by the representatives of the Powers which take part therein and by the Netherlan division for 1 degn Affairs.

The ubsequent detosite i ratifications that he made by means of a

Ull references of Germany and Russia see p. 145.

ENEMY MERCHANT SHIPS AT OUTBREAK OF HOSTILITIES 143

written notification addressed to the Netherland Government and accompanied by the instrument of ratification.

A duly certified copy of the proces-verbal relative to the first deposit for the procession of ratifications, of the notifications mentioned in the preceding paragraph, as well as of the instruments of ratification, shall be at once sent by the Netherland Government, through the diplomatic channel, to the Powers invited to the Second Peace Conference, as well as to the other Powers which have adhered to the Convention. In the cases contemplated in the preceding paragraph, the said Government shall at the same time inform them of the date on which it received the notification.

ARTICLE 8

Non-signatory Powers may adhere to the present Convention.

The Power which desires to adhere notifies in writing its intention may adhere. to the Netherland Government, forwarding to it the act of adhesion, which shall be deposited in the archives of the said Government.

The said Government shall at once transmit to all the other Powers Notification to a duly certified copy of the notification as well as of the act of adhesion, stating the date on which it received the notification.

ARTICLE 9

The present Convention shall come into force, in the case of the Effect of Powers which were a party to the first deposit of ratifications, sixty days after the date of the proces-verbal of that deposit, and, in the case of the Powers which ratify subsequently or which adhere, sixty days after the notification of their ratification or of their adhesion has been received by the Netherland Government.

ARTICLE 10

In the event of one of the contracting Powers wishing to denounce. Deconciation the present Convention, the demunciation shall be notified in writing to the Netherland Government, which shall at once communicate a certified copy of the notification to all the other Powers, informing them of the date on which it was received.

The denunciation shall only have effect in regard to the notifying Power, and one year after the notification has reached the Netherland Government.

N- n signatory

atification

CONVENTION VI OF 1907

ARTICLE 11

Register of ratifications. A register kept by the Ministry of Foreign Affaits shall give the date of the deposit of ratifications made in virtue of Article 7, paragraphs 3 and 4, as well as the date on which the notifications of adhesion (Article 8, paragraph 2) or of denunciation (Article 10, paragraph 1) have been received.

Each contracting Power is entitled to have access to this register and to be supplied with certified extracts from it.

In faith whereof the plenipotentiaries have appended to the present Convention their signatures.

Done at The Hague, the 18th October, 1907, in a single copy, which shall remain deposited in the archives of the Netherland Government, and duly certified copies of which shall be sent through the diplomatic channel, to the Powers which have been invited to the Second Peace Conference.

[Here follow signatures.]

RATIFICATIONS, ADHESIONS AND RESERVATIONS

The foregoing Convention was *ratified* by the following signatory Powers on the dates indicated:

Austria-Hungary November 27, 1909
Belgium
Brazil January 5, 1914
Cuba
Denmark November 27, 1909
France
Germany November 27, 1909
Great Britain
Guatemala
Haiti
Japan
Luxemburg
Mexico
Netherlands
Norway
Panama
Portugal

Signing

lies sat of criginal.

ENFMY MERCHANT SHIPS AT OUTBREAK OF HOSTILITIES 145

RoumaniaMarc	h 1,	1912
Russia	27,	1909
Salvador November	27,	1909
Siam	12,	1910
Spain March	18,	1913
Sweden November	27.	1909
Switzerland May	12,	1910

Adhesions:

Liberia February 4,	1914
NicaraguaDecember 16,	1909

The following Powers signed the Convention but have not yet ratified:

Montenegro Paraguay Persia Peru Serbia Turkey Urnguay Venezuela

Reservations:1

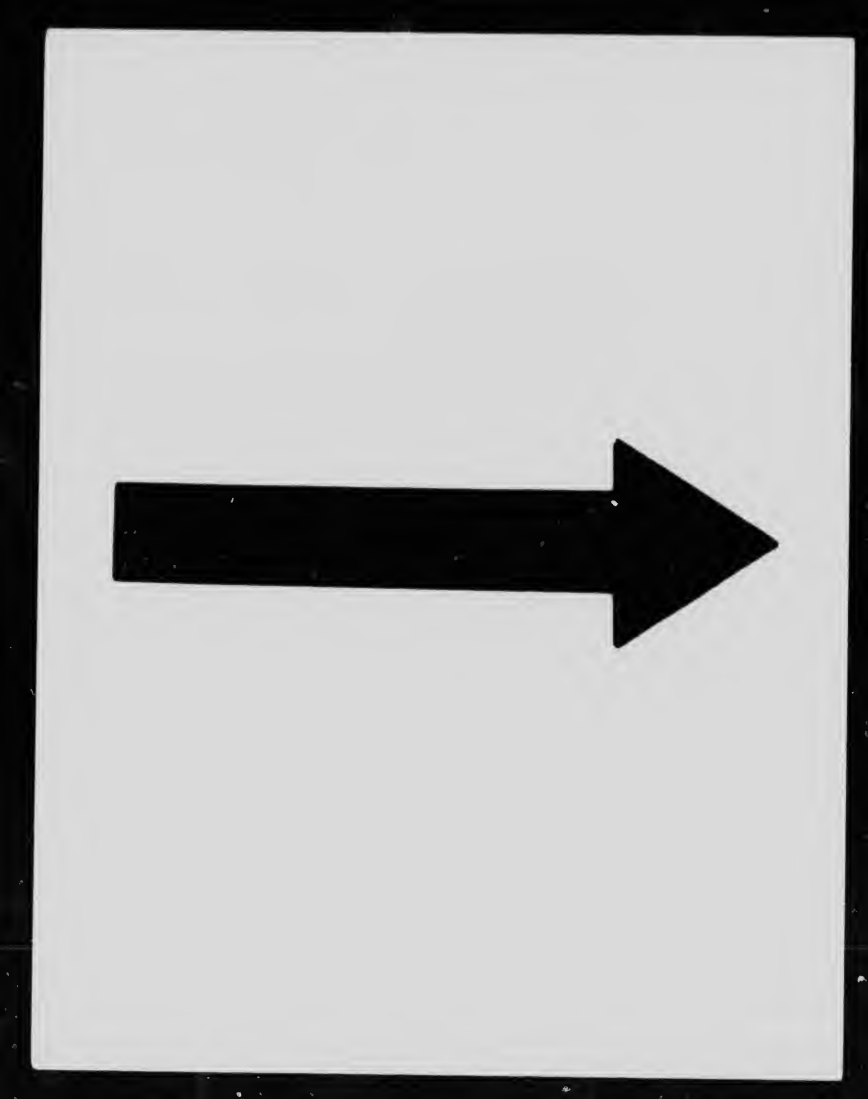
Germany

Under reservation of Article 3 and of Article 4, paragraph 2.²

Russia

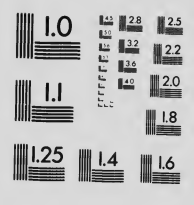
Under the reservations made as to Article 3 and Article 4, paragraph 2, of the present Convention, and recorded in the minutes of the seventh plenary session of September 27, 1907.^{*}

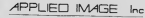
¹These reservations were made at signature and maintained at ratification. ²The German and Russian delegations considered that these provisions established an inequality between States in imposing financial burdens on those Powers which, lacking naval stations in different parts of the world, are not in a position to take vessels which they have seized into a port, but find themselves compelled to destroy them. Actes et documents, vol. i, p. 236; vol. iii, p. 918



MICROCOPY RESOLUTION TEST CHART

(ANSI and ISO TEST CHART No 2)





1653 East Main Street Pochester, New York 14609 USA (716) 482 - 0300 - Phone (716) 288 - 5989 - Fax

CONVENTION (VII) RELATING TO THE CONVERSION OF MERCHANT SHIPS INTO WAR-SHIPS

Signed at The Hague, October 18, 1907

Purpose of Convention. His Majesty the German Emperor, King of Prussia; [etc.]:

Whereas it is desirable, in view of the incorporation in time of war of merchant ships in the fighting fleet, to define the conditions subject to which this operation may be effected;

Whereas, however, the contracting Powers have been unable to come to an agreement on the question whether the conversion of a merchant ship into a war-ship may take place upon the high seas, it is understood that the question of the place where such conversion is effected remains outside the scope of this agreement and is in no way affected by the following rules;

Plenipotentiaries.

es. Being desirous of concluding a Convention to this effect, have appointed the following as their plenipotentiaries:

[Here follow the names of plenipotentiaries.]

Who, after having deposited their full powers, found in good and due form, have agreed upon the following provisions:

Article 1

Converted merchant ships to be under State control. A merchant ship converted into a war-ship can not have the rights and duties accruing to such vessels unless it is placed under the direct authority, immediate control, and responsibility of the Power whose flag it flies.

ARTICLE 2

Must bear distinguishing marks. Merchant ships converted into war-ships must bear the external marks which distinguish the war-ships of their nationality.

ARTICLE 3

Commander must be duly commissioned. The commander must be in the service of the State and duly commissioned by the competent authorities. His name must figure on the list of the officers of the fighting fleet.

CONVERSION OF MERCHANT SHIPS INTO WAR-SHIPS 147

ARTICLE 4

The crew must be subject to military discipline.

ARTICLE 5

Must observe law and cus-Every merchant ship converted into a war-ship must observe in its toms of war. operations the laws and customs of war.

ARTICLE 6

A belligerent who converts a merchant ship into a war-ship must, as announced. soon as possible, announce such conversion in the list of war-ships.

ARTICLE 7

The provisions of the present Convention do not apply except between contracting Powers, and then only if all the belligerents are parties to the Convention.

ARTICLE 8

The present Convention shall be ratified as soon as possible. The ratifications shall be deposited at The Hague.

The first deposit of ratifications shall be recorded in a proces-verbal signed by the representatives of the Powers who take part therein and by the Netherland Minister for Foreign Affairs.

The subsequent deposits of ratifications shall be made by means of a written notification, addressed to the Netherland Government and accompanied by the instrument of ratification.

A duly certified copy or the proces-verbal relative to the first deposit Certified codes to Powers. of ratifications, of the notifications mentioned in the preceding paragraph, as well as of the instruments of ratification, shall be at once sent by the Netherland Government, through the diplomatic channel, to the Powers invited to the Second Peace Conference, as well as to the other Powers which have adhered to the Convention. In the cases contemplated in the preceding paragraph the said Government shall at the same time inform them of the date on which it received the notification.

ARTICLE 9

Non-signatory Powers may adhere to the present Convention. The Power which desires to adhere notifies its intention in writing may adhere.

Conversion

Powers bound

Ratification. Deposit at The Hague.

Non-signatory Power

Crew subject to military

discipline.

CONVENTION VII OF 1907

to the Netherland Government, forwarding to it the act of adhesion, which shall be deposited in the archives of the said Government.

That Government shall at once transmit to all the other Powers a duly certified copy of the notification as well as of the act of adhesion, stating the date on which it received the notification.

ARTICLE 10

Effect of Convention.

Notification to

other Powers

The present Convention shall come into force, in the case of the Powers which were a party to the first deposit of ratifications, sixty days after the date of the *procès-verbal* of this deposit, and, in the case of the Powers which ratify subsequently or which adhere, sixty days after the notification of their ratification or of their adhesion has been received by the Netherland Government.

Article 11

Denunciation.

In the event of one of the contracting Powers wishing to denounce the present Convention, the denunciation shall be notified in writing to the Netherland Government, which shall at once communicate a duly certified copy of the notification to all the other Powers, informing them of the date on which it was received.

The denunciation shall only have effect in regard to the notifying Power, and one year after the notification has reached the Netherland Government.

ARTICLE 12

Register of ratifications.

A register kept by the Netherland Ministry for Foreign Affairs shall give the date of the deposit of ratifications made in virtue of Article 8, paragraphs 3 and 4, as well as the date on which the notifications of adhesion (Article 9, paragraph 2) or of denunciation (Article 11, paragraph 1) have been received.

Each contracting Power is entitled to have access to this register and to be supplied with duly certified extracts from it.

In faith whereof the plenipotentiaries have appended their signatures to the present Convention.

Done at The Hague, the 18th October, 1907, in a single copy, which shall remain deposited in the archives of the Netherland Government, and duly certified copies of which shall be sent, through the diplomatic channel, to the Powers which have been invited to the Second Peace Conference.

[Here follow signatures.]

Signing.

Deposit of original.

CONVERSION OF MERCHANT SHIPS INTO WAR-SHIPS 149

RATIFICATIONS, ADHESIONS AND RESERVATIONS

The foregoing Convention was *ratified* by the following signatory Powers on the dates indicated:

Austria-HungaryNovember 27, 1909BelgiumAugust 8, 1910BrazilJanuary 5, 1914DenmarkJanuary 5, 1914DenmarkNovember 27, 1909FranceOctober 7, 1910GermanyNovember 27, 1909Great BritainNovember 27, 1909GuatemalaMarch 15, 1911HaitiFebruary 2, 1910JapanDecember 13, 1911LuxemburgSeptender 5, 1912MexicoNovember 27, 1909NetherlandsNovember 27, 1909NetherlandsNovember 19, 1910
BrazilJanuary 5, 1914DenmarkNovember 27, 1909FranceOctober 7, 1910GermanyNovember 27, 1909Great BritainNovember 27, 1909GuatemalaMarch 15, 1911HaitiFebruary 2, 1910JapanDecember 13, 1911LuxemburgSeptender 5, 1912MexicoNovember 27, 1909NetherlandsNovember 27, 1909
DenmarkNovember 27, 1909FranceOctober 7, 1910GermanyNovember 27, 1909Great BritainNovember 27, 1909GuatemalaMarch 15, 1911HaitiFebruary 2, 1910JapanDecember 13, 1911LuxemburgSeptender 5, 1912MexicoNovember 27, 1909NetherlandsNovember 27, 1909
FranceOctober 7, 1910GermanyNovember 27, 1909Great BritainNovember 27, 1909GuatemalaMarch 15, 1911HaitiFebruary 2, 1910JapanDecember 13, 1911LuxemburgSeptender 5, 1912MexicoNovember 27, 1909NetherlandsNovember 27, 1909
GermanyNovember 27, 1909Great BritainNovember 27, 1909GuatemalaMarch 15, 1911HaitiFebruary 2, 1910JapanDecember 13, 1911LuxemburgSeptender 5, 1912MexicoNovember 27, 1909NetherlandsNovember 27, 1909
Great BritainNovember 27, 1909GuatemalaMarch 15, 1911HaitiFebruary 2, 1910JapanDecember 13, 1911LuxemburgSeptember 5, 1912MexicoNovember 27, 1909NetherlandsNovember 27, 1909
GuatemalaMarch 15, 1911HaitiFebruary 2, 1910JapanDecember 13, 1911LuxemburgSeptember 5, 1912MexicoNovember 27, 1909NetherlandsNovember 27, 1909
Haiti
JapanDecember 13, 1911 LuxemburgSeptenwer 5, 1912 MexicoNovember 27, 1909 NetherlandsNovember 27, 1909
LuxemburgSeptender 5, 1912MexicoNovember 27, 1909NetherlandsNovember 27, 1909
Mexico
Netherlands November 27, 1909
Panama September 11, 1911
Portugal April 13, 1911
Roumania
Russia
Salvador November 27, 1909
Siam
Spain
Sweden
Switzerland

Adhesions:

Liberia February 4,	1914
Nicaragua December 16,	1909

The following Powers signed the Convention but have not vet ratified:

Argentine	Republic	Italy
Bolivia		Montenegro
Bulgaria		Paraguay
Chile		Persia
Colombia		Peru
Cuba		Serbia
Ecuador		Turkey
Greece		Venezuela

Reservation:1

Turkey

Under reservation of the declaration made at the eighth plenary session of the Conference of October 9, 1907.

Extract from the proces-verbal:

The Imperial Ottoman Government does not engage to recognize as vessels of war, ships which, being in its waters or on the high seas under a merchant flag, are converted on the opening of hostilities.²

9

¹This reservation was made at signature ²Actes et documents, vol. i, p. 277.

CONVENTION (VIII) RELATIVE TO THE LAYING OF AUTOMATIC SUBMARINE CONTACT MINES

Signed at The Hague, October 18, 1907

His Majesty the German Emperor, King of Prussia; [etc.]:

Inspired by the principle of the freedom of sea routes, the com- Purpose of Convention mon highway of all nations;

Seeing that, although the existing position of affairs makes it impossible to forbid the employment of automatic submarine contact mines, it is nevertheless desirable to restrict and regulate their employment in order to mitigate the severity of war and to ensure, as far as possible, to peaceful navigation the security to which it is entitled, despite the existence of war:

Until such time as it is found possible to formulate rules on the subject which shall ensure to the interests involved all the guarantees desirable;

Have resolved to conclude a Convention for this purpose, and have appointed the following as their plenipotentiaries:

[Here follow the names of plenipotentiaries.]

Who, after having deposited their full powers, found in good and due form, have agreed upon the following provisions:

ARTICLE 1

It is forbidden---

1. To lay unanchored automatic contact mines, except when they Unanchored are so constructed as to become harmless one hour at most after the contact mines. person who laid them ceases to control them;1

2. To lay anchored automatic contact mines which do not become Anchored contact mines. harmless as soon as they have broken loose from their moorings:

3. To use torpedoes which do not become harmless when they have Torpedoes. missed their mark.

ARTICLE 22

It is forbidden to lay automatic contact mines off the coast and sbipping. ports of the enemy, with the sole object of intercepting commercial shipping.

Mines to interpt commercial

automatic

Prohibitions.

¹The Dominican Republic and Siam signed under reservation of this paragraph.

See also the general reservation of Turkey, post, p. 156.

²France and Germany signed under reservation of Article 2.

CONVENTION VIII OF 1907

ARTICLE 3

Protection of peaceful shipping.

Notice of

danger zones.

When anchored automatic contact mines are employed, every possible precaution must be taken for the security of peaceful shipping. The belligerents undertake to do their utmost to render these mines

harmless within a limited time, and, should they cease to be under surveillance, to notify the danger zones as soon as military exigencies permit, by a notice addressed to ship owners, which must also be communicated to the Governments through the diplomatic channel.

ARTICLE 4

Mines laid by neutral Powers. Neutral Powers which lay automatic contact mines off their coasts must observe the same rules and take the same precaution as are imposed on belligerents.

The neutral Power must inform ship owners, by a notice issued in advance, where automatic contact mines have been laid. This notice must be communicated at once to the Governments through the diplomatic channel.

ARTICLE 5

Removal at close of war.

Notification

of position.

At the close of the war, the contracting Powers undertake to do their utmost to remove the mines which they have laid, each Power removing its own mines.

As regards anchored automatic contact mines laid by one of the belligerents off the coast of the other, their position must be notified to the other party by the Power which laid them, and each Power must proceed with the least possible delay to remove the mines in its own waters.

Article 61

Adoption of perfected mines.

The contracting Powers which do not at present own perfected names of the pattern contemplated in the present Convention, and which, consequently, could not at present carry out the rules laid down in Articles 1 and 3, undertake to convert the *matériel* of their mines as soon as possible, so as to bring it into conformity with the foregoing requirements.

ARTICLE 7

Powers bound.

d. The provisions of the present Convention do not apply except between contracting Powers, and then only if all the belligerents are parties to the Convention.

^{&#}x27;See the declaration of Turkey, post, p. 156.

AUTOMATIC SUBMARINE CONTACT MINES

ARTICLE 8

The present Convention shall be ratified as soon as possible. The ratifications shall be deposited at The Hague.

The firs deposit of ratifications shall be recorded in a *procès-verbal* signed by the representatives of the Powers which take part therein and by the Netherland Minister for Foreign Affairs.

The subsequent deposits of ratifications shall be made by means of a written notification addressed to the Netherland Government and accompanied by the instrument of ratification.

A duly certified copy of the *procès-verbal* relative to the first Certified copies deposit of ratifications, of the notifications mentioned in the preceding paragraph, as well as of the instruments of ratification, shall be at once sent, by the Netherland Government, through the diplomatic channel, to the Powers invited to the Second Peace Conference, as well as to the other Powers which have adhered to the Convention. In the cases contemplated in the preceding paragraph, the said Government shall inform them at the same time of the date on which it has received the notification.

ARTICLE 9

Non-signatory Powers may adhere to the present Convention.

The Power which desires to adhere notifies in writing its intention to the Netherland Government, transmitting to it the act of adhesion, which shall be deposited in the archives of the said Government.

This Government shall at once transmit to all the other Powers a duly certified copy of the notification as well as of the act of adhesion, stating the date on which it received the notification.

ARTICLE 10

The present Convention shall come into force, in the case of the Powers which were a party to the first deposit of ratifications, sixty days after the date of the *procès-verbal* of this deposit, and, in the case of the Powers which ratify subsequently or adhere, sixty days after the notification of their ratification or of their adhesion has been received by the Netherland Government.

Adherence of non-signatory Powers.

Notification of intent.

Communication to other Powers.

Effect of ratification.

Ratification.

Deposit at The Hague,

CONVENTION VIII OF 1907

ARTICLE 11

Duration.

The present Convention shall remain in force for seven years, dating from the sixtieth day after the date of the first deposit of ratifications.

Denunciation.

Unless denounced, it shall continue in force after the expiration of this period.

The denunciation shall be notified in writing to the Netherland Government, which shall at once communicate a duly certified copy of the notification to all the Powers, informing them of the date on which it was received.

The demunciation shall only have effect in regard to the notifying Power, and six months after the notification has reached the Netherland Government.

ARTICLE 12

Reopening question.

Notifying Power only affected.

> The contracting Powers undertake to reopen the question of the employment of automatic contact mines six months before the expiration of the period contemplated in the first paragraph of the preceding article, in the event of the question not having been already reopened and settled by the Third Peace Conference.

New Convention.

If the contracting Powers conclude a fresh Convention relative to the employment of mines, the present Convention shall cease to be applicable from the moment it comes into force.

ARTICLE 13

Register of ratifications.

A register kept by the Netherland Ministry for Foreign Affairs shall give the date of the deposit of ratifications made in virtue of Article 8, paragraphs 3 and 4, as well as the date on which the notifications of adhesion (Article 9, paragraph 2) or of denunciation (Article 11, paragraph 3) have been received.

Each contracting Power is entitled to have access to this register and to be supplied with duly certified extracts from it.

In faith whereof the plenipotentiaries have appended their signatures to the present Convention.

Done at The Hague, the 18th October, 1907, in a single copy, which shall remain deposited in the archives of the Netherland Government, and duly certified copies of which shall be sent, through the diplomatic channel, to the Powers which have been invited to the Second Peace Conference.

[Here follow signatures.]

Signing.

Deposit of original.

AUTOMATIC SUBMARINE CONTACT MINES

RATIFICATIONS. ADHESIONS AND RESERVATIONS

The foregoing Convention was *ratified* by the following signatory Powers on the dates indicated:

Adhesions:

Liberia		•		•	• •										Fe	ebr		r	1	19	11
Nicaragua			•			•							 I),	ec	en	ibe		. h.	j ci	le .

The following Powers signed the Convention but have a yet ratified:

Argentine Republic Bolivia Bulgaria Chile Colombia Cuba Dominican Republic Ecuador Greece

Italy Paraguay Persia Peru Serbia Turkey Uruguay Venezuela 155

CONVENTION VIIL OF 1907

Reservations."

Dominican Republic

With reservation as to the first paragraph of Article 1.

France

Under reservation of Article 2.²

Germany

Under reservation of Article 2.2

Great Britain

Under reservation of the following declaration:

In affixing their signatures to the above Convention the British plenipotentiaries declare that the mere fact that this Convention does not prohibit a particular act or proceeding must not be held to debar His Britannic Majesty's Government from contesting its legitimacy.²

Siam

Under reservation of Article 1, paragraph 1.ª

Turkey

Under reservation of the declarations recorded in the procesverbal of the eighth plenary session of the Conference held on October 9, 1907.

Extract from the proces-verbal:

The Imperial Ottoman delegation can not at the present time undertake any engagement whatever for perfected systems which are not yet universally known. * * * The Imperial Ottoman delegation believes that it should declare that, given the exceptional situation created by treaties in force of the straits of the Dardanelles and the Bosphorus, straits which are an integral part of the territory, the Imperial Government could not in any way subscribe to any undertaking tending to limit the means of defense that it may deem necessary to employ for these straits in case of war or with the aim of causing its neutrality to be respected. * * The Imperial Ottoman delegation can not at the present time take part in any engagement as regards the conversion mentioned in Article 6.⁸

¹All these reservations were made at signature.

²Reservation maintained at ratification.

³Statement of Turkhan Pasha. Actes et documents, vol. i, p. 280.

CONVENTION (IX) CONCERNING BOMBARDMENT BY NAVAL FORCES IN TIME OF WAR

Signed at The Hague, October 18, 1907

His Majesty the German Emperor, King of Prussia; [etc.]:

Animated by the desire to realize the wish expressed by the First Purpose of Convention, Peace Conference respecting the bombardment by naval forces of undefended ports, towns, and villages;

Whereas it is expedient that bombardments by naval forces should be subject to rules of general application which would safeguard the rights of the inhabitants and assure the preservation of the more important buildings, by applying as far as possible to this operation of war the principles of the Regulation of 1899 respecting the laws and customs of land war;

Actuated, accordingly, by the desire to serve the interests of humanity and to diminish the severity and disasters of war;

Have resolved to conclude a Convention to this effect, and have, for this purpose, appointed the following as their plenipotentiaries:

[Here follow the names of the plenipotentiaries.]

Who, after depositing their full powers, found in good and due form, have agreed upon the following provisions:

CHAPTER I.-The Bombardment of Undefended Ports, Towns, Villages, Dwellings, or Buildings

ARTICLE 1

The bombardment by naval forces of undefended ports, towns, Bombardment of undefended villages, dwellings, or buildings is forbidden.

ports, etc., forbidden,

A place cannot be bombarded solely because automatic submarine contact mines are anchored off the harbor.1

ARTICLE 2

Military works, military or naval establishments, depots of arms Military WOrks or war matériel, workshops or plant which could be utilized for the excepted.

France, Germany, Great Britain and Japan made reservations of this paragraph.

CONVENTION IX OF 1907

needs of the hostile fleet or army, and the ships of war in the harbor, are not, however, included in this prohibition. The commander of a naval force may destroy them with artillery, after a summons followed by a reasonable time of waiting, if all other means are impossible, and when the local authorities bave not themselves destroyed them within the time fixed.

He incurs no responsibility for any unavoidable damage which may be caused by a bombardment under such circumstances.

If for military reasons immediate action is necessary, and no delay can be allowed the enemy, it is understood that the prohibition to bombard the undefended town holds good, as in the case given in paragraph 1, and that the commander shall take all due measures in order that the town may suffer as little harm as possible.

ARTICLE 31

After due notice has been given, the bombardment of undefended ports, towns, villages, dwellings, or buildings may be commenced, if the local authorities, after a formal summons has been made to them, decline to comply with requisitions for provisions or supplies necessary for the immediate use of the naval force before the place in question.

These requisitions shall be in proportion to the resources of the place. They shall only be demanded in the name of the commander of the said naval force, and they shall, as far as possible, be paid for in cash; if not, they shall be evidenced by receipts.

ARTICLE 4

Money ontributions. Undefended ports, towns, villages, dwellings, or buildings may not be bombarded on account of failure to pay money contributions.

CHAPTER II.-General Provisions

ARTICLE 5

Buildings, etc. to be spared. In bombardments by naval forces all the necessary measures must be taken by the commander to spare as far as possible sacred edifices, buildings used for artistic, scientific, or charitable purposes, historic monuments, hospitals, and places where the sick or wounded are collected, on the understanding that they are not used at the same time for military purposes.

Unavoidable damages.

Precautionary measures.

Bombardment on declining to furnish provisions, etc., to fleet. -158

¹Chile made reservation of Article 3.

It is the duty of the inhabitants to indicate such monuments, edifices, Indications required. or places by visible signs, which shall consist of large, stiff rectangular panels divided diagonally into two colored triangular portions, the upper portion black, the lower portion white.

ARTICLE 6

If the military situation permits, the commander of the attacking Warning to authorities. naval force, before commencing the bombardment, must do his utmost to warn the authorities.

ARTICLE 7

A town or place, even when taken by storm, may not be pillaged. Pillage forbidden.

CHAPTER III .-- Final Provisions

ARTICLE 8

The provisions of the present Convention do not apply except be- Powers bound. tween contracting Powers, and then only if all the belligerents are parties to the Convention.

ARTICLE 9

The present Convention shall be ratified as soon as possible. The ratifications shall be deposited at The Hague.

The first deposit of ratifications shall be recorded in a proces-verbal signed by the representatives of the Powers which take part therein and by the Netherland Minister of Foreign Affairs.

The subsequent deposits of ratifications shall be made by meanof a written notification addressed to the Netherland Government and accompanied by the instrument of ratification.

A duly certified copy of the proces-verbal relative to the first de- Certified copies posit of ratifications, of the notifications mentioned in the preceding paragraph, as well as of the instruments of ratification, shall be at once sent by the Netherland Government, through the diplomatic channel, to the Powers invited to the Second Peace Conference, as well as to the other Powers which have adhered to the Convention. In the cases contemplated in the preceding paragraph, the said Government shall inform them at the same time of the date on which it received the notification.

Ratification.

Deposit at The Hague.

o the Powers.

CONVENTION IX OF 1907

Article 10

Non-signatory Powers may adhere to the present Convention.

The Power which desires to adhere shall notify its intention to the Netherland Government, forwarding to it the act of adhesion, which shall be deposited in the archives of the said Government.

This Government shall immediately forward to all the other Powers a duly certified copy of the notification, as well as of the act of adhesion, mentioning the date on which it received the notification.

ARTICLE 11

Effect of ratification.

Adhesion of non-signatory

Notification of intent.

Communication to other

Powers.

Powers.

The present Convention shall come into force, in the case of the Powers which were a party to the first deposit of ratifications, sixty days after the date of the *proces-verbal* of that deposit, and, in the case of the Powers which ratify subsequently or which adhere, sixty days after the notification of their ratification or of their adhesion has been received by the Netherland Government.

ARTICLE 12

Denunciation.

In the event of one of the contracting Powers wishing to denounce the present Convention, the denunciation shall be notified in writing to the Netherland Government, which shall at once communicate a duly certified copy of the notification to all the other Powers informing them of the date on which it was received.

The denunciation shall only have effect in regard to the notifying Power, and one year after the notification has reached the Netherland Government.

ARTICLE 13

A register kept by the Netherland Minister for Foreign Affairs shall give the date of the deposit of ratifications made in virtue of Article 9, paragraphs 3 and 4, as well as the date on which the notifications of adhesion (Article 10, paragraph 2) or of denunciation (Article 12, paragraph 1) have been received.

Each contracting Power is entitled to have access to this register and to be supplied with duly certified extracts from it.

In faith whereof the plenipotentiaries have appended their signatures to the present Convention.

Done at The Hague, the 18th October, 1907, in a single copy, which

Register of ratifications.

Notifying Power only affected.

Signing.

Deposit of original.

shall remain deposited in the archives of the Netherland Government, and duly certified copies of which shall be sent, through the diplomatic channel, to the Powers which have been invited to the Second Peace Conference.

[Here follow signatures.]

RATIFICATIONS, ADHESIONS AND RESERVATIONS

The foregoing Convention was *ratified* by the following signatory Powers on the dates indicated:

Austria-Hungary	November 27, 1909
Belgium	August 8, 1910
Bolivia	
Brazil	
Cuba	
Denmark	
France	October 7, 1910
Germany	November 27, 1909
Great Britain	November 27, 1909
Guatemala	March 15, 1911
Haiti	February 2, 1910
Japan	December 13, 1911
Luxemburg	September 5, 1912
Mexico	November 27, 1909
Netherlands	November 27, 1909
Norway	September 19, 1910
Panama	September 11, 1911
Portugal	
Roumania	
Russia	November 27, 1909
Salvador	
Siam	
Sweden	
Switzerland	-
United States	November 27, 1909

CONVENTION IX OF 1907

Adhesions:

China January 15,	1910
LiberiaFebruary 4,	1914
NicaraguaDecember 16,	1909
Spain	1913

The following Powers signed the Convention but have not yet ratified:

Argentine Republic Bulgaria Chile Colombia Dominican Republic Ecuador Greece Italy Montenegro Paraguay Persia Peru Serbia Turkey Uruguay Venezuela

Reservations:1

Chile

Under the reservation of Article 3 made at the fourth plenary session of August 17.

Extract from the proces-verbal:

The delegation of Chile makes reservation as to Article 3.2

Under reservation of the second paragraph of Article 1.3

Germany

France

Under reservation of Article 1, paragraph 2.3

Great Britain

Under reservation of the second paragraph of Article 1.3

Japan

With reservation of paragraph 2 of Article 1.3

¹All these resérvations were made at signature. *Statement of Mr. Domingo Gana. Actes et documents, vol. i, p. 90. Reservation maintained at ratification.

THE HAGUE CONVENTIONS OF 1899 (III) AND 1907 (X) FOR THE ADAPTATION TO MARITIME WARFARE OF THE PRINCIPLES OF THE GENEVA CONVENTION

1899

CONVENTION (III) for the adaptation to maritime warfare of the principles of the Geneva Convention of August 22, 1864.-Signed at The Hague, July 29, 1899.

His Majesty the German Emperor, King of Prussia; [etc.]:

Alike animated by the desire to diminish, as far as depends on them the evils inseparable from warfare, and wishing with this object to adapt to maritime warfare the principles of the Geneva Convention of the 22d August, 1864, have decided to conclude a convention to this effect:

They have, in consequence, appointed as their plenipotentiaries, to wit:

[Here follow the names of plenipotentiaries.]

Who, after communication of their full powers, found in good and due form, have agreed on the following provisions:

CONVENTION (X) for the adaptation to maritime warfare of the principles of the Geneva Convention.-Signed at The Hague, October 18, 1907.1

1907

His Majesty the German Emperor, King of Prussia; [etc.]:

Animated alike by the desire to Purpose of diminish, as far as depends on them, the inevitable evils of war;

And wishing with this object to adapt to maritime warfare the principles of the Geneva Convention of the 6th July, 1906;

Have resolved to conclude a Convention for the purpose of revising the Convention of the 29th July, 1899, relative to this question, and have appointed the following as their plenipotentiaries: Plenipotentiaries,

[Here follow the names of plenipotentiaries.]

Who, after having deposited their full powers, found in good and due form, have agreed upon the following provisions:

¹Italics indicate differences between the Conventions of 1899 and 1907.

CONVENTIONS III OF 1899 AND X OF 1907

1899 Article 1

Immunity to military hospital ships. Military hospital ships, that is to say, ships constructed or assigned by States specially and solely for the purpose of assisting the wounded, sick or shipwrecked, and the names of which shall have been communicated to the belligerent Powers at the beginning or during the course of hostilities, and in any case before they are employed, shall be respected and can not be captured while hostilities last. These ships, moreover, are not

Status in neutral ports.

Exemption to private hospital ships.

34

Certificate required. on the same footing as men-ofwar as regards their stay in a neutral port.

Article 2

Hospital ships, equipped wholly or in part at the cost of private individuals or officially recognized relief societies, shall likewise be respected and exempt from capture, provided the belligerent Power to whom they belong has given them an official commission and has notified their names to the hostile Power at the commencement of or during hostilities, and in any case before they are employed.

These ships should be furnished with a certificate from the competent authorities, declaring that they have been under their control

1907 Article 1

Minitary hospital ships, that is to say, ships constructed or assigned by States specially and solely with a view to assisting the wounded, sick, and shipwrecked, the names of which have been communicated to the belligerent Powers at the commencement or during the course of hostilities, and in any case before they are employed, shall be respected, and can not be captured while hostilities last.

These ships, moreover, are not on the same footing as war-ships as regards their stay in a neutral port.

ARTICLE 2

Hospital ships, equipped wholly or in part at the expense of private individuals or officially recognized relief societies, shall be likewise respected and exempt from capture, if the belligerent Power to whom they belong has given them an official commission and has notified their names to the hostile Power at the commencement of or during hostilities, and in any case before they are employed.

These ships must be provided with a certificate from the competent authorities declaring that the vessels have been under their

MARITIME WARFARE AND THE GENEVA CONVENTION 165

final departure.

1899

1907 control while fitting out and on

while fitting out and on final departure.

ARTICLE 3

ARTICLE 3

Hospital ships, equipped wholly or in part at the cost of private individuals or officially recognized societies of neutral countries, shall be respected and exempt from capture, if the neutral Power to whom they belong has given them an official commission and notified their names to the bell.gerent Powers at the commencement of or during hostilities, and in any case before they are employed.

ARTICLE 4

The ships mentioned in Articles 1. 2 and 3 shall afford relief and assistance to the wounded, sick, and shipwrecked of the belligerents independently of their nationality.

The Governments engage not to use these ships for any military purpose.

These ships must not in any way hamper the movements of the combatants.

During and after an engagement they will act at their own risk and peril.

Hospital ships, equipped wholly Hospital ships of neutral countries. or in part at the expense of private individuals or officially recognized societies of neutral countries shall be respected and exempt from capture, on condition that they are placed under the control of one of the belligerents, with the previous consent of their own Government and with the authorization of the belligerent himself, and that the latter has notified their names to his adversary at the commencement of or during hostilities, and in any case. before they are employed.

ARTICLE 4

The ships mentioned in Articles Relief to all beligerents 1, 2, and 3 shall afford relief and assistance to the wounded, sick, and shipwrccked of the belligercnts without distinction of nationality.

The Governments undertake not Use confined. to use these ships for any military purpose.

These vessels must in no wise Restrictions. hamper the movements of the combatants.

During and after an engage- Risks assumed. ment they will act at Cieir own risk and peril.

CONVENTIONS III OF 1899 AND X OF 1907

Rights of belligerents.

Log entries

The belligerents will have the right to control and visit them; they can refuse to help them, order them off, make them take a certain course, ar.d put a commissioner on board; they can even detain them, if important circumstances require it.

1899

As far as possible the belligerents shall inscribe in the sailing papers of the hospital ships the orders they give them.

ARTICLE 5

The military hospital ships shall

be distinguished by being painted

Distinguishing colors to be used.

> white outside with a horizontal band of green about a meter and a half in breadth. The ships mentioned in Articles

2 and 3 shall be distinguished by being painted white outside with a horizontal band of red about a meter and a half in breadth.

The boats of the ships above mentioned, as also small craft which may be used for hospital work, shall be distinguished by similar painting.

All hospital ships shall make themselves known by hoisting, together with their national flag, the white flag with a red cross provided by the Geneva Convention.

1907

The belligerents shall have the right to control and search them; they can refuse to help them, order them off, make them take a certain course, and put a commissioner on board; they can even detain them, if important circumstances require it.

As far as possible, the belligerents shall enter in the log of the hospital ships the orders which they give them.

ARTICLE 5

Military hospital ships shall be distinguished by being painted white outside with a horizontal band of green about a meter and a half in breadth.

The ships mentioned in Articles 2 and 3 shall be distinguished by being painted white outside with a horizontal band of red about a meter and a half in breadth.

The boats of the ships above mentioned, as also small craft which may be used for hospital work, shall be distinguished by similar painting.

All hospital ships shall make themselves known by hoisting, with their national flag, the white flag with a red cross provided by the Geneva Convention,¹ and further, if they belong to a neutral State, by flying at the mainmast the national flag of the belligerent

Flags.

Boats, etc.

See the reservations of Persia and Turkey, post, p. 181.

MARITIME WARFARE AND THE GENEVA CONVENTION 167

1899

1907

under whose control they are blaced.

Hospital ships which, in the Ships detained. terms of Article 4, are detained by the enemy must haul down the national flay of the belligerent to whom they belong.

Protection The ships and boats above mentioned which wish to ensure by night the freedom from interference to which they are entitled, must, subject to the assent of the belligerent they are accompanying, take the necessary measures to render their special painting sufficiently plain.

ARTICLE 61

The distinguishing signs referred to in Article 5 can only be used, whether in time of peace or war, for protecting or indicating the ships therein mentioned.

ARTICLE 7

respected and spared as far as

matériel belonging to them remain subject to the laws of war; they can not, however, be used for any purpose other than that for which they were originally intended, so long as they are required for the

The said sick wards and the

Use of distinguishing signs restricted.

In the case of a fight on board a Sick wards on war-ships war-ship, the sick wards shall be

> Use of materiel, etc.

¹Great Britain made reservation of this article.

tossible.

sick and wounded.

at night

CONVENTIONS III OF 1899 AND X OF 1907

Military necessities.

Withdrawal of protection.

Permissive use of arms, etc.

ARTICLE 6

1899

Care on neutral ships.

Protection accorded. Neutral merchantmen, yachts, or vessels, having, or taking on board, sick, wounded, or shipwrecked of the belligerents, can not be captured for so doing, but they are liable to capture for any violation of neutrality they may have committed.

The commander, however, into whose power they have fallen may apply them to other purposes, if the military situation requires it, after seeing that the sick and wounded on board are properly provided for.

ARTICLE 8

Hospital ships and sick wards of vessels are no longer entitled to protection if they are employed for the purpose of injuring the enemy.

The fact of the staff of the said ships and sick wards being armed for maintaining order and for defending the sick and wounded, and the presence of wireless telegraphy apparatus on board, is not a sufficient reason for withdrawing protection.

ARTICLE 9

Belligerents may appeal to the charity of the commanders of neutral merchant ships, yachts, or boats to take on board and tend the sick and wounded.

Vessels responding to this appeal, and also vessels which have of their own accord rescued sick, wounded, or shipwrecked men, shall enjoy special protection and certain immunities. In no case can they be captured for having such persons on board, but, apart

MARITIME WARFARE AND THE GENEVA CONVENTION 169

1899

1907

from special undertakings that have been made to them, they remain liable to capture for any violations of neutrality they may have committed.

ARTICLE 7

The religious, medical, or hespital staff of any captured ship is inviolable, and its members can not be made prisoners of wa :. On leaving the ship they take with them the objects and surgical instruments which are their own private property.

This staff shall continue to discharge its duties while necessary, and can afterwas ve when the commander-in-ch considers it possible.

The belligerents must guarantee to the staff that has fallen into their hands the enjoyment of their salaries intact.

ARTICLE 8

Sailors and soldiers who are taken on board when sick or wounded, to whatever nation they belong, shall be protected and looked after by the captors.

ARTICLE 10

The religious, medical, and hos- Inimunity of medical, pital staff of any captured ship is etc., staff. inviolable, and its members can not be made prisoners of war. On leaving the ship they take away with them the objects and surgical instruments which are their own private property.

This staff shall continue to dis- Performance charge its duties while necessary. and can afterwards leave, when the commander-in-chief considers it possible.

marantee Pay and allowances The belligerene to the said staff, whe has fal-'n into their hands, the same allowances and pay which are given to the staff of corresponding rank in their oven navy.

ARTICLE 11

Sailors and soldi is on board, Care of diswhen sick or wounded, as well as other persons officially attached to ficets or armies, whatever their nationality, shall be respected and tended by the captors.

of duties

CONVENTIONS III OF 1899 AND X OF 1907

1899

ARTICLE 9

sick of one of the belligerents who

fall into the hands of the other, are

prisoners of war. The captor

must decide, according to circum-

stances, if it is best to keep them

or send them to a port of his own country, to a neutral port, or even

to a hostile vort. In the last case,

prisoners thus repatriated can not

serve as long as the war lasts.

The shipwrecked, wounded, or

Transfer of sick, etc., to war ships.

0

Care of sick, etc., on neutral war-ships.

Disposition of captured sick, etc., belligerents.

1907 Article 121

Any war-ship belonging to a belligerent may demand that sick, wounded, or shipwrecked men on board military hospital ships, hospital ships belonging to relief socicties or to private individuals, merchant ships, yachts, or boats, whatever the nationality of these vessels, should be handed over.

ARTICLE 13

If sick, wounded, or shipwrecked persons are taken on board a neutral war-ship, every possible precaution must be taken that they do not again take part in the operations of the war.

ARTICLE 14

The shipwrecked, wounded, or sick of one of the belligerents who fall into the power of the other belligerent are prisoners of war. The captor must decide, according to circumstances, whether to keep them, send them to a port of his own country, to a neutral port, or even to an enemy port. In this last case, prisoners thus repatriated can not serve again while the war lasts.

"See the declaration of Great Britain respecting this article, post, p. 181.

MARITIME WARFARE AND THE GENEVA CONVENTION 171

1899

ARTICLE 101

[The shipwrecked, wounded, or sick, who are landed at a neutral port with the consent of the local authorities, must, failing a contrary arrangement between the neutral State and the belligerents, be guarded by the neutral State, so that they can not again take part in the military operations.

The expenses of tending them in hospital and internment shall be borne by the State to which the shipwrecked, wounded, or sick belong.]

1907 ARTICLE 152

The shipturecked, sick, or wounded, who are landed at a neutral port with the consent of the local aumorities, must, unless an arrangement is mode to the contrary between the neutral State and the belligerent States, be guarded by the neutral State so as to prevent them again taking part in the operations of the year.

The expenses of tending them in Figures hospital and interning them shall be borne by the State to which the shiptereeked, sick, or wounded persons belong.

ARTICLE 16

After every engagement, the Protection two belligerents, so far as military pillage, etc. interests permit, shall take steps to look for the shipterccked, sick, and wounded, and to protect them. as well as the dead, against pillage and ill-treatment.

Burnals. They shall see that the burial, whether by land or sea, or cremation of the dead shall be preceded by a careful examination of the corpse.

ARTICLE 17

Each belligerent shall send, as Identification f dead, etc. rly as possible, to the authorities

Care in mutral ports

²This article was excluded. See post, p. 179, under Reservations. ²In the original French this article is identical with the excluded Article 10 of the 1899 Convention.

CONVENTIONS III OF 1899 AND X OF 1907

1899

1907

of their country, navy, or army the military marks or documents of identity found on the dead and the description of the sick and wounded picked up by him.

The belligerents shall keep each other informed as to internments and transfers as well as to the admissions into hospital and deaths which have occurred among the sick and wounded in their hands. They shall collect all the objects of personal use, valuables, letters, etc., which are found in the captured ships, or which have been left by the sick or wounded who died in hospital, in order to have them forwarded to the persons concerned by the authorities of their own country.

Article 18

The provisions of the present Convention do not apply except between contracting Powers, and then only if all the belligerents are parties to the Convention.

Article 19

The commanders-in-chief of the belligerent fleets must see that the above articles are properly carried

Record of captures, etc.

Objects of personal use, etc.

-

4

ARTICLE 11

Powers bound.

The rules contained in the above articles are binding only on the contracting Powers, in case of war between two or more of them.

The said rules shall cease to be binding from the time when, in a war between the contracting Powers, one of the belligerents is joined by a non-contracting Power.

Duties of fleet commanders

MARITIME WARFARE AND THE GENEVA CONVENTION 173

1899

1907

out; they will have also to see to cases not covered thereby, in accordance with the instructions of their respective Governments and in conformity with the general principles of the present Convention.

ARTICLE 20

The signatory Powers shall take Promulgation of provisions. the necessary measures for bringing the provisions of the present Convention to the knowledge of their naval forces, and especially of the members entitled thereunder to immunity, and for making them known to the public.

ARTICLE 211

The signatory Powers likewise Legislation to be recommended. undertake to enact or to propose to their legislatures, if their criminal laws are inadequate, the measures necessary for checking in time of war individual acts of pillage and ill-treatment in respect to the sick and wounded in the fleet, as well as for punishing, as an unjustifiable adoption of naval or military marks, the unauthorized use of the distinctive marks mentioned in Article 5 by vessels not protected by the present Convention.

They will communicate to each Communication of laws enacted. other, through the Netherland Government, the enactments for

¹China and Great Britain made reservation of this article.

CONVENTIONS III OF 1899 AND X OF 1907

1899

Application only to forces on board ship.

1907

preventing such acts at the latest within five years of the ratification of the present Convention.

ARTICLE 22

In the ease of operations of war between the land and sea forces of belligerents, the provisions of the present Convention do not apply except between the forces actually on board ship.

ARTICLE '3

The present Convention shall be ratified as soon as possible.

The ratifications shall be deposited at The Hague.

The first deposit of ratifications shall be recorded in a procesverbal signed by the representatives of the Powers taking part therein and by the Netherland Minister for Foreign Affairs.

Subsequent deposits of ratifieations shall be made by means of a written notification addressed to the Netherland Government and accompanied by the instrument of ratification.

A certified copy of the procèsverbal relative to the first deposit of ratifications, of the notifications mentioned in the preceding paragraph, as well as of the instruments of ratification. shall be at once sent by the Netherland Government through the diplo-

Ratification.

Deposit at The Hague. The ratifications shall be deposited at The Hague.

ratified as soon as possible.

ARTICLE 12

The present Convention shall be

Communication

On the receipt of each ratification a proces-verbal shall be drawn up, a copy of which, duly certified, shall be sent through the diplomatic channel to all the contracting Powers.

MARITIME WARFARE AND THE GENEVA CONVENTION 175

1899

1907

matic channel to the Powers invited to the Second Peace Conference, as well as to the other powers which have adhered to the Convention. In the cases contemplated in the preceding paragraph the said Government shall inform them at the same time of the date on which it received the notification.

ARTICLE 13

The non-signatory Powers who accepted the Geneva Convention of the 22d August, 1864, are allowed o adhere to the present Convention.

For this purpose they must make their a desion known to the contracting Powers by means of a written notification addressed to the Netherland Government, and by it communicated to all the other contracting Powers.

Adhesion of Non-signatory Powers which Powers. have accepted the Geneva Convention of the 6th July, 1906, may adhere to the present Convention.

ARTICLE 24

The Power which desires to adhere notifies its intention to the Netherland Government in writing, forwarding to it the act of adhesion, which shall be deposited in the archives of the said Government.

The said Government shall at Communication to other Powers. once transmit to all the other Powers a duly certified copy of the notification as well as of the act of adhesion, mentioning the date on which it received the notification.

ARTICLE 25

The present Convention, duly Former Conratified, shall replace as between contracting Powers, the Convention of the 20th July, 1809, for

on-signatory

Notification of intention.

CONVENTIONS III OF 1899 AND X OF 1907

1899

Continuance of former Convention,

Effect of ratification.

ARTICLE 14

Denunciation.

In the event of one of the high contracting Parties denouncing the present Convention, such denunciation shall not take effect until year after the notification made in writing to the Netherland Government, and forthwith communicated by it to all the other contracting Powers.

Notifying Power only affected. This denunciation shall only affect the notifying Power.

1907

the adaptation to maritime warfare of the principles of the Geneva Convention.

The Convention of 1899 remains in force as between the Powers which signed it but which do not also ratify the present Convention.

Article 26

The present Convention shall come into force, in the case of the Powers which were a party to the fire. Posit of ratifications, sixty days after the date of the procesverbal of this deposit, and, in the case of the Powers which ratify subsequently or which adhere, sixty days after the notification of their ratification or of their adhesion has been received by the Netherland Government.

ARTICLE 27

In the event of one of the contracting Powers wishing to denounce the present Convention, the denunciation shall be notified in writing to the Netherland Government, which shall at once communicate a duly certified copy of the net fication to all the other Powers, informing them at the same time of the date on which it was received

The denunciation shall only have effect in regard to the noti-

MARITIME WARFARE AND THE GENEVA CONVENTION 177

1899

1907

fying Power, and one year after the notification has reached the Netherland Government.

ARTICLE 28

A register kept by the Nether- Register of ratifications. land Ministry for Foreign Affairs shall give the date of the deposit of ratifications made in virtue of Article 23, paragraphs 3 and 4, as well as the date on which the notifications of adhesion (Article 24, paragraph 2) or of denunciation (Article 27, paragraph 1) have been received.

Each contracting Power is entitled to have access to this register and to be supplied with duly certified extracts from it.

In testimony whereof the replenipotentiaries spective have signed the present Convention and affixed their seals thereto.

Done at The Hague the 29th July, 1899, in single copy, which shall be kept in the archives of the Government of the Netherlands, and copies of which duly certified, shall be sent through the diplomatic channel to the contracting Powers.

[Here follow signatures.]

In faith whereof the plenipo- Signing. tentiaries have appended their signatures to the present Convention.

Done at The Hague, the 18th October, 1907, in a single copy, which shall remain deposited in the archives of the Netherland Government, and duly certified copies of which shall be sent, through the diplomatic channel, to the Powers which have been invited to the Second Peace Conference.

[Here follow signatures.]

Deposit of original.

CONVENTIONS III OF 1899 AND X OF 1907

RATIFICATIONS, ADHESIONS AND RESERVATIONS

The 1899 Convention was ratified by all the signatory Powers on the dates indicated:

Austria-Hungary	September 4, 1900
Belgium	September 4, 1900
Bulgaria	
China	November 21, 1904
Denmark	
France	
Germany	
Great Britain	
Greece	April 4, 1901
Italy	
Japan	October 6, 1900
Luxemburg	July 12, 1901
Mexico	April 17, 1901
Montenegro	October 16, 1900
Netherlands	
Norway	See Sweden and Norway.)
Persia	
Portugal	
Roumania	
Russia	
Serbia	
Siam	September 4, 1900
Spain	
Sweden and Norway	September 4, 1900
Switzerland	December 29, 1900
Turkey	June 12, 1907
United States	September 4, 1900

Adhesions:Argentine RepublicBoliviaFebruary 7, 1907BrazilChileJune 19, 1907ColombiaColombia

MARITIME WARFARE AND THE GENEVA CONVENTION 179

Cuba June 29, 19	07
Dominican Republic June 29, 19	07
Ecuador August 5, 19	07
Guatemala April 6, 19	03
HaitiJune 29, 19	07
Honduras	06
Korea February 7, 19	03
Nicaragua	07
PanamaJuly 22, 19	07
Paraguay June 29, 19	07
Peru November 24, 19	03
Salvador June 20, 19	02
Uruguay	06
VenezuelaMarch 1, 19	

Reservations:

Germany, Great Britain, Turkey and United States signed with reservation of Article 10. It was subsequently agreed, on an understanding reached by the Government of the Netherlands with the signatory Powers, to exclude Article 10 from all ratifications of the Convention.¹

The 1907 Convention was *ratified* by the following signatory Powers on the dates indicated :

Austria-Hungary	November 27, 1909
Belgium	
Bolivia	.November 27, 1909
Brazil	January 5, 1914
China	
Cuba	February 22, 1912
Denmark	
France	
Germany	
Guatemala	

¹U. S. Statutes at Large, vol. 32, p. 1857.

CONVENTIONS III OF 1899 AND X OF 1907

Haiti	February 2, 1910
Japan	.December 13, 1911
Luxemburg	September 5, 1912
Mexico	.November 27, 1909
Netherlands	.November 27, 1909
Norway	.September 19, 1910
Panama	.September 11, 1911
Portugal	April 13, 1911
Roumania	March 1, 1912
Russia	November 27, 1909
Salvador	November 27, 1909
Siam	March 12, 1910
Spain	March 18, 1913
Sweden	July 13, 1911
Sweden	May 12, 1910
Switzerland	November 27 1909
United States	

Adhesion:

	_		1000
Nicaragua	December	16	IVIN
	, December	10,	1/0/
Inical agua			

The following Powers signed the Convention but have not yet ratified:

Argentine Republic	Montenegro
Bulgaria	Paraguay
Chile	Persia
Colombia	Peru
Dominican Republic	Serbia
Ecuador	Turkey
Great Britain	Uruguay
Greece	Venezuela
Italy	

Reservations:1

China

Under reservation of Article 21.*

¹All these reservations were made at signature. ²Reservation maintained at ratification.

MARITIME WARFARE AND THE GENEVA CONVENTION 181

Great Britain

Under reservation of Articles 6 and 21 and of the following declaration:

In affixing their signatures to the above Convention, the British plenipotentiaries declare that His Majesty's Government understand Article 12 to apply only to the case of combatants rescued during or after a naval engagement in which they have taken part.

Persia

Under reservation of the right, admitted by the Conference, to use the Lion and Red Sun instead of and in the place of the Red Cross.

Turkey

Under reservation of the right admitted by the Peace Conference to use the Red Crescent.

CONVENTION (XI) RELATIVE TO CERTAIN RESTRICTIONS WITH REGARD TO THE EXERCISE OF THE RIGHT OF CAPTURE IN NAVAL WAR

Signed at The Hague, October 18, 1907

His Majesty the German Emperor, King of Prussia; [etc.]:

Purpose of Convention. Recognizing the necessity of more effectively ensuring than hitherto the equitable application of law to the international relations of maritime Powers in time of war;

Considering that, for this purpose, it is expedient, in giving up or, if necessary, in harmonizing for the common interest certain conflicting practices of long standing, to commence codifying in regulations of general application the guarantees due to peaceful commerce and legitimate business, as well as the conduct of hostilities by sea; that it is expedient to lay down in written mutual engagements the principles which have hitherto remained in the uncertain domain of controversy or have been left to the discretion of Governments (

That, from henceforth, a certain number of rules may be made, without affecting the common law now in force with regard to the matters which that law has left unsettled;

Plempotentiaries.

Have appointed the following as their plenipotentiaries: [Here follow the names of plenipotentiaries.]

Who, after having deposited their full powers, found in good and due form, have agreed upon the following provisions:

CHAPTER I.--Postal Correspondence

ARTICLE 1

Postal correspondence.

Inviolable on high seas.

Forwarding from captured ships,

The postal correspondence of neutrals or belligerents, whatever its official or private character may be, found on the high seas on board a neutral or enemy ship, is inviolable. If the ship is detained, the correspondence is forwarded by the captor with the least possible delay.

RESTRICTIONS ON CAPTURE IN NAVAL WAR

The provisions of the preceding paragraph do not apply, in case Blockaded ports of violation of blockade, to correspondence destined for or proceeding from a blockaded port.

ARTICLE 2

The inviolability of postal correspondence does not exempt a neutral mail shus. mail ship from the laws and customs of maritime war as to neutral merchant ships in general. The ship, however, may not be searched except when absolutely necessary, and then only with as much consideration and expedition as possible.

CHAPTER II .- The Exemption from Capture of Certain Vessels

ARTICLE 3

Vessels used exclusively for fishing along the coast or small boats Fishing sessels employed in local trade are exempt from capture, as well as their local trade. appliances, rigging, tackle, and cargo.

They cease to be exempt as soon as they take any part whatever in hostilities.

The contracting Powers agree not to take advantage of the harm- Military use less character of the said vessels in order to use them for military purposes while preserving their peaceful appearance.

ARTICLE 4

Vessels charged with religious, scientific, or philanthropic missions Religious, etc., vessels. are likewise exempt from capture.

CHAPTER III .- Regulations Regarding the Crews of Enemy Merchant Captured merchant ships. Shins Captured by a Belligerent

ARTICLE 5

When an enemy merchant ship is captured by a belligerent, such of Disposition of its crew as are nationals of a neutral State are not made prisoners officers, if neutral. of war.

The same rule applies in the case of the captain and officers likewise nationals of a neutral State, if they promise formally in writing not to serve on an enemy ship while the war lasts.

from cauture.

Vessels exempt

CONVENTION XI OF 1907

ARTICLE 6

Conditional release of officers and crews, if cucuies

Notification by captors.

Ships not included.

The captain, officers, and members of the crew, when nationals of the enemy State, are not made prisoners of war, on condition that they make a formal promise in writing, not to undertake, while hostilities last, any service connected with the operations of the war.

ARTICLE 7

The names of the perso, a retaining their liberty under the conditions laid down in Article 5, paragraph 2, and in Article 6, are notified by the belligerent captor to the other belligerent. The latter is forbidden knowingly to employ the said persons.

ARTICLE 8

The provisions of the three preceding articles do not apply to ships taking part in the hostilities.

CHAPTER IV.—Final Provisions

ARTICLE 9

Powers bound.

The provisions of the present Convention do not apply except between contracting Γ_{0V} , and then only if all the belligerents are parties to the Convention.

ARTICLE 10

Ratification.

Deposit at The Lingue. The present Convention shall be ratified as soon as possible.

The ratifications shall be deposited at The Hague. The first deposit of ratifications shall be recorded in a proces-verbal

signed by the representatives of the Powers taking part therein and by the Netherland Minister for Foreign Affairs.

Subsequent deposits of ratifications shall be made by means of a written notification, addressed to the Netherland Government and accompanied by the instrument of ratification.

Certified copies to contracting Powers

A duly certified copy of the *procès-verbal* relative to the first deposit of ratifications, of the notifications mentioned in the preceding paragraph, as well as of the instruments of ratification, shall be at once sent by the Netherland Government, through the diplomatic channel, to the

RESTRICTIONS ON CAPTURE IN NAVAL WAR

Powers invited to the Second Peace Conference, as well as to the other Powers which have adhered to the Convention. In the cases contemplated in the preceding paragraph, the said Government shall inform them at the same time of the date on which it received the notification.

ARTICLE 11

Non-signatory Powers may adhere to the present Convention.

The Power which desires to adhere notifies its intention in writing to the Netherland Government, forwarding to it the act of adhesion, which shall be deposited in the archives of the said Government.

This Government shall at once transmit to all the other Powers a Communication duly certified copy of the notification as well as of the act of adhesion, mentioning the date on which it received the notification.

ARTICLE 12

The present Convention shall come into force in the case of the Effect of ratification. Powers which were a party to the first deposit of ratifications, sixty days after the proces-verbal of that deposit, and, in the case of the Powers which ratify absequently or which adhere, sixty days after the notification of their ratification has been received by the Netherland Government.

ARTICLE 13

In the event of one of the contracting Powers wishing to denounce Denunciation. the present Convention, the demunciation shall be notified in writing to the Netherland Government, which shall at once communicate a duly certified copy of the notification to all the other Powers informing them of the date on which it was received.

The denunciation shall only have effect in regard to the notifying Notifying Power only affected. Power, and one year after the notification has reached the Netherland Government.

ARTICLE 14

A register kept by the Netherland Ministry for Foreign Affairs Register of shall give the date of the deposit of ratifications made in virtue of Article 10, paragraphs 3 and 4, as well as the date on which the notifications of adhesion (Article 11, paragraph 2) or of denunciation (Article 13, paragraph) have been received.

Anherence of on signatery Powers

Notification of intent.

to other Powers

atifications

CONVENTION XI OF 1907

Each contracting Power is entitled to have access to this register and to be supplied with duly certified extracts from it.

In faith whereof the plenipotentiaries have appended their signatures to the present Convention.

Done at The Hague, the 18th October, 1907, in a single copy, which shall remain deposited in the archives of the Netherland Government, and duly certified copies of which shall be sout, through the diplomatic channel, to the Powers invited to the Second Peace Conference.

[Here follow signatures.]

RATIFICATIONS. ADHESIONS AND RESERVATIONS

The foregoing Convention was *ratified* by the following signatory Powers on the dates indicated:

vers on the dates indicated.	
Austria-Hungary	November 27, 1909
Relainm	
Brazil	January 5, 1914
Denmark	November 27, 1909
France	October 7, 1910
Germany	November 27, 1909
Germany	November 27, 1909
Great Britain	March 15 1911
Guatemala	Echrungy 2 1010
Haiti	D
Japan	December 13, 1911
Turomhurg	September 5, 191-
Mavico	
Notherlands	November 27, 1909
Norway	September 19, 1910
Danania	September 11, 1911
Portugal	
Doumania	
Salvador	November 27, 1909
Salvador	March 12, 1910
Siam	March 18, 1913
Spain	November 27, 1909
Sweden	May 12 1910
Switzerland	November 27 1909
United States	

Signing.

Deposit of original.

RESTRICTIONS ON CAPTURE IN NAVAL WAR

Adhesions:

Liberia	February 4,	1914
Nicaragua		

The following Powers signed the Convention but have not yet ratified:

Argentine Republic	Italy
Bolivia	Paraguay
Bulgaria	Persia
Chile	Peru
Colombia	Serbia
Cuba	Turkey
Dominican Republic	Uruguay
Ecuador	Venezuela
Greece	

Reservations: none.

CONVENTION (XII) RELATIVE TO THE CREATION OF AN INTER-NATIONAL PRIZE COURT

Signed at The Hague, October 18, 1907

His Majesty, the German Emperor, King of Prussia; [etc.]:

Animated by the desire to settle in an equitable manner the differences which sometimes arise in the course of a naval war in connection with the decisions of national prize courts;

Considering that, if these courts are to continue to exercise their functions in the manner determined by national legislation, it is desirable that in certain cases an appeal should be provided under conditions conciliating, as far as possible, the public and private interests involved in matters of prize;

Whereas, moreover, the institution of an International Court, whose jurisdiction and procedure would be carefully defined, has seemed to be the best method of attaining this object;

Convinced, finally, that in this manner the hardships consequent on naval war would be mitigated; that, in particular, good relations will be more easily maintained between belligerents and neutrals and peace better assured;

Desirous of concluding a Convention to this effect, have appointed the following as their plenipotentiaries:

[Here follow the names of plenipotentiaries.]

Who, after depositing their full powers, found in good and due form, have agreed upon the following provisions:

PART I.-GENERAL PROVISIONS

ARTICLE 1

General provisions.

Plenipotentiaries

> The validity of the capture of a merchant ship or its cargo is decided before a prize court in accordance with the present Convention when neutral or enemy property is involved.

Determination of validity of capture.

Purpose of Convention

THE INTERNATIONAL PRIZE COURT

ARTICLE 2

Jurisdiction in matters of prize is exercised in the first instance by Jurisdiction in first instance. the prize courts o, the belligerent captor.

The judgments of these courts are pronounced in public or are officially notified to parties concerned who are neutrals or enemies.

ARTICLE 3

The judgments of national prize courts may be brought before the When judg-International Prize Court-

1. When the judgment of the national prize courts affects the property of a neutral Power or individual;

2. When the judgment affects enemy property and relates to-

(a) Cargo on board a neutral ship;

(b) An enemy ship captured in the territorial waters of a neutral Power, when that Power has not made the capture the subject of a diplomatic claim;

(c) A claim based upon the allegation that the seizure has been effected in violation, either of the provisions of a Convention in force between the belligerent Powers, or or an enactment issued by the belligerent captor.

the judgment of the national court can be based Basis of The appeal again on the ground that the judgment was wrong either in fact or in law.

ARTICLE 4

An appeal may be brought-

1. By a neutral Power, if the judgment of the national vriburals in- 1. By a neujuriously affects its property or the property of its nationals (Article 3, No. 1), or if the capture of an enemy vessel is alleged to have taken place in the territorial waters of that Power (Article 3, No. 2b).

2. By a neutral individual, if the judgment of the national court 2. By a neutral individual. injuriously affects his property (Article 3, No. 1), subject, however, to the reservation that the Power to which he belongs may forbid him to bring the case before the Court, or may itself undertake the proceedings in his place;

3. By an individual subject or citizen of an enemy Power, if the 3. By citizen judgment of the national court injuriously affects his property in the Power. cases referred to in Article 3, No. 2, except that mentioned in paragraph b.

When appeal may be brought:

national courts may be brought before International Court.

CONVENTION XII OF 1907

ARTICLE 5

Successors in interest.

An appeal may also be brought on the same conditions as in the preceding article, by persons belonging either to neutral States or to the enemy, deriving their rights from and entitled to represent an individual qualified to appeal, and who have taken part in the proceedings before the national court. Persons so entitled may appeal separately to the extent of their interest.

The same rule applies in the case of persons belonging either to neutral States or to the enemy who derive their rights from and are entitled to represent a neutral Power whose property was the subject of the decision.

ARTICLE 6

Limitation upon jurisdiction of national courts.

Failure of national courts to give final

judgn.ent

When, in accordance with the above Article 3, the International Court has jurisdiction, the national courts can not deal with a case in more than two instances. The municipal law of the belligerent captor shall decide whether the case may be brought before the International Court after judgment has been given in first instance or only after an appeal.

If the national courts fail to give final judgment within two years from the date of capture, the case may be carried direct to the International Court.

ARTICLE 7

Law applicable. Treaties. If a question of law to be decided is covered by a treaty in force between the belligerent captor and a Power which is itself or whose subject or citizen is a party to the proceedings, the Court is governed by the provisions of the said treaty.

In the absence of such provisions, the Court shall apply the rules of international law. If no generally recognized rule exists, the Court shall give judgment in accordance with the general principles of justice and equity.

The above provisions apply equally to questions relating to the order and mode of proof.

If, in accordance with Article 3, No. 2c, the ground of appeal is the violation of an enactment issued by the belligerent captor, the Court will enforce the enactment.

The Court may disregard failure to comply with the procedure laid down in the enactments of the belligerent captor, when it is of opinion

Rules of international law.

Principles of instice and equity.

Fnactments of belligerent captor.

THE INTERNATIONAL PRIZE COURT

that the consequences of complying therewith are unjust and inequitable.

ARTICLE 81

If the Court pronounces the capture of the vessel or cargo to be Disposition of vessel and valid, they shall be disposed of in accordance with the laws of the cargo when capture is valid; belligerent captor.

If it pronounce the capture to be null, the Court shall order resti- when capture is null. tution of the vessel or cargo, and shall fix, if there is occasion, the amount of the damages. If the vessel or cargo have been sold or destroyed, the Court shall determine the compensation to be given to the owner on this account.

If the national court pronounced the capture to be null, the Court can only be asked to decide as to the damages.

ARTICLE 9

The contracting Powers undertake to submit in good faith to the Powers to decisions of the International Prize Court and to carry them out with decisions. the least possible delay.

PART II .- CONSTITUTION OF THE INTERNATIONAL PRIZE COURT

ARTICLE 10

The International Prize Court is composed of judges and deputy Personnel and qualifications judges, who will be appointed by the contracting Powers, and must of members all be jurists of known proficiency in questions of international maritime law, and of the highest moral reputation.

The appointment of these judges and deputy judges shall be made within six months after the ratification of the present Convention.

ARTICLE 11

The judges and deputy judges are appointed for a period of six Term of service years, reckoned from the date on which the notification of their of judges. appointment is received by the Administrative Council established by the Convention for the pacific settlement of international disputes of the 29th July, 1899. Their appointments can be renewed.

¹See Article 2 of the Additional Protocol, post, p. 206.

Constitution

of Court.

CONVENTION XII OF 1907

Vacancies.

Should one of the judges or deputy judges die or resign, the same procedure is followed for filling the vacancy as was followed for appointing him. In this case, the appointment is made for a fresh period of six years.

ARTICLE 12

Rank of judges. The judges of the International Prize Court are all equal in rank and have precedence according to the date on which the notification of their appointment was received (Article 11, paragraph 1), and if they sit by rota (Article 15, paragraph 2), according to the date on which they entered upon their duties. When the date is the same the senior in age takes precedence.

The deputy judges when acting are assimilated to the judges. They rank, however, after them.

ARTICLE 13

Privileges and immunities.

Oath.

The judges enjoy diplomatic privileges and immunities in the performance of their duties and when outside their own country.

Before taking their seat, the judges must swear, or make a solemn promise before the Administrative Council, to discharge their duties impartially and conscientiously.

ARTICLE 14

Number of judges. The Court is composed of fifteen judges; nine judges constitute a quorum.

A judge who is absent or prevented from sitting is replaced by the deputy judge.

ARTICLE 151

The judges appointed by the following contracting Powers: Germany, the United States of America, Austria-Hungary, France, Great Britain, Italy, Japan, and Russia, are always summoned to sit.

The judges and deputy judges appointed by the other contracting Powers sit by rota as shown in the table annexed² to the present Convention; their duties may be performed successively by the same person. The same judge may be appointed by several of the said Powers.

¹Reservation of this article was made by Chile, Cuba, Ecuador, Guatemala, Haiti, Persia, Salvador, Siam, Turkey and Uruguay.

²Post, p. 203.

Judges who are always summoned to sit.

Judges who sit by rota.

THE INTERNATIONAL PRIZE COURT

ARTICLE 16

If a belligerent Power has, according to the rota, no judge sitting Selection of If a beligerent Power has, according to the rota, no judge sitting judge by in the Court, it may ask that the judge appointed by it should take beligerent Power. part in the settlement of all cases arising from the war. Lots shall then be drawn as to which of the judges entitled to sit according to the rota shall withdraw. This arrangement does not affect the judge appointed by the other belligerent.

ARTICLE 17

No judge can sit who has been a party, in any way whatever, to Disqualification the sentence pronounced by the national courts, or has taken part in the case as counsel or advocate for one of the parties.

No judge or deputy judge can, during his tenure of office, appear as agent or advocate before the International Prize Court nor act for one of the parties in any capacity whatever.

ARTICLE 18

The belligerent captor is entitled to appoint a naval officer of high captor rank to sit as assessor, but with no voice in the decision. A neutral Power, which is a party to the proceedings or whose subject or citizen is a party, has the same right of appointment; if as the result of this last provision more than one Power is concerned, they must agree among themselves, if necessary by lot, on the officer to be appointed.

ARTICLE 19

The Court elects its president and vice-president by an absolute Flection of officers. majority of the votes cast. After two ballots, the election is made by a bare majority, and, in case the votes are equal, by lot.

ARTICLE 20

The judges on the International Prize Court are entitled to traveling Compensation allowances in accordance with the regulations in force in their own country, and in addition receive, while the Court is sitting or while they are carrying out duties conferred upon them by the Court, a sum of 100 Netherland florins per diem.

Belligerent interested rearral may appoint assessor.

CONVENTION XII OF 1907

These payments are included in the general expenses of the Court dealt with in Article 47, and are paid through the International Bureau established by the Convention of the 29 h July, 1899.

The judges may not receive from their own Government or from that of any other Power any remuneration in their capacity of members of the Court.

Article 21

The seat of the International Prize Court is at The Hague and it can not, except in the cases of *force majeure*, be transferred elsewhere without the consent of the belligerents.

ARTICLE 22

The Administrative Council fulfils, with regard to the International Prize Court, the same functions as to the Permanent Court of Arbitration, but only representatives of contracting Powers will be members of it.

ARTICLE 23

International Bureau acts as registry.

Sear of the Court

Functions of

Administrative Council.

> The International Bureau acts as registry to the International Prize Court and must place its offices and staff at the disposal of the Court. It has charge of the archives and carries out the administrative work. The secretary general of the International Bureau acts as registrar.

> The secretary general of the international registrar, translators and The necessary secretaries to assist the registrar, translators and shorthand writers are appointed and sworn in by the Court.

ARTICLE 24

The Court determines which language it will itself use and what languages may be used before it.

In every case the official language of the national courts which have had cognizance of the case may be used before the Court.

ARTICLE 25

Powers may appoint agents and counsel.

Language used in proceedings

> Powers which are concerned in a case may appoint special agents to act as intermediaries between themselves and the Court. They may also engage counsel or advocates to defend their rights and interests.

THE INTERNATIONAL PRIZE COURT

ARTICLE 26

A private person concerned in a case will be represented before the Attorneys for Court by an attorney, who must be either an advocate qualified to plead individuals. before a court of appeal or a high court of one of the contracting States, or a lawyer practising before a similar court, or lastly, a professor of law at one of the higher teaching centers of those countries.

ARTICLE 27

For all notices to be served, in particular on the parties, witnesses, How notices or experts, the Court may apply direct to the Government of the State served. on whose territory the service is to be carried out. The same rule applies in the case of steps being taken to procure evidence.

The requests for this purpose are to be executed so far as the means at the disposal of the Power applied to under its municipal law allow. They can not be rejected unless the Power in question considers them calculated to impair its sovereign rights or its safety. If the request is complied with, the fees charged must only comprise the expenses actually incurred.

The Court is equally entitled to act through the Power on whose territory it sits.

Notices to be given to parties in the place where the Court sits may be served through the International Bureau.

PART III.—PROCEDURE IN THE INTERNATIONAL PRIZE COURT

ARTICLE 281

An appeal to the International Prize Court is entered by means of a Method and written declaration made in the national court which has already terme appeal. dealt with the case or addressed to the International Bureau; in the latter case the appeal can be entered by telegram.

The period within which the appeal must be entered is fixed at 120 days, counting from the day the decision is delivered or notified (Article 2, paragraph 2).

ARTICLE 29²

If the notice of appeal is entered in the national court, this Court, Transmission or record to without considering the question whether the appeal was entered in Internat

m the court.

Procedure

See Article 5 of the Additional Protocol, post, p. 206. 2See Article 6 of the Additional Protocol, post, p. 207.

CONVENTION XII OF 1907

due time, will transmit within seven days the record of the ease to the International Bureau.

If the notice of the appeal is sent to the International Bureau, the Bureau will immediately inform the national court, when possible by telegraph. The latter will transmit the record as provided in the preceding paragraph.

When the appeal is brought by a neutral individual the International Bureau at once informs by telegraph the individual's Government, in order to enable it to enforce the rights it enjoys under Article 4, paragraph 2.

ARTICLE 30

Appeal when national courts fail to give final judgment. In the case provided for in Article 6, paragraph 2, the notice of appeal can be addressed to the International Bureau only. It must be entered within thirty days of the expiration of the period of two years.

ARTICLE 31

Late appeal may be rejected. If the appellant does not enter his appeal within the period laid down in Articles 28 or 30, it shall be rejected without discussion.

Provided that he can show that he was prevented from so doing by *force majeure*, and that the appeal was entered within sixty days after the circumstances which prevented him entering it before had ceased to operate, the Court can, after hearing the respondent, grant relief from the effect of the above provision.

ARTICLE 32

If the appeal is entered in time, a certified copy of the notice of appeal is forthwith officially transmitted by the Court to the respondent.

ARTICLE 33

Appeal of other parties.

Copy of appeal is sent

to respondent.

If, in addition to the parties who are before the Court, there are other parties concerned who are entitled to appeal, or if, in the case referred to in Article 29, paragraph 3, the Government who has received notice of an appeal has not announced its decision, the Court will await before dealing with the case the expiration of the period laid down in Articles 28 or 30.

THE INTERNATIONAL PRIZE COURT

ARTICLE 34

The procedure before the International Court includes two distinct Pleadings and argument. parts: the written pleadings and oral discussions.

The written pleadings consist of the deposit and exchange of cases, counter-cases, and, if necessary, of replies, of which the order is fixed by the Court, as also the periods within which they must be delivered. The parties annex thereto all papers and documents of which they intend to make use.

A certified copy of every document produced by one party must be communicated to the other party through the medium of the Court.

ARTICLE 35

After the close of the pleadings, a public sitting is held on a day Public sitting. fixed by the Court.

At this sitting the parties state their view of the case both as to the law and as to the facts.

The Court may, at any stage of the proceedings, suspend speeches of counsel, either at the request of one of the parties, or on their own initiative, in order that supplementary evidence may be obtained.

ARTICLE 36

The International Court may order the supplementary evidence to Supplementary be taken either in the manner provided by Article 27, or before itself, or one or more of the members of the Court, provided that this can be done without resort to compulsion or the use of threats.

If steps are to be taken for the purpose of obtaining evidence by members of the Court outside the territory where it is sitting, the consent of the foreign Government must be obtained.

ARTICLE 37

The parties are summoned to take part in all stages of the proceed- Parties summoned for ings and receive certified copies of the minutes.

ARTICLE 38

The discussions are under the control of the president or vice-president, or, in case they are absent or can not act, of the senior judge by president. present.

The judge appointed by a belligerent party can not preside.

vidence.

erv stage of proceedings.

CONVENTION XIL OF 1907

ARTICLE 39

The discussions take place in public, subject to the right of a Government who is a party to the case to demand that they be held in private.

Minutes

Discussions

public.

Minutes are taken of these discussions and signed by the president and registrar, and these minutes alone have an authentic chara, er.

ARTICLE 40

If a party does not appear, despite the fact that he has been duly cited, or if a party fails to comply with some step within the period fixed by the Court, the case proceeds without that party, and the Court gives judgment in accordance with the material at its disposal.

ARTICLE 41

The Court officially notifies to the parties decrees or decisions made in their absence.

ARTICLE 42

The Court takes into consideration in arriving at its decision all the facts, evidence, and oral statements.

ARTICLE 4.3

The Court considers its decision in private and the proceedings are secret.

All questions are decided by a majority of the judges present. If the number of judges is even and equally divided, the vote of the junior judge in the order of precedence law lown in Article 12, paragraph 1, is not counted.

ARTICLE 44

The judgment of the Court must give the reasons on which it is based. It contains the names of the judges taking part in it, and also of the assessors, if any; it is signed by the president and registrar.

ARTIC . 421

Method of pron-uncing sentence.

The sentence is pronounced in public atting, the parties concerned being pre-ent or duly summoned to attend; the sentence is officially communicated to the parties.

See Article 7 of the Additional Protocol post, p. 207.

Result of failure of party to appear

Notification of decrees or decisions.

Matters considered in

arriving at decision.

Manner of making decisions.

Reasons for

judgment.

When this communication has been made, the Court transmits to the national prize court the record of the case, together with copies of the various decisions arrived at and of the minutes of the proceedings.

ARTICLE 46

Each party pays its own costs.

The party against whom the Court decides bears, in addition, the costs of the trial, and also pays 1 per cent of the value of the subjectmatter of the case as a contribution to the general expenses of the International Court. The amount of these payments is fixed in the judgment of the Court.

If the appeal is brought by an individual, he will furnish the International Bureau with security to an amount fixed by the Court, for the purpose of guaranteeing eventual fulfilment of the two obligations mentioned in the preceding paragraph. The Court is entitled to postpone the opening of the proceedings until the security has been furnished.

ARTICLE 47

The general expenses of the International Prize Court are borne General by the contracting Powers in proportion to their share in the composi- of Court. tion of the Court as laid down in Article 15 and in the annexed table.¹ The appointment of deputy judges does not involve any contribution.

The Administrative Council applies to the Powers for the funds requisite for the working of the Court.

ARTICLE 48

When the Court is not sitting, the duties conferred upon it by Ar- Performance of duties ticle 32, Article 34, paragraphs 2 and 3, Article 35, paragraph 1, and when Court is not sitting. Article 46, pagraph 3, are discharged by a delegation of three judges appointed by the Court. This delegation decides by a majority of votes.

ARTICLE 49

The Court itself draws up its own rules of procedure, which must Rules of procedure, be communicated to the contracting Powers.

It will meet to elaborate these rules within a year of the ratification of the present Convention.

¹Post, p. 203.

Payment of costs.

CONVENTION XII OF 1907

ARTICLE 50

Modifications in present Convention. The Court may propose modifications in the previsions of the present Convention concerning procedure. These proposals are communicated, through the medium of the Netherland Government, to the contracting Powers, which will consider together as to the measures to be taken.

Final provisions.

PART IV .- FINAL PROVISIONS

ARTICLE 51

Applicability of Convention. The present Convention does not apply as of right except when the belligerent Powers are all parties to the Convention.

It is further fully understood that an appeal to the International Prize Court can only be brought by a contracting Power or the subject or citizen of a contracting Power.

In the cases mentioned in Article 5, the appeal is only admitted when both the owner and the person entitled to represent him are equally contracting Powers or the subjects or citizens of contracting Powers.

ARTICLE 52

Ratifications.

The present Convention shall be ratified and the ratifications shall be deposited at The Hague as soon as all the Powers mentioned in Article 15 and in the table annexed are in a position to do so.

The deposit of the ratifications shall take place, in any case, on the 30th June, 1909, if the Powers which are ready to ratify furnish nine judges and nine deputy judges to the Court, qualified to validly constitute a Court. If not, the deposit shall be postponed until this condition is fulfilled.

A minute of the deposit of ratifications shall be drawn up, of which a certified copy shall be forwarded, through the diplomatic channel, to each of the Powers referred to in the first paragraph.¹

ARTICLE 53

Signatures and adhesions. The Powers referred to in Article 15 and in the table annexed arc entitled to sign the present Convention up to the deposit of the ratifications contemplated in paragraph 2 of the preceding article.

After this deposit, they can at any time adhere to it, purely and

See Article 8 of the Additional Protocol, post, p. 207.

THE INTERNATIONAL PRIZE COURT

simply.1 A Power wishing to adhere, notifies its intention in writing to the Netherland Government transmitting to it, at the same time, the act of adhesion, which shall be deposited in the archives of the said Government. The latter shall send, through the diplomatic channel, a certified copy of the notification and of the act of adhesion to all the Powers referred to in the preceding paragraph, informing them of the date on which it has received the notification.

ARTICLE 54

The present Convention shall come into force six months from the Effect of deposit of the ratifications contemplated in Article 52, paragraphs 1 and 2.

The adhesions shall take effect sixty days after notification of such adhesion has been received by the Netherland Government, or as soon as possible on the expiration of the period contemplated in the preceding paragraph.

The International Court shall, however, have jurisdiction to deal with prize cases decided by the national courts at any time after the deposit of the ratifications or of the receipt of the notification of the adhesions. In such cases, the period fixed in Article 28, paragraph 2, shall only be reckoned from the date when the Convention comes into force as regards a Power which has ratified or adhered.

ARTICLE 55

The present Convention shall remain in force for twelve years from Duration. the time it comes into force, as determined by Article 54, paragraph 1, even in the case of Powers which adhere subsequently.

It shall be renewed tacitly from six years to six years unless de- Renewal. nounced.

Denunciation must be notified in writing, at least one year before Denunciation. the expiration of each of the periods mentioned in the two preceding paragraphs, to the Netherland Government, which will inform all the other contracting Powers.

Denunciation shall only take effect in regard to the Power which has notified it. The Convention shall remain in force in the case of the other contracting Powers, provided that their participation in the appointment of judges is sufficient to allow of the composition of the Court with nine judges and nine deputy judges.

¹See Article 9 of the Additional Protocol, post, p. 207.

Convention.

CONVENTION XII OF 1907

ARTICLE 56

Selection of judges by Administrative Council.

In case the present Convention is not in operation as regards all the Powers referred to in Article 15 and the annexed table, the Administrative Council shall draw up a list on the lines of that article and table of the judges and deputy judges through whom the contracting Powers will share in the composition of the Court. The times allotted by the said table to judges who are summoned to sit in rota will be redistributed between the different years of the six-year period in such a way that, as far as possible, the number of the judges of the Court in each year shall be the same. If the number of deputy judges is greater than that of the judges, the number of the latter can be completed by deputy judges chosen by lot among those powers which do not nominate a judge.

The list drawn up in this way by the Administrative Council shall be notified to the contracting Powers. It shall be revised when the number of these Powers is modified as the result of adhesions or denunciations.

The change resulting from an adhesion is not made until the 1st January after the date on which the adhesion takes effect, unless the adhering Power is a belligerent Power, in which case it can ask to be at once represented in the Court, the provision of Article 16 being, moreover, applicable if necessary.

When the total number of judges is less than eleven, seven judges form a quorum.

ARTICLE 57

Modification of Article 15. Two years before the expiration of each period referred to in paragraphs 1 and 2 of Article 55 any contracting Power can demand a modification of the provisions of Article 15 and of the annexed table, relative to its participation in the composition of the Court. The demand shall be addressed to the Administrative Council, which will examine it and submit to all the Powers proposals as to the measures to be adopted. The Powers shall inform the Administrative Council of their decision with the least possible delay. The result shall be at once, and at least one year and thirty days before the expiration of the said period of two years, communicated to the Power which made the demand.

When necessary, the modifications adopted by the Powers shall come into force from the commencement of the fresh period.

THE INTERNATIONAL PRIZE COURT

In faith whereof the plenipotentiaries have appended their signatures Signing. to the present Convention.

Done at The Hague, the 18th October, 1907, in a single copy, which Deposit of original.

shall remain deposited in the archives of the Netherland Government, Certified copies to Powers. and duly certified copies of which shall be sent, through the diplomatic channel to the Powers designated in Article 15 and in the table annexed.

[Here follow signatures.]

ANNEX TO ARTICLE 15

Distribution of Judges and Deputy Judges by Countries for Each Year of the Period of Six Years

JUDGES	DEPUTY JUDGES	JUDGES	DEPUTY JUDGES
First Year		Second Year	
 Argentine Colombia Spain Greece Norway Netherlands Turkey 	Paraguay Bolivia Spain Roumania Sweden Belgium Persia	Argentine Spain Greece Norway Netherlands Turkey Uruguay	Panama Spain Roumania Sweden Belgium Luxemburg Costa Rica
Third Year		Fourth Year	
 Brazil China Spain Netherlands Roumania Sweden Venezuela 	Dominican Rep. Turkey Portugal Switzerland Greece Denmark Haiti	Brazil China Spain Peru Roumania Sweden Switzerland	Guatemala Turkey Portugal Honduras Greece Denmark Netherlands
Fifth	Ycar	Sixtl	i Year
 Belgium Bulgaria Chile Denmark Mexico Persia Portugal 	Netherlands Montenegro Nicaragua Norway Cuba China Spain	Belgium Chile Denmark Mexico Portugal Serbia Siam	Netherlands Salvador Norway Ecuador Spain Bulgaria China

THE ADDITIONAL PROTOCOL OF 1910

ADDITIONAL PROTOCOL TO THE CONVENTION RELATIVE TO THE ESTABLISHMENT OF AN INTERNATIONAL COURT OF PRIZE'

Signed at The Hague, September 19, 1910

Contracting Powers. Germany, the United States of America, the Argentine Republic, Austria-Hungary, Belgium, Bolivia, Bulgaria, Chile, Colombia, the Republic of Cuba, Denmark, Ecuador, Spain, France, Great Britain, Guatemala, Haiti, Italy, Japan, Mexico, Norway, Panama, Paraguay, the Netherlands, Peru, Persia, Portugal, Salvador, Siam, Sweden, Switzerland, Turkey, Uruguay,

Powers signatory to the Hague Convention dated October 18, 1907, for the establishment of an International Court of Prize,

Considering that for some of these Powers difficulties of a constitutional nature prevent the acceptance of the said Convention, in its present form,

Have deemed it expedient to agree upon an additional protocol taking into account these difficulties without jeopardizing any legitimate interest and have, to that end, appointed as their plenipotentiaries, to wit:

Germany: His Excellency Félix von Müller, Envoy Extraordinary and Minister Plenipotentiary at The Hague.

The United States of America: James Brown Scott.

The Argentine Republic: His Excellency Alejr o Guesalaga, Envoy Extraordinary and Minister Plenipotentiary he Hague.

Austria-Hungary: Baron E. Gudenus, Chargé d'Affaires ad interim at The Hague.

Belgium: His Excellency Baron Fallon, Envoy Extraordinary and Minister Plenipotentiary at The Hague.

Bolivia: His Excellency General Ismael Montes, Envoy Extraordinary and Minister Plenipotentiary at The Hague.

Bulgaria: His Excellency Dimitri Stancioff, Envoy Extraordinary and Minister Plenipotentiary in France and Belgium.

Chile: His Excellency Federico Puga Borne, Envoy Extraordinary and Minister Plenipotentiary at Paris.

Colombia: His Excellency Ignacio Gutiérrez Ponce, Envoy Extraordinary and Minister Plenipotentiary at The Hague.

The Republic of Cuba: Mignel Angel Campa, Chargé d'Affaires ad interim at The Hague.

Denmark: J. W. Grevenkop Casten kjold, Minister Resident at The Hague.

¹Foreign relations of the United States, 1910, p. 631; Martens, Nouveau Recueil Général de Traités, 3d series, vol. vii, p. 73.

l'ienipotentiarics.

Ecuador: His Excellency Victor Manuel Rendón, Envoy Extraordinary and Minister Plenipotentiary at Paris.

Spain : His Excellency José de la Rica y Calvo, Envoy Extraordinary and Minister Plenipotentiary at The Hague.

France: His Excellency Marcellin Pellet, Envoy Extraordinary and Minister Plenipotentiary at The Hague.

Great Britain: His Excellency Sir George William Buchanan, G. C. V. O., K. C. M. G., C. B., Envoy Extraordinory and Minister Plenipotentiary at The Hague.

Guatemala: Francisco de Arce, Chargé d'Affaires ad interim at The Hague.

Haiti: His Excellency Georges Sylvain, Envoy Extraordinary and Minister Plenipotentiary at Paris.

Italy: His Excellency Count Giuseppe Sallier de la Tour, Duke of Calvello, Envoy Extraordinary and Minister Plenipotentiary at The Hague.

Japan: His Excellency Aimaro Sato, Envoy Extraordinary and Minister Plenipotentiary at The Hague.

Mexico: His Excellency Enrique Olarte, Envoy Extraordinary and Minister Plenipotentiary at The Hague.

Norway. His Excellency George Francis Hagerup, Envoy Extraordinary and Minister Plenipotentiary at The Hague.

Panama: Juan Antonio Jiménez, Chargé d'Affaires at The Hague. Paraguay: Count Georges du Monceau de Bergendal, Consul of Paraguay at Brussels.

The Netherlands: His Excellency Jonkheer R. de Marees van Swinderen, Minister of Foreign Affairs.

Peru: His Excellency Manuel Alvarez Calderón, Envoy Extraordinary and Minister Plenipotentiary in Belgium and Switzerland.

Persia: His Excellency Mirza Ahmed Khan Sadigh ul-Mulk, Envoy Extraordinary and Minister Plenipotentiary at The Hague.

Portugal: Carlos Rangel de Sampaio, Chargé d'Affaires ad interim at The Hague.

Salvador: John Helsmoortel, Consul General of Salvador in Belgium.

Siam: His Excellency Phya Visutr Kosa, Envoy Extraordinary and Minister Plenipotentiary at The Hague.

Sweden: His Excellency Count Johan Jacob Albert Ehrensvärd, En Extraordinary and Minister Plenipotentiary at The Hague.

Switzerland: Gaston Carlin, Envoy Extraordinary and Minister Plenipotentiary at The Hague.

THE ADDITIONAL PROTOCOL OF 1910

Turkey: His Excellency Aristarchi Bey, Envoy Extraordinary and Minister Plenipotentiary at The Hague.

Uruguay: Virgilio Sampognaro, Chargé d'Affaires at The Hague. Who, after depositing their full powers, found to be in good and due form, have agreed upon the following:

ARTICLE 1

The Powers signatory or adhering to the Hague Convention of October 18, 1907, relative to the establishment of an International Court of Prize, which are prevented by difficulties of a constitutional nature from accepting the said Convention in its present form, have the right to declare in the instrument of ratification or adherence that in prize cases, whereof their national courts have jurisdiction, recourse to the International Court of Prize can only be exercised against them in the form of an action in damages for the injury caused by the capture.

ARTICLE 2

In the case of recourse to the International Court of Prize, in the form of an action for damages, Article 8^1 of the Convention is not applicable; it is not for the Court to pass upon the validity or the nullity of the capture, nor to reverse or affirm the decision of the national tribunals.

If the capture is considered illegal, the Court determines the amount of damages to be allowed, if any, to the claimants.

ARTICLE 3

The conditions to which recourse to the International Court of Prize is subject by the Convention are applicable to the action in damages.

ARTICLE 4

Under reserve of the provisions hereinafter stated the rules of procedure established by the Convention for recourse to the International Court of Prize shall be observed in the action in damages.

ARTICLE 5

In derogation Ir of Article 28 of Convention. for

In derogation of Article 28, paragraph 1, of the Convention, the suit for damages can only be brought before the International Court of

¹Ante, p. 191.

Powers signatory or adhering to Convention of October 18, 1907.

Rights of

In case of an action for damages.

Court determine: amount to be allowed, if any.

Rules of procedure.

THE INTERNATIONAL PRIZE COURT

Prize by means of a written declaration addressed to the International Bureau of the Permanent Court of Arbitration; the case may even be brought before the Bureau by telegram.

ARTICLE 6

In derogation of Article 29 of the Convention the International Inderogation Bureau shall notify directly, and if possible by telegram, the Govern- of Convention. ment of the belligerent captor of the declaration of action brought before it.

The Government of the belligerent captor, without considering whether the prescribed periods of time have been observed, shall, within seven days of the receipt of the notification, transmit to the International Bureau the case, appending thereto a certified copy of the decision, if any, rendered by the national tribunal.

ARTICLE 7

In derogation of Article 45, paragraph 2, of the Convention the Inderogation of Article 45 Court rendering its decision and notifying it to the parties to the suit shall send directly to the Government of the belligerent captor the record of the case submitted to it, appending thereto a copy of the various intervening decisions as well as a copy of the minutes of the preliminary proceedings.

ARTICLE 8

The present additional protocol shall be considered as forming an Present protointegral part of and shall be ratified at the same time as the Con- integral part vention.

If the declaration provided for in Article 1 herein above is made in the instrument of the ratification, a certified copy thereof shall be inserted in the proces-verbal of the deposit of ratifications referred to in Article 52, paragraph 3, of the Convention.

ARTICLE 9

Adherence to the Convention is subordinated to adherence to the Adherence. present additional protocol.

In faith of which the plenipotentiaries have affixed their signatures Signing. to the present additional protocol.

of Convention.

\rticle

THE ADDITIONAL PROTOCOL OF 1910

Deposit of original.

Certified copies to Powers. 208

Done at The Hague on the 19th day of September, 1910, in a single copy, which shall remain deposited in the archives of the Government of the Netherlands and of which duly certified copies shall be forwarded through diplomatic channels to the Powers designated in Article 15 of the Convention relative to the establishment of an International Court of Prize of October 18, 1907, and in its appendix.

[Here follow signatures.]

SIGNATURES AND RESERVATIONS

Both the 1907 Convention and the 1910 Additional Protocol have been signed by the following Powers:

Argentine Republic Austria-Hungary Belgium Bolivia Bulgaria Chile Colombia Cuba Denmark Ecuador France Germany Great Britain Guatemala Haiti Italy Japan

Mexico Netherlands Norway Panama Paraguay Persia Peru Portugal Salvador Siam Spain Sweden Switzerland Turkey United States Uruguay

Reservations:

Chile, Cuba, Ecuador, Guatemala, Haiti, Persia, Salvador, Siam, Turkey and Uruguay signed the Convention with reservation of Article 15.

¹The deposit of ratifications provided for in Article 52, paragraph 2 (ante, p. 200) has not yet taken place.

CONVENTION (XIII) CONCERNING THE RIGHTS AND DUTIES OF NEUTRAL POWERS IN NAVAL WAR

Signed at The Hague, October 18, 1907

His Majesty the German Emperor, King of Prussia; [etc.]:

With a view to harmonizing the divergent views which, in the Purpose of Convention. event of naval war, are still held on the relations between neutra! Powers and belligerent Powers, and to anticipating the difficulties to which such divergence of views might give rise;

Seeing that, even if it is not possible at present to concert measures applicable to all circumstances which may in practice occur, it is nevertheless undeniably advantageous to frame, as far as possible, rules of general application to meet the case where war has unfortunately broken out;

Seeing that, in cases not covered by the present Convention, it is expedient to take into consideration the general principles of the law of nations;

Seeing that it is desirable that the Powers should issue detailed enactments to regulate the results of the attitude of neutrality when adopted by them;

Seeing that it is, for neutral Powers, an admitted duty to apply these rules impartially to the several belligerents;

Seeing that, in this category of ideas, these rules should not, in principle, be altered, in the course of the war, by a neutral Power, except in a case where experience has shown the necessity for such change for the protection of the rights of that Power;

Have agreed to observe the following common rules, which can not Plenipo-tentiarie however modify provisions laid down in existing general treaties. and have appointed as their plenipotentiaries, namely:

[Here follow the names of plenipotentiaries.]

Who, after having deposited their full powers, found in good and due form, have agreed upon the following provisions:

CONVENTION XIII OF 1907

ARTICLE 1

Bellig, renty to respect rights of neutral Powers

Belligerents are bound to respect the sovereign rights of neutral Powers and to abstain, in neutral territory or neutral waters, from any act which would, if knowingly permitted by any Power, constitute a violation of neutrality.

ARTICLE 2

Hostile acts in neutral waters forbidden.

Any act of hostility, including capture and the exercise of the right of search, committed by belligerent war-ships in the territorial waters of a neutral Power, constitutes a violation of neutrality and is strictly forbidden.

ARTICLE 3

Release of ships captured: by neutral Power:

by captor Government.

neutral territory.

When a ship has been captured in the territorial waters of a neutral Power, this Power must employ, if the prize is still within its jurisdiction, the means at its disposal to release the prize with its officers and crew, and to intern the prize crew.

If the prize is not in the jurisdiction of the neutral Power, the captor Government, on the demand of that Power, must liberate the prize with its officers and crew.1

ARTICLE 4

A prize court can not be set up by a belligerent on neutral territory Prize courts forbidden in or on a vessel in neutral waters.

ARTICLE 5

ports by belligerents forbidden.

War supplies to belligerents forbidden.

Belligerents are forbidden to use neutral ports and waters as a base of naval operations against their adversaries, and in particular to crect wireless telegraphy stations or any apparatus for the purpose of communicating with the belligerent forces on land or sea.

ARTICLE 6

The supply, in any manner, directly or indirectly, by a neutral Power to a belligerent Power, of war-ships, ammunition, or war material of any kind whatever, is forbidden.

See the reservation of the United States respecting this paragraph, post, p. 219.

Use of neutral

NEUTRAL POWERS IN NAVAL WAR

ARTICLE 7

A neutral Power is not bound to prevent the export or transit, for Right of the use of either belligerent, of arms, ammunition, or, in general, of allowed anything which could be of use to an army or fleet.

ARTICLE 8

A neutral Government is bound to employ the means at its dis- Vrning, etc., for hostile posal to prevent the fitting out or arming of any vessel within its use to be jurisdiction which it has reason to believe is intended to cruise, or by neutral. engage in hostile operations, against a Power with which that Government is at peace. It is also bound to display the same vigilance to prevent the departure from its jurisdiction of any vessel intended to cruise, or engage in hostile operations, which had been adapted entirely or partly within the said jurisdiction for use in war.

ARTICLE 9

A neutral Power must apply impartially to the two bellis and Impartiality to bellis and belligerents. the conditions, restrictions, or prohibitions made by it in r gaid to the admission into its ports, roadsteads, or territorial waters, of belligerent war-ships or of their prizes.

Nevertheless, a neutral Power may forbid a belligerent vessel which allowed has failed to conform to the orders and regulations made by it, or which has violated neutrality, to enter its ports or roadsteads.

ARTICLE 101

The neutrality of a Power is not affected by the mere passage Passing through through its territorial waters of war-ships or prizes belonging to neutral waters allowed. belligerents.

ARTICLE 11²

A neutral Power may allow belligerent war-ships to employ its Pii ta. licensed pilots.

ARTICLE 12³

In the absence of special provisions to the contrary in the legisla- Temporary stay in ports. tion of a neutral Power, belligerent war-ships are not permitted to remain in the ports, roadsteads, or territorial waters of the said Power

¹See the declaration of Turkey as to the Dardanelles and Bosphorus, post, p. 219.

²Germany made reservation of Article 11.

"The Dominican Republic, Germany, Persia and Siam made reservation of Article 12.

6.4

CONVENTION XIII OF 1907

for more than twenty-four hours, except in the cases covered by the present Convention.

ARTICLE 131

Departure of war-ahipa on outbreak of hostilitiea. If a Power which has been informed of the outbreak of hostilities learns that a belligerent war-ship is in one of as ports or roadsteads, or in its territorial waters, it must notify the said ship to depart within twenty-four hours or within the time prescribed by local regulations.

ARTICLE 14

Detention by reason of damage, etc. A belligerent war-ship may not prolong its stay in a neutral port beyond the permissible time except on account of damage or stress of weather. It must depart as soon as the cause of the delay is at an end.

Vessels permitted to remain.

Maximum of war-shipa allowed

in ports.

The regulations as to the question of the length of time which these vessels may remain in neutral ports, roadsteads, or waters, do not apply to war-ships devoted exclusively to religious, scientific, or philanthropic purposes.²

ARTICLE 15

In the absence of special provisions to the contra- in the legislation of a neutral Power, the maximum number of war-ships belonging to a belligerent which may be in one of the ports or roadsteads of that Power simultaneously shall be three.

ARTICLE 16

Departure of war-ships of both tat belligerents.

When war-ships belonging to both belligerents are present simultaneously in a neutral port or roadstead, a period of not less than twenty-four hours must elapse between the departure of the ship belonging to one belligerent and the departure of the ship belonging to the other.

The order of departure is determined by the order of arrival, unless the ship which arrived first is so circumstanced that an extension of its stay is permissible.

A belligerent war-ship may not leave a neutral port or roadstead until twenty-four hours after the departure of a merchant ship flying the flag of its adversary.

Order of

departure.

Allowance to merchant ships.

¹Germany made reservation of Article 13.

^{*}China made reservation of this paragraph.

NEUTRAL POWERS IN NAVAL WAR

ARTICLE 17

In neutral ports and roadsteads belligerent war-ships may only carry Repairs permitted out such repairs as are absolutely necessary to render them seaworthy. war ships. and may not add in any manner whatsoever to their fighting force. The local authorities of the neutral Power shall decide what repairs are necessary, and these must be carried out with the least possible delay.

ARTICLE 18

Belligerent war-ships may not make use of neutral ports, road- l'se of neutral ports, etc., by steads, or territorial waters for replenishing or increasing their sup- forbidden. plies of war material or their armament, or for completing their crews.

ARTICLE 191

Revictualing Belligerent war-ships may only revictual in neutral ports or roadpermitted. steads to bring up their supplies to the peace standard.

Fuel. Similarly these vessels may only ship sufficient fuel to enable them to reach the nearest port in their own country. They may, on the other hand, fill up their bunkers built to carry fuel, when i: neutral countries which have adopted this method of determining the amount of fuel to be supplied.

If, in accordance with the law of the neutral Power, the ships are Time for coaling. not supplied with coal within twenty-four hours of their arrival, the permissible duration of their stay is extended by twenty-four hours.

ARTICLE 202

Belligerent war-ships which have shipped fuel in a port belonging Restriction on recoaling. to a neutral Power may not within the succeeding three months replenish their supply in a port of the same Power.

ARTICLE 21^a

A prize may only be brought into a neutral port on account of unsea- When prizea worthiness, stress of weather, or want of fuel or provisions.

It must leave as soon as the circumstances which justified its entry Duration are at an end. If it does not, the neutral Power must order it to leave at once; should it fail to obey, the neutral Power must employ the means at its disposal to release it with its officers and crew and to i. .rn the prize crew.

may enter neutral ports.

¹China, Great Britain, Japan, Persia and Siam made reservation of Article 19. ²Germany made reservation of Article 20.

⁸Persia made reservation of Article 21.

CONVENTION XIII OF 1907

ARTICLE 22

A neutral Power must, similarly, release a prize brought into one of its ports under circumstances other than those referred to in Article 21.

ARTICLE 231

Sequestration of prizes.

Release

of prizes.

A neutral Power may allow prizes to enter its ports and roadsteads, whether under convoy or not, when they are brought there to be sequestrated pending the decision of a Prize Court. It may have the prize taken to another of its ports.

Prize crews.

If the prize is convoyed by a war-ship, the prize crew may go on board the convoying ship.

If the prize is not under convoy, the prize crew are left at liberty.

Article 24

Detention of war-ships refusing to leave. If, notwithstanding the notification of the neutral Power, a belligerent ship of war does not leave a port where it is not entitled to remain, the neutral Power is entitled to take such measures as it co. siders necessary to render the ship incapable of taking the sea during

the war, and the commanding officer of the ship must facilitate the execution of such measures.

When a belligerent ship is detained by a neutral Power, the officers and crew are likewise detained.

The officers and crew thus detained may be left in the ship or kept either on another vessel or on land, and may be subjected to the measures of restriction which it may appear necessary to impose upon them. A sufficient number of men for looking after the vessel must, however, be always left on board.

The officers may be left at liberty on giving their word not to quit the neutral territory without permission.

ARTICLE 25

Surveillance by neutral Powers.

A neutral Power is bound to exercise such surveillance as the means at its disposal allow to prevent any violation of the provisions of the above articles occurring in its ports or roadsteads or in its waters.

¹Reservations as to this article were made by Great Britain, Japan, Siam and the United States.

Officers and crew.

Disposition.

Officers paroled.

NEUTRAL POWERS IN NAVAL WAR

ARTICLE 26

The exercise by a neutral Power of the rights laid down in the Exercise of neutral rights present Convention can under no circumstances be considered as an not an un-friendly act. unfriendly act by one or other belligerent who has accepted the articles relating thereto.

ARTICLE 271

The contracting Powers shall communicate to each other in due Promulgation of laws, etc., course all laws, proclamations, and other enactments regulating in force. their respective countries the status of belligerent war-ships in their ports and waters, by means of a communication addressed to the Government of the Netherlands, and forwarded immediately by that Government to the other contracting Powers.

ARTICLE 28

The provisions of the present Convention do not apply except be- Contracting tween contracting Powers, and then only if all the belligerents are par- only affected. ties to the Convention.

ARTICLE 29

The present Convention shall be ratified as soon as possible. The ratifications shall be deposited at The Hague.

The first deposit of ratifications shall be recorded in a proces-verbal signed by the representatives of the Powers which take part therein and by the Netherland Minister for Foreign Affairs.

The subsequent deposits of ratifications shall be made by means of a written notification addressed to the Netherland Government and accompanied by the instrument of ratification.

A duly certified copy of the processerbal relative to the first de- Certified copies posit of ratifications, of the ratifications mentioned in the preceding paragraph, as well as of the instruments of ratification, shall be at once sent by the Netherland Government, through the diplomatic channel, to the Powers invited to the Second Peace Conference, as well as to the other Powers which have adhered to the Convention. In the cases contemplated in the preceding paragraph, the said Government shall inform them at the same time of the date on which it received the notification.

¹China made reservation of this article.

Deposit at The Hague.

Ratification.

to Powers

CONVENTION XIII OF 1907

Article 30

Adhesion of non-signatory Powers. Notification of intent. Non-signatory Powers may adhere to the present Convention. The Power which desires to adhere notifies in writing its intention to the Netherland Government, forwarding to it the act of adhesion, which shall be deposited in the archives of the said Government.

Communication to other Powers. That Government shall at once transmit to all the other Powers a duly certified copy of the notification as well as of the act of adhesion, mentioning the date on which it received the notification.

ARTICLE 31

Powers which were a party to the first deposit of the ratifications,

sixty days after the date of the *procès-verbal* of that deposit, and, in the case of the Powers who ratify subsequently or who adhere, sixty days after the notification of their ratification or of their decision

has been received by the Netherland Government.

The present Convention shall come into force in the case of the

Effect of ratification.

Denunciation.

In the event of one of the contracting Powers wishing to denounce the present Convention, the denunciation shall be notified in writing to the Netherland Government, who shall at once communicate a duly certified copy of the notification to all the other Powers, informing them of the date on which it was received.

ARTICLE 32

The demunciation shall only have effect in regard to the notifying Power, and one year after the notification has been made to the Netherland Government.

ARTICLE 33

A register kept by the Netherland Ministry for Foreign Affairs shall give the date of the deposit of ratifications made by Article 29, paragraphs 3 and 4, as well as the date on which the notifications of adhesion (Article 30, paragraph 2) or of denunciation (Article 32, paragraph 1) have been received.

Each contracting Power is entitled to have access to this register and to be supplied with duly certified extracts.

In faith whereof the plenipotentiaries have appended their signatures to the present Convention.

Done at The Hague, the 18th October, 1907, in a single copy, which

Signing.

Deposit of original.

attication

Register.

Notifying

Power only affected.

NEUTRAL POWERS IN NAVAL WAR

shall remain deposited in the archives of the Netherland Government, and duly certified copies of which shall be sent, through the diplo- Certified copies matic channel, to the Powers which have been invited to the Second Peace Conference.

[Here follow signatures.]

RATIFICATIONS, ADHESIONS AND RESERVATIONS

The foregoing Convention was *ratified* by the following signatory Powers on the dates indicated:

Austria-Hungary	November 27, 1909
Belgium	
Brazil	
Denmark	
France	
Germany	
Guatemala	
Haiti	February 2, 1910
Japan	
Luxemburg	
Mexico	
Netherlands	
Norway	September 19, 1910
Panama	
Portugal	
Roumania	
Russia	November 27, 1909
Salvador	November 27, 1909
Siam	
Sweden	November 27, 1909
Switzerland	

Adhesions:

China January 15, 191	0
Liberia February 4, 191	4
Nicaragua December 16, 190	9
United States December 3, 190	9

CONVENTION XIII OF 1907

The following Powers signed the Convention but have not yet ratified:

Argentine Republic Bolivia Bulgaria Chile Colombia Dominican Republic Ecuador Great Britain Greece Italy Montenegro Paraguay Persia Peru Serbia Turkey Uruguay Venezuela

Reservations.1

China

Adhesion with reservation of paragraph 2 of Article 14, paragraph 3 of Article 19, and of Article 27.

Dominican Republic

With reservation regarding Article 12.

Germany

Under reservation of Articles 11, 12, 13 and 20.2

Great Britain

Under reservation of Articles 19 and 23.

Japan

With reservation of Articles 19 and 23.²

Persia

Under reservation of Articles 12, 19 and 21.

Siam

Under reservation of Articles 12, 19 and 23.2

Turkey

Under reservation of the declaration concerning Article 10 contained in the *proces-verbal* of the eighth plenary session of the Conference held on October 9, 1907.

²Reservation maintained at ratification.

¹All these reservations, except those of China and the United States, were made at signature.

NEUTRAL POWERS IN NAVAL WAR

Extract from the proces-verbal:

The Ottoman delegation declares that the straits of the Dardanelles and the Bosphorus can not in any case be referred to by Article 10. The Imperial Government could undertake no engagement whatever tending to limit its undoubted rights over these straits.¹

United States

The act of adhesion contains the following reservation:

That the United States adheres to the said Convention, subject to the reservation and exclusion of its Article 23 and with the understanding that the last clause of Article 3 thereof implies the duty of a neutral Power to make the demand therein mentioned for the return of a ship captured within the neutral jurisdiction and no longer within that jurisdiction.

¹Statement of Turkhan Pasha. Actes et documents, vol. i, p. 285.

THE HAGUE DECLARATIONS OF 1899 (IV, 1) AND 1907 (XIV) PROHIBITING THE DISCHARGE OF PROJECTILES AND EXPLOSIVES FROM BALLOONS

1899

DECLARATION (IV, 1) to prohibit for the term of five years the launching of projectiles and explosives from balloons, and other new methods of a similar nature.—Signed at The Hague, July 29, 1899.

International Declaration.

The undersigned, plenipotentiaries of the Powers represented at the International Peace Conference at The Hague, duly authorized to that effect by their Governments, inspired by the sentiments which found expression in the Declaration of St. Petersburg of the 29th November (11th December), 1868,

Declare that:

The contracting Powers agree to prohibit, for a term of five years, the launching of projectiles and explosives from balloons, or by other new methods of similar nature. DECLARATION (XIV) prohibiting the discharge of projectiles and explosives from balloons.— Signed at The Hague, October 18, 1907.¹

1907

The undersigned, plenipotentiaries of the Powers invited to the Second International Peace Conference at The Hague, duly authorized to that effect by their Governments, inspired by the sentiments which found expression in the Declaration of St. Petersburg of the 29th November (11th December), 1868, and being desirous of renewing the declaration of The Hague of the 29th July, 1899, which has now extired.

Declare:

The contracting Powers agree to prohibit, for a *period extending to the close of the Third Peace Conference*, the discharge of projectiles and explosives from balloons or by other new methods of a similar nature.

Italics indicate differences between the Declarations of 1899 and 1907.

Launching projectiles from balloons, etc., prohibited.

1899

The present Declaration is only binding on the contracting Powers in case of war between two or more of them.

It shall cease to be binding from the time when, in a war between the contracting Powers, one of the belligerents is joined by a no[,] contracting Power.

The present Declaration shall be ratified as soon as possible.

The ratifications shall be deposited at The Hague.

A procès-verbal shall be drawn up on the receipt of each ratification, of which a copy, duly certified, shall be sent through the diplomatic channel to all the contracting Powers.

The non-signatory Powers may adhere to the present Declaration. For this purpose they must make their adhesion known to the contracting Powers by means of a written notification addressed to the Netherland Government, and communicated by it to all the other contracting Powers.

In the event of one of the high contracting Parties denouncing the present Declaration, such denunciation shall not take effect until a year after the notification made in writing to the Netherland Government, and by it forthwith communicated to all the other contracting Powers.

This denunciation shall only affect the notifying Power.

1907

The present Declaration is only Powers bound. binding on the contracting Powers in case of war between two or more of them.

It shall cease to be binding from Exemption. the time when, in a war between the contracting Powers, one of the belligerents is joined by a noncontracting Power.

The present Declaration shall be ratified as soon as possible.

The ratifications shall be deposited at The Hague.

A procès-verbal shall be drawn Certified copies up recording the receipt of the ratifications, of which a duly ccrtified copy shall be scnt, through the diplomatic channel, to all the contracting Powers.

Non-signatory Powers may adhere to the present Dcclaration. To do so, they must make known their adhesion to the contracting Powers by means of a written notification, addressed to the Netherland Government, and communicated by it to all the other contracting Powers.

In the event of one of the high contracting Parties denouncing the present Declaration, such dcnunciation shall not take effect until a year after the notification made in writing to the Metherland Government, and forthwith communicated by it to all the other contracting Powers.

This denunciation shall only Notifying have effect in regard to the noti- only affected. fving Power.

Ratification.

Deposit at The Hague.

Adhesion of non-signatory Powers

Denunciation.

Signing.

1899

In faith of which the plenipotentiaries have signed the present Declaration, and affixed their seals thereto.

Deposit of original. Done at The Hague, the 29th July, 1899, in a single copy, which shall be kept in the archives of the Netherland Government, and of which copies, duly certified, shall be sent through the diplomatic channel to the contracting Powers.

[Here follow signatures.]

1907

In faith whereof the plenipotentiaries have *appended their signatures* to the present Declaration.

Done at The Hague, the 18th October, 1907, in a single copy, which shall remain deposited in the archives of the Netherland Government, and duly certified copies of which shall be sent, through the diplomatic channel, to the contracting Powers.

[Here follow signatures.]

RATIFICATIONS, ADHESIONS AND RESERVATIONS

The 1899 Declaration was *ratified* by the following signatory Powers on the dates indicated:

Austria-Hungary	September 4, 1900
Belgium	September 4, 1900
Bulgaria	September 4, 1900
China	November 21, 1904
Denmark	September 4, 1900
France	September 4, 1900
Germany	September 4, 1900
Greece	April 4, 1901
Italy	September 4, 1900
Japan	October 6, 1900
Luxemburg	July 12, 1901
Mexico	April 17, 1901
Montenegro	October 16, 1900
Netherlands	September 4, 1900
Norway(See Sw	eden and Norway.)
Persia	September 4, 1900
Portugal	September 4, 1900
Roumania	September 4, 1900
Roumana	September 4 1900
Russia	September 4, 1900

SerbiaMay 11	, 1901 -
Siam September 4	, 1900
Spain September 4	, 1900
Sweden and NorwaySeptember, 4	, 1900
Switzerland December 29	, 1900
United StatesSeptember 4	, 1900

Adhesions: none.

Power which signed but did not ratify: Turkey.

Reservations: none.

The 1907 Declaration was *ratified* by the following signatory Powers on the dates indicated:

Belgium August 8, 19	10
Bolivia November 27, 19	09
Brazil January 5, 19	14
China	09
Great BritainNovember 27, 19	99
Haiti	10
Luxemburg	12
Netherlands November 27, 19	09
Norway	10
Panama	11
Portugal April 13, 19	11
Salvador November 27, 19	09
Siam	
Switzerland	
United StatesNovember 27, 19)9

Adhesions:

Liberia	914
Nicaragua December 16, 1	909

The following Powers signed the Declaration but have not yet ratified:

Argentine Republic Austria-Hungary Bulgaria Colombia Cuba Dominican Republic Ecuador Greece Persia Peru Turkey Uruguay

Reservations: none.

DECLARATION (IV, 2) CONCERNING ASPHYXIATING GASES

Signed at The Hague, July 29, 1899

The undersigned, plenipotentiaries of the Powers represented at the Preamble. International Peace Conference at The Hague, duly authorized to that effect by their Governments, inspired by the sentiments which found expression in the Declaration of St. Petersburg of the 29th November (11th December), 1868.

Declare as follows:

The contracting Powers agree to abstain from the use of projectiles the sole object of which is the diffusion of asphyxiating or deleterious gases.

The present Declaration is only binding on the contracting Powers in the case of a war between two or more of them.

It shall cease to be bine ng from the time when, in a war between the contracting Powers, one of the belligerents shall be joined by a non-contracting Power.

The present Declaration shall be ratified as soon as possible.

The ratifications shall be deposited at The Hague.

A proces-verbal shall be drawn up on the receipt of each ratification, a copy of which, duly certified, shall be sent through the diplomatic channel to all the contracting Powers.

The non-signatory Powers can adhere to the present Declaration. Adhesion. For this purpose they must make their adhesion known to the contracting Powers by means of written notification addressed to the Netherland Government, and by it communicated to all the other contracting Powers.

In the event of one of the high contracting Parties denouncing Demunciation the present Declaration such denunciation shall not take effect until a year after the notification made in writing to the Government of the Netherlands, and forthwith communicated by it to all the other contracting Powers.

This denunciation shall only affect the notifying Power.

Abstention from use of projectiles d ffusing asphyxiating gases.

Powers bound,

Exemption,

Ratification, Deposit at The Hague. Notification to Powers.

Notifying Power only affected.

DECLARATION OF 1899 ON ASPHYXIATING GASES 226

Signing.

Deposit of original.

In faith of which the plenipotentiaries have signed the present Declaration, and affixed their seals thereto.

Done at The Hague, the 29th July, 1899, in a single copy, which shall be kept in the archives of the Netherland Government, and copies of Certified copies which, duly certified, shall be sent by the diplomatic channel to the contracting Powers.

[Here follow signatures.]

RATIFICATIONS, ADHESIONS AND RESERVATIONS

The foregoing Declaration was ratified by all the signatory Powers on the dates indicated :

Austria-Hungary
Belgium
Bulgaria
China November 21, 1904
Denmark
France
Germany
Greece
Italy
JapaOctober 6, 1900
Luxemburg July 12, 1901
Merico
Montenegro October 16, 1900
Netherlands
Norway
Persia
Portugal
Roumania
Russia
Serbia
Serbia
Spain
Sweden and Norway
Sweden and Norway
Turkey June 12, 1907
Adhesions:
Great Britain August 30, 1907
NicaraguaOctober 11, 1907

Reservations: none.

DECLARATION (IV, 3) CONCERNING EXPANDING BULLETS

Signed at The Hague, July 29, 1899

undersigned, plenipotentiaries of the Powers represented at the Preamble nternati Peace Conference at The Hague, duly authorized to that Ci Ci in Ille overnments, inspired by the sentiments which found esserve and the Declaration of St. Petersburg of the 29th November C . insten. the 1868.

in the as I in ws:

The end throug Parties agree to abstain from the use of bullets Abstention from is a contract of flatten easily in the human body, such as bullets with ing bullets. and enclose which does not entirely cover the core or is pierced with at ct in the

The presen Declaration is only binding for the contracting Powers Powers bound close of a war between two or more of them.

It shall cease to be binding from the time when, in a war between Exemption the contracting Powers, one of the belligerents is joined by a non-contracting Power.

The present Declaration shall be ratified as soon as possible. The ratification shall be deposited at The Hague.

A proces-verbal shall be drawn up on the receipt of each ratifica- Notification tion, a copy of which, duly certified, shall be sent through the diplomatic channel to all the contracting Powers.

The non-signatory Powers may adhere to the present Declaration. Adhesion. For this purpose they must make their adhesion known to the contracting Powers by means of a written notification addressed to the Netherland Government, and by it communicated to all the other contracting Powers.

of the high contracting Parties denouncing Denunciation. In the event of e the present Declaration, such denunciation shall not take effect until a year after the notification made in writing to the Netherland Government, and forthwith communicated by it to all the other contracting Powers.

This denunciation shall only affect the notifying Power.

Ratification. Deposit at The Hague . Powers

Notifying Power only affected.

DECLARATION OF 1899 ON EXPANDING BULLETS 228

Signing.

In faith of which the plunipotentiaries have signed the present Declaration, and have affixed their seals thereto.

Deposit of original.

Done at The Hague, the 29th July, 1899, in a single copy, which shall be kept in the archives of the Netherland Government, and of which copies, duly certified, shall be sent through the diplomatic channel to Certified copies to Powers. the contracting Powers.

[Here follow signatures.]

RATIFICATIONS, ADHESIONS AND RESERVATIONS

The foregoing Declaration was ratified by all the signatory Powers on the dates indicated:

	Austria-Hungary	September 4, 1900
	Belgium	September 4, 1900
	Bulgaria	September 4, 1900
	China	November 21, 1904
	Denmark	September 4, 1900
	France	September 4, 1900
	Germany	September 4, 1900
	Greece	April 4, 1901
	Italy	September 4, 1900
	Japan	October 6, 1900
	Luxemburg	July 12, 1901
	Mexico	April 17, 1901
	Montenegro	October 16, 1900
	Netherlands	September 4, 1900
	Norway(See	Sweden and Norway.)
	Persia	September 4, 1900
	Roumania	September 4, 1900
	Russia	September 4, 1900
	Serbia	
	Siam	September 4, 1900
	Spain	September 4, 1900
	Sweden and Norway	September 4, 1900
	Switzerland	December 29, 1900
	Turkey	June 12, 1907
4d	tesions:	
	Great Britain	August 30, 1907
	Nicaragua	October 11, 1907
	Portugal	August 29, 1907

Reservations: none.

SUMMARY

OF THE

SIGNATURES, RATIFICATIONS, ADHESIONS AND RESERVATIONS

TO THE

CONVENTIONS AND DECLARATIONS OF THE FIRST CONFERENCE

	I	11	III	1V(1)	IV(2)	IV(3)	
Abbreviations S-signed. Ratratified. Adhadhered Resreservation.	Conven- tion for the pa- cific set- tlement of inter- national disputes	Conven- tion with respect to the laws and customs of war on land	Conven- tion for the adapta- tion to mari- time warfare of the of the ciples of the Geneva Conven- tion	Declara- tion prohibit- ing the launch- ing of projec- tiles or explo- sives from balloons	Declara- tion con- certing asphyx- iating gases	Declara- t.on con- cerning expand- ing bul- lets	Final Act
Argentine Republic			1	· · · · · · · · · · · · · · · · · · ·			
Adh. June 17, 1907; June 15, 1907, as to Convention I.	Adh.	Adh.	Adh.				•••••
ustria-Hungary	S	8	7	S	S	S Rat.	5
Rat. Sept. 4, 1900	Rat.	Par :	Rat.	Rat	Rat.	Kat. S	S
Belglum Rat Sept. 4, 1900	S Rat.	Rat.	Rat.	Rat	Rat.	Rat.	
Adh. Feb. 7, 1907, June 15, 1907, as to Convention I.	Adh.	Ada	Adh.				
Brazil Adh Feh. 25, 1967; June 15,		Adh.	Adh.		···· ····		
1907, as to Convention I. Bulgarla Rat. Sept 4, 1900	S Rat.	S Rat.	S Rat.	S Rat.	, S Rat.	S Rat.	s
Chile							
Adh. June 19, 1907; June 15, 1907; as to Convention I.	Adh.	Adh.	Adh.				s
Chinas	S Rat.		S Rat.	S Rat.	S Rat.	S Rat.	
Colombia Adh. Jan. 30, 1907; June 15, 1907, as to Convention 1			Adh.				
Cuba	Adh.	Adh.					
spectively. Denmark	JS	s	8	5	+ S	<	S
Rat Sept. 4, 1900	. Rat.	Rat.	Rat		i Rat	Rat	
Dominican Republic		1 Adh.	.Yeb	· · · · · · · · ·		••	
1907, and June 29, 1907, as to Conventions I, 11 and 111 re- spectively.	J	:		; t	:		
Ecuador	l•	. Adh.	Adh		• • •	• • •	
ventions 1, 11, and 111, respectively.			i			c	
France	S	S	, S	- S	· S		18
Rat Sept 4, 1900	., Rat.	Rat	Rat.	Rat	Rat	i≮at.	-
Germany	S	S	S ri	. Kat	Kai	Rat.	
Rat Seit 4 1900	. Rat.	Rat	Kat		17.4.5		

1	I	II	III	IV(1)	IV(2)	IV(3)	
Abbreviations 5signed Ratratified. Adhadhered. Resreservation.	Conven- tion for the pa- cific set tlement of inter- national disputes	Conven- tion with respect to the laws and customs of war on land	Conven- tion for the adapta tion to mari- time warfare of the prin- tiples of the Geneva Conven- tion	Declara- tion : prohibit- ing the launch ing of projec- tiles or explo- sives from balloons	Declara- tion con- cerning asphyx- nating gases	Declara- ti, n.con- cerning expland- ing bul- lets	I-inal Act
		S	5 res.				Ś
Great Britain Rat. Sept. 4, 1900; vdh. Aug.	S Rat.	Rat	Rat.		Adh.	Adh	
30, 1907. Greece	S	S	S	15	S	S	s
Rat. Apr. 4, 1901	Rat.	Rat.	Rat	Rat.	Kat	Rat.	
Guatemais				1			
Adh. June 15, 1907, May 2, 1906, and Apr. 6, 1903, as to Conven- tions I, II, and III, respectively.	Adh.	Adh	Adh.				
Haiti Adh. June 15, 1907, May 24, 1907, and June 29, 1907, as to Conventions I, 11, and III, re- spectively.	Adh.	Adh.	Adh.			1	!
Honduras			1 6.36	1		1	
Adh. Aug. 21, 1906		Adh.	Adh.		5	s	S
Italy	S	S	Rat.	Rat.	Rat.	Rat.	1
Rat. Sept. 4, 1900	Rat.	Rat. S	S	S	S	1 5	S
Japan Rat. Oct. 6, 1900	Rat	Rat.	Rat.	Rat.	Rat.	Rat.	
Rat. Oct. 6, 1900	ivat.	IN MIL	1			1	
Korea Adh. Mar. 17, 1903; Feb. 7, 1903, as to Convention III.		Adh.	Adh.		· · · · · · · · · · · · · · · · · · ·	1	1
Luxemburg	S	S	5	S	S	S	1
Rat. July 12, 1901	Rat.	Rat.	Ret.	Rat.	Rat.	Rat	S
Mexico	S	5	S	S	1 3	S Rat.	1
Rat. Apr. 17, 1901	Rat.	Rat.	Rat.	Rat.	Rat.	Rat.	15
Montenegro	S	1 5	5		Rat.	Rat.	1
Rat. Oct. 16, 1900	Rat.	Rat.	Rat. S	Rat	Nat.	inan.	S
Netherlands Rat. Sept. 4, 1900	S Rat.	1 S Rat	Rat.	K .	Rat.	Rat	
Nicaragua		· · · · · · · · ·			1	Adh.	
Adh. June 15, 1907, as to Con- vention I; May 17, 1907, as to Conventions II and III; Oct. 11, 1907, as to Derlarations 2 and 3.	Adh.	Adh.	Adh.	1	Adh.		
Norway1	15	5	S	5	. 5	S	18
Rat Sept. 4, 1900; July 5, 1907, as to Convention 11.		Rat.	Rat.	Rat.	Rat.	Rat	
1 snama			1	• • • • • • • • • • • • • • • • • • • •			
Adh. June 15, 1907, July 20, 1907, and July 22, 1907, as to Conventions 11, and 111, re- spectively	Adh.	Adh.	Adh.				

"See footnote in p. 32

	I	II	III	IV(1)	IV(2)	IV(3)	
	*						
Abbreviations S-signed. Ratratified. Ndhadhered. Resreservation.	Conven- tion for the pa- cific set tlement of inter- national disputes	Conven- tion with respect to the laws and customs of war on land	Conven- tion for ada sta- tion f mars- time warfare of the jrm- ciples of the Geneva Bon	Declara- tron prohibit- ing the launch- ing of projec- tiles or explo- sives from balloons	Declara- tion con- cerning aspl vx- iating gases	Declara- t on con- t on con- trans of the con- t	Final Act
					· ·		
Paraguay Adh. June 15, 1907, April 12, 1907, and June 29, 1907, as to Conventions 1, 11, and 111, re-		Xdh.	Adh.				
spectively. Peesin	-	s	` `	8		S	5
Peesia	Rat	Rat.	Rat	Rat	Rat	Rat	
Peeu				* -			
Adh. Nov. 24, 1903; June 15, 1907, as to Convention I.	Adh.	\dh.	Adn.		•		
Pnetugal	÷		S	~	8		S
Rat Sett. 4, 1900; Adh. Aug. 29, 1907.	Rat.	itat	Rat.	Rat	Rat	Adh.	
Roumania	5 res	5	S	2	S .	-	÷
Rat. Sept. 4, 1900	Rat res	Rat	Rat.	Rat.	Rat.	Rat. S	3
Runnia	Rat.	Nat Rat	Rat	Riti	Rat.	Rat	· · · ·
Saivator	Adh.	Adh.	Adh.		••••••		
Serbia .	S res.	S	, S	~	4	5	5
Rat May 11, 1901	Rat. res.	Rat.	Rat.	Rat.	Rat	Rat.	
Siant	S	S.	1 3 Dec	Wat	Rat	S Rat.	· · · · ·
Rat. Sept. 4, 1920	Rut	Rat.	Rat.	"tat.	5	S.	5
Rat. Sept. 4, 1900.	tat.	Rat	Rat.	Rat.	Rat	Rat	
Sweden1	S	s	8	~	~	S	S
Rat. Sept 4, 1900, July 5, 1907, as to Convention H	Rat	Rat.	Rat	Rat.	Rat	Rat.	•••
Switzeeland	~		5	~	8	i s	i i
Rat. Dec. 29, 1900, Adh June 20, 1907	Hat	Jh.	Rat	Rat	Rat.	· Rat.	÷
Turkey	S res.	~	S res	~	Ś	1 5	2
Rat. June 12, 1907	Rat	Rat	Rat.		Rat.	Rat	
United States Rat. Sept. 4, 1900, Apr. 9, 1902, as to Convention II.	S res Raties	S Rat.	Rat	Rat		•	,
teuguay				1.			
Adh. June 21, 1906. June 17, 1907, as to Convention I.	Adh	Adh.	Adh				
Venesuela			!				
Adh Mar 1, 1907; June 15, 1907; as to Convention 1.	Adh.	A lh	`Adh.				

"Sweden and Norway constituted a Union until 1905. Action taken by three prom to that doe was taken as a single Power

RESERVATIONS AT SIGNATURE¹

CONVENTION I

Roumania. Under the reservations formulated with respect to Articles 16, 17 and 19 of the present Convention (15, 16 and 18 of the project presented by the committee on examination), and recorded in the *proces-verbal* of the sitting of the Third Commission of July 20, 1899.

Extract from the proces-verbol:

The Royal Government of Roumania being completely in favor of the principle of *facultative* arbitration, of which it appreciates the great importance in international relations, nevertheless does not intend to undertake, by Article 15, an engagement to accept arbitration in every case there provided for, and it believes it ought to form express reservations in that respect.

It can not therefore vote for this article, except under that reservation.

The Royal Government of Roumania declares that it can not adhere to Article 16 except with the express reservation, entered in the *procesverbal*, that it has decided not to accept, in any case, an international arbitration for disagreements or disputes previous to the conclusion of the present Convention.

The Royal Government of Roumania declares that in adhering to Article 18 of the Convention, it makes no engagement in regard to obligatory arbitration.²

Serbia. Under the reservations recorded in the *proces-veroal* of the Third Commission of July 20, 1899.

Extract from the proces-verbal

In the name of the Royal Government of Serbia, we have the honor to declare that our adoption of the principle of good offices and mediation does not imply a recognition of the right of third States to use these means except with the extreme reserve which proceedings of this deneate nature require.

We do not add at good offices and mediation except on condition that their character of purely friendly counsel is maintained fully and completely, and we never could accept them in forms and circumstances such as to impress upon them the character of intervention.³

All these reservations, except that of Turkey, we'll important at ratification.

²Declaration of Mr Beldiman Processerbuer, pt. iv, p. 48.

³Declaration of Mr Miyatovitch. Proces-verbaux, pt. iv. p. 47.

RESERVATIONS AT SIGNATURE

CONVENTION I (Continued)

Turkey. Under reservation of the declaration made in the plenary sitting of the Conference of July 25, 1899.

Extract from the proces-verbal:

The Turkish delegation, considering that the work of this Conference has been a work of high loyalty and humanity, destined solely to assure general peace by safeguarding the interests and the rights of each one, declares, in the name of its Government, that it adheres to the project just adopted, on the following conditions:

1. It is formally understood that recourse to good offices and mediation, to commissions of inquiry and arbitration is purely facultative and could not in any case assume an obligatory character or degenerate into intervention;

2. The Imperial Government itself will be the judge of the cases where its interests would permit it to admit these methods without its abstention or refusal to have recourse to them being considered by the signatory States as an unfriendly act.

It goes without saying that in no case could the means in question be applied to questions concerning interior regulation.1

United States. Under reservation of the declaration made at the plenary sitting of the Conference on the 25th of July, 1899.

Extract from the proces-verbal:

The delegation of the United States of America on signing the Convention for the pacific settlement of international disputes, as proposed by the International Peace Conference, makes the following declaration :

Nothing contained in this Convention shall be so construed as to require the United States of America to depart from its traditional policy of not intruding upon, interfering with, or entangling itself in the political questions or policy or internal administration of any foreign State; nor shall anything contained in the said Convention be construcd to imply a relinquishment by the United States of America of its traditional attitude toward purely American questions.2

CONVENTION III

Germany, Great Britain, Turkey and United States signed with reservation of Article 10. It was subsequently agreed, on an understanding reached by the Government of the Netherlands with the signatory Powers, to exclude Article 10 from all ratifications of the Convention.8

Declaration of Turkhan Pasha. Processverbaux, pt. i. p. 70 This reservation does not appear in the instrument of ratification

^{*}Processierbaux, pt. i. p. 69 Compare the reservation of the United States to the 1907 Convention I, post, p. 242.

^{*}U. S. Statutes at Large, vol. 32, p. 1837

SUMMARY

OF THE

SIGNATURES, RATIFICATIONS, ADHESIONS AND RESERVATIONS

TO THE

CONVENTIONS AND DECLARATION OF THE SECOND CONFERENCE

	I	II	III	IV	V	VI	VII	VIII
	Conven-	Conven	Conven-	Conven-	Conven	Conven-	Conven	Conven:
	tion for	tion re-	tion rel-	tion re-	tion re-	tion re-	tion re-	tion rel-
	the pa-	specting	alive to	specting	specting	lating	lating	the lay-
Abbreviations	cific set-	the limi-	the	the laws	rights	to the status	to the conver-	ing of
Abbreviations	tlement	tation of the	opening of hes-	toms of	and	of enemy	sion of	auto-
S-signed.	interna-	cmploy.	tilities	war on	duties	mer-	mer-	matic
Rai ratified.	tional	ment of		land	of reu-	chant	chant	sub- marine
Adhadhered. Resreservation.	disputes	force			tral Powers	ships at the	ships into war-	contact
Resreservation.		for the recovery			and	out-	ships	minea
		of con-			persons	hreak of		
		tract			in case	hostili-		
		debts	1		of war on land	ties		
			_					
Argentine Republic	S	S res.	S	S	S res.	S	S	S
Anstria-Hungary	S	S	S	S res.	-	1	1 -	Rat.
Rat. Nov. 27, 1909	Rat.	Rat.	Rat.	Rat. res.	Rat.	Rat.	Rat.	
Belglum	S		S	S	S	S	S	S
Rat. Aug. 8, 1910	Rat.		Rat.	Rat.	Rat.	Rat.	Rat.	Rat.
Bollvin	s	S res.	S	S	S	S	S	S
Rat. Nov. 27, 1909	Rat.		Rat.	Rat.	Rat.			
Brnall	S res.	!	, <u>s</u>	S	S	S	S	S
Rat. Jan 5, 1914	Rat. res.		E Rat.	Rat.	Rat.	Rat.	Rat.	Rat.
Bulgaria	S	S	S	S	S	S	S	S
Chile	S res.	S	S	S	< S	S	S	S
China	S							
Rat. Nov. 27, 1909	Rat.	Adh.	Adh.		Adh.			
Adh Jan. 15, 1910			S	i s	S	S	S	s
Columbia	S	S res.	5	S	S	s	S	S
Cuba	S	S		Rat.	Rat.	Rat.	1	
Rat Feb. 22, 1912	Rat.			S S	S	S	S	s
Denmark	S	S	S	Rat.	Rat.	Rat.	Rat.	Rat.
Rat Nov. 27, 1909.	Rat.	Rat.	Rat.		S S	S S		S re
Dominican Republic	5	S res.	S	S	5	S	s	S
Econdor	S	S res.	S			S	S	1 -
France	S	1.5	S	S	S	-		
Rat. Oct. 7, 1910	Rat.	Rat.	Rat.	Rat.	Rat.	Rat.	Rat. S	Rat. re S re
Germany	S	1.5	5	S res.		S res.	Rat.	S re Rat. re
Rat Nov 27, 1909	Rat.	Rat.	Rat.	Rat. res.		Rat. res.	Rat.	
Great Britain	s	- 5	S	S	S res	5		1
Rat. Nov. 27, 1909.		Rat.	Rat.	Rat.		Rat.	Rat.	Rat. re
Greece	S res	S res		S	S	S	S	S
Guatemala	S	S res	S	S	5	S	5	S
Rat. Mar 15, 1911 .	Rat.	Rat res	Rat.	Rat.	Rat.	Rat.	Rat.	Rat.
Haltl	s	1.8	S	S	S	' S	1 8	S
Rat reb. 2, 1910	Rat.	Rat.	Rat.	Rat	Rat.	Rat	Rat.	Rat.
Italy	5	5	S	S	S	1 S	S	S
areas and a second s	S res	5	5	5 105	4	5	S	S
Japan	Rat. res.	Rat.	Rat.	Rat. res	Rat	R.at	Rat.	Rat.
Liberia								
Adh Feb. 4, 1914		Adh	Adh.	Ad.	Ndh.	Adh	Adh.	Adh.
Luxemburg			5	S	-	S	5	S
Rat. Sept. 5, 1912 .	Rat.		Rat	Rat	Rat	Hat.	H.st	Rat.
· · · · · · · · · · · · · · · · · · ·	S	4	4	5	5	S	4	1.8
	Rat	Rat	Rat	Rat	Rat.	Rat	Rat.	Rat
Rat. Nov 27, 1909	ival1	1 wat						

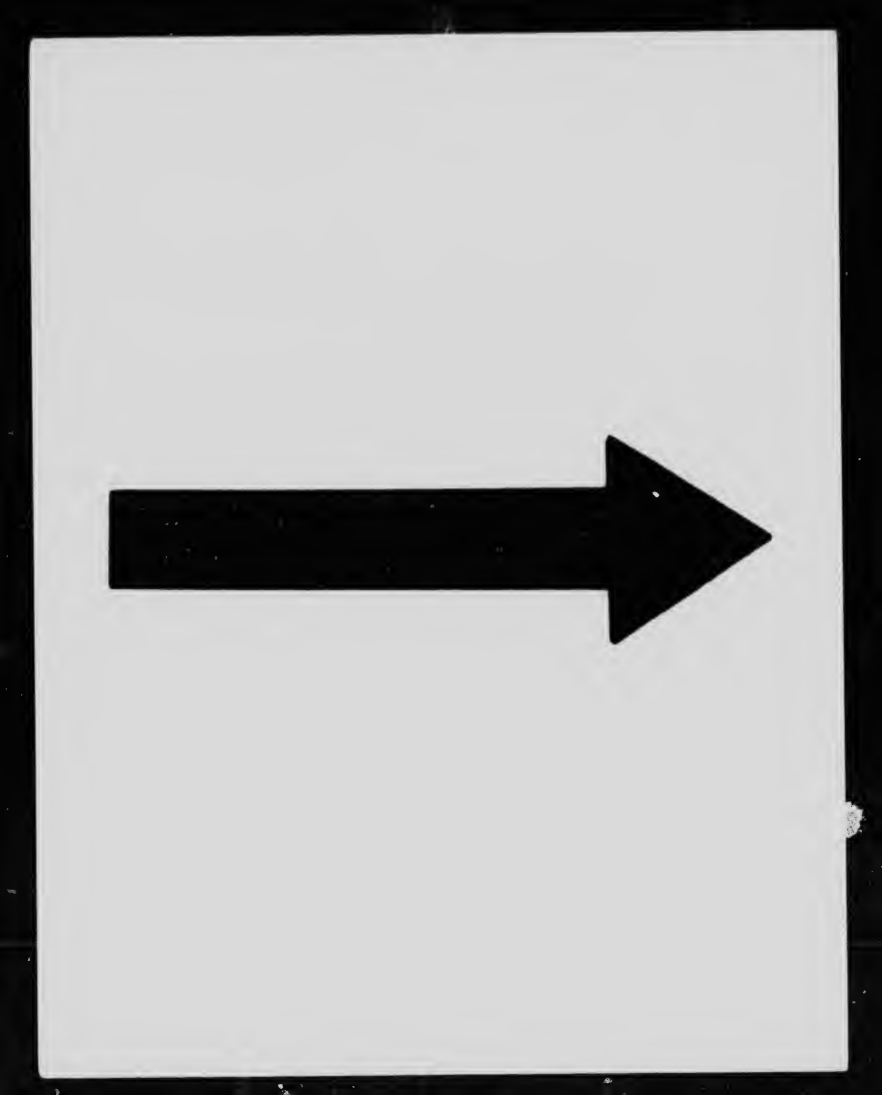
236

IX	X	XI	XII	XIII	XIV			
lonven	Cinven-	Conven-	Conven-	Conven-	Declara-	Final	Protocol	
on con-	tion for	uen rel-	tion rel-	tion con-	tion pro-	Act	of Sep-	
erning	the	ative to	ative to	cerning	hibiting		tember	
bom	अधेना । स-	certain	the	the	the		19, 1910,	
bard-	tion to	TL*ITIC-	creation of an	rights and	dis-		addi	
nent by	Hotel	with	Interna-	duties	of pro-		tional to	
naval forcea l	time	regard	tional	of neu-	jectiles		Hague	
ii time	of the	to the	Prize	tral	and		Conven-	
of war	prin	exercise	Court	Powers	explo-		tion XII	
	ciples	of the		in naval	sives		on an Interna-	
	of the	right of		war	from		tional	
	Geneva	capture			halloons	1	Prize	
	Conven- tion	in naval war	1				Court	
0	s	S	IS	S	S	S	S	Argentine Republic
S	-	5	S	s	S	S	S	Austria-Hungary
5	S			1	_		-	
Rat.	Rat.	Rat.		Rat.				m.t.t.
S	S	S	S	S	S	S	S	Beiglum
Rat.	Rat.	Rat.		Rat.	Rat.			
S	S	s	S	S	S	S	S	Bolivia
Rat.	Rat.				Rat	1		
	S Nat.	s		S	S	S		Braail
S				Rat.	Rat.			
Rat.	Rat.	Rat.					s	Bulgaria
S	S	S	S	S	S	S		-
S res.	S	S	S res.	S		8	S	Chile
	S res.				S	S		China
Adh.	Rat. res.			Adh. res.	Rat			
.vun.	Net. ICo.							
S	s	S	S	S	S	S	S	Colombia
\$	S	S	S res.		S	S	S	Cuba
Rat.	Rat.	1					·	
S	S	S	s	S		5	s	Deamark
Rat.	Rat.	Rat.		Rat.			1	
				S res.	S	S		Dominican Republi
S	S	S			1	S	S	Ecundor
S	S	S	S res.	S	S			
S res.	S	S	S	· S		S	S S	France
Rat. res.	Rat.	Rat.		Rat.		2		
S res.	S	s	S	S res.		S	S	Germany
Rat. res.		Rat.		Rat. res.	1			
			S	S res.	s	S	S	Great Britain
S res.	1		1.5		Rat.	*		
Rat. res.	1	Rat.	1		Rat.			
S	S	5		s	S	S		Greece
S	S	S	S res.	S		S	S	Guatemaia
Rat.	Rat.	Rat.		Rat.				
S	S	1 5	S res.	: 5	1.8	S	S	IIniti
Rat.	Rat.	Rat.		Rat.	Rat.	1	1	
		S Nati	s	i S		S	S	Italy
8	S	-				;	s	Japan
S res.	S	S	S	S res.		S		owhere
Rat. res.	Rat.	Rat.		Rat. res.				
						· · · · · · · · · · · ·		Liberta
Adh.		Adh.	1	Adh.	Adh.	· · · · · · · · · ·		
S	5	1.5	1	1.5	S	s		Luxemburg
		Rat.		Rat.	Rat.			
Rat.	Rat.			S Rat.	i i i i i i i i i i i i i i i i i i i	S	I S	Mexico
S	S	1.8	S			-		
Rat.	Rat.	Rat.		Rat.				

	I	II	III	IV	V	VI	VII	VIII
ł	-	Conven-	Conven	Conven	Conven-	Conven	Conven	Conven
	Conven- tion for	tion re-	tion rel-	tion re-	HOH TC-	tion re-	tion re-	tion rel-
	the pa-	specting	ative to	specting	specting	iating	lating	ative to
	cine set	the limi-	the	the laws	the	to the	to the	the lay-
Abbreviations	tlement	tation	opening	and cus-	rights	statua	conver-	ingot
	of	of the	of hos-	toms of	and	of	sion of mer-	auto-
S-signed.	interna-	employ:	tilities	WAT OII	duties	enemy	chant	sub-
Rat.—ratified. Adh —adhered	tional	ment of		land	of neu-	chant	ships	marine
Res -reservation.	disputes	force			tral Powers	ships	into war-	contact
Res -reserved to		for the secovery		1	and	at the	ships	mines
		of con-			persons	out		
		tract		:	in case	break of		
		debts		1	of war	hostili-		
					on land	ties		
tontenegro	S	S	S	S res.	S	S	S	
	5	S	S	S	S	S	S	S
Netherlanda	-	Rat.	Rst.	Rat.	Rat.	Rat.	Rat.	Rat.
Rat. Nov. 27, 1909	Rat.	Rat.						
Adh. Dec. 16, 1909.	Adh.	Adh.res.	i Adh.	Adh.	Adh.	Adh.	Adh.	Adh.
Norway	S	S	S	IS	S	S	S	S
Rat. Sept. 19, 1910	Rat.	Rat.	Rat.	Rat.	Rat.	Rat.	Rat.	Rat.
Panama	S	s	S	S	S	S	S	S
Rst. Sept 11, 1911	Rat.	Rat.	Rat.	Rat.	Rat.	Rat.	Rat.	Rat.
Paraguay	S	S	S	S	S	S	S	S
Persia	S	S	S	S	S	S	S	S
Peru	S	S res.	S	S	S	S	I S	
Portugai	S	S	S	S Rat.	Rat	Rat.	Rat.	
Rst. April 13, 1911.	Rat.	Rat.	Rat.	S Rat.	S	S	S	s
Roumania	S res Rat. res	1	Rat.	Rat.	Rat.	Rat.	Rat.	Rat.
Rat. Mar. 1, 1912	S	u I s	S	S res.	1	S res.	S	
Russia	Rat.	Rat.	Rat.	Rat. res.	Rat.	Rat. res.	Rat.	
Baivador	S	S res	S	S	S	S	S	S
Rat. Nov. 27, 1909	Rst.	Rat. res.	Rat.	Rat.	Rat.	Rat.	Rat.	Rat
Serbia	s	IS	S	S	S	S	is	S
Siam	S		S	S	S	S	S	S rei
Rat. Mar. 12, 1910	Rat.		Rat.	Rat.	Rat	Rat.	E Rat.	Rat. re
Suain	S	S	- S	· •····		S	S	1
Rat. Mar. 18, 1913	Rat.	Rat.	Rat.		Rat.	Rat.	Rat.	
Adh. Feb. 24, 1913		F					s	
Sweden	S		8	S	S	S		
Rat. Nov. 27, 1909;	Rat.		Rat.	Rat.	Rat.	Rat.	Rat.	
and July 13, 1911, ss								
regards Convention	1							1
X	1		s	4	S	Is	. 5	s
Switserland	S re . Rat re			Rat.	Rat.	Rat.	· Rat.	Rat.
Rat. May 12, 1910		5	S Nati	> res		s	S res.	S res
Turkey		4.1.5	s	S	s			S
Rat Nov. 27, 1909;		s.º Rat. res		Rst.	Rat.			, Rat
Rat wor, are soor			1		1			
Adh Dec 3 1909								
Adh. Dec. 3, 1909. Uruguay	s	S res	5	÷	S	s		s

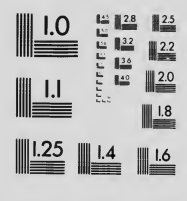
IX	X	XI	XII	XIII	XIV			
onven-	Conven-	Conven-	Conven	Conven-	Declara-	Final	Protocol	
on con-	uon for	tion rel-	tion rel-	tion con-	tion pro-	Act	ol Sep-	
cet: Dg	the	ative to	ative to	cerning	hibiting the	1	tember	
bom-	adapta-	certain testric-	the	the	dis-		19, 1910,	
bard- nent by	tion to mari-	trolls	of an	and	charge		addi-	
naval	time	with	Interna-	dutica	of pro-		tional to Hague	
forces	warfare	regard	tional	of neu-	jectilea		Conven-	
n tune	of the	to the	Prize	tral	and explo-		tion XII	
of war	prin	exercise	Court	Powers in naval	sivea		onan	
	of the	of the right of		WAT	from		Interna-	
	Geneva	capture			balloona		tional Frize	
	Conven-	in'naval					Court	
	tion	war						man an other signs
	15			5]	S		Montenegro
5	5	S	S	S	S	S	5 1	Netherlands
S			•.	Rat.	Rat.	••	1	
Rat.	Rat.	Rat.				s	1	Nicaragua
				Adh.	Adh.	5	· · · · · · · · · ·	TAILURE BEAR
Adh.	Adh.	Adh.		1			s	Norway
S	S	S	\$	8	S	S		AUTWEY
Rat.	Rat.	Rat.		Rat.	Rat.			
S	5	S	S	S	S	S	S	l'anama
Rat.	Rat.	Rat.		Rat	Rat.			
S	S	S	S	1 8			S	Paraguay
S	S rea	S	S res.	S rea	S		. 5	Persia
S		S	S	. 8	S	S	s	l'eru
5	S	S	S	S	S	S	S	Portugal
Rat.	Rat.	Rat.		Rat.	Rat.			
S	S	l s		S		S		Roumania
Rat.	Rat.	Rat.		Rat.				
5	S			- 8		8		Runnia
Rat.	Rat.	· .		Rat.				
S	1.5	S	S res	S	- S	S	S	Salvador
Rat.	Rat.	· Rat.		Rat.	Rat.			
5	S	S	· 	8		5		Serhia
S	S	S	S res	S res.	S	S	S	biam
Rat.	Rat.	Rat.		Rat. res.	Rat.			
Nati	1 5	: S	1 5	+		1.8	S	Spain
Adh.	Rat.	Rat.		1		1	1	1
s	S	S	5	s		1.8	S	Sweden
Rat.	Rat.	Rat.		Rat.		1		
				:		1		
s	5	s	s	8	8	S res.	s	Switzeriand
Rat.	Rat.	Rat.		Rat.	Rat.			1
S S	S res.		S res	S res.	8	S	8	Turkey
S	S les	5	S ICS		S	S	S	United States
S Rat.	Rat.	Rat.		Adh res.	-	1		
ivat.		,						
S	s	S	S res.	5	I S	S	S	Unignay
	5	5		5		1 S		Venezuela

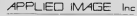
23 /



MICROCOPY RESOLUTION TEST CHART

(ANSI and ISO TEST CHART No. 2)





4

1653 East Main Street Michester New Yirk, Nebuly, SA (116, 482, 0300, Phone 716, 288, 5989 - Fax

RESERVATIONS AT SIGNATURE

CONVENTION I

Brazil. With reservation as to Article 53, paragraphs 2, 3, and 4.

Chile. Under reservation of the declaration formulated with regard to Article 39 in the seventh meeting of the First Commission on October 7.

Extract from the proces-verbal:

The delegation of Chile desires to make the following declaration in the name of its Government with respect to this article. Our delegation at the time of signing the Convention of 1899 for the pacific settlement of international disputes did so with the reservation that the adhesion of its Government as regards Article 17 would not include controversies or questions prior to the celebration of the Convention.

The delegation of Chile believes it to be its duty to-day to renew, with respect to the same provision, the reservation that it has previously made, although it may not be strictly necessary in view of the similar character of the provision.¹

Greece. With the reservation of paragraph 2 of Article 53.

- Japan. With reservation of paragraphs 3 and 4 of Article 48, of paragraph 2 of Article 53, and of Article 54.
- Roumania. With the same reservations formulated by the Roumanian plenipotentiaries on signing the Convention for the pacific settlement of international disputes of July 29, 1899.²

Switzerland. Under reservation of Article 53, number 2.

Turkey. Under reservation of the declarations recorded in the *proces-verbal* of the ninth plenary session of the Conference held On October 16, 1907. (Continued, p. 242.)

¹Statement of Mr. Domingo Gana. Actes et documents, vol. ii, p. 121. ²See ante, p. 233.

RESERVATIONS AT RATIFICATION

CONVENTION I

Brazil. Reservation maintained in the act of ratification.

Chile. [Not yet ratified.]

Greece. [Not yet ratified.]

Japan. Reservation maintained in the act of ratification.

Roumania. Reservations maintained in the act of ratification.

Switzerland. Reservation maintained in the act of ratification.

Turkey. [Not yet ratified.]

RESERVATIONS AT SIGNATURE

CONVENTION 1 (Continued)

Turkey (Continued from p. 240)

Extract from the proces-verbal:

The Ottoman delegation declares, in the name of its Government, that while it is not unmindful of the beneficent influence which good offices, mediation, commissions of inquiry, and arbitration are able to exercise on the maintenance of the pacific relations between States, in giving its adhesion to the whole of the draft, it does so on the understanding that such methods remain, as before, purely optional; it could in no case recognize them as having an obligatory character rendering them susceptible of leading directly or indirectly to an intervention.

The Imperial Government proposes to remain the sole judge of the occasions when it shall be necessary to have recourse to the different proceedings or to accept them without its determination on the point being liable to be viewed by the signatory States as an unfriendly act.

It is unnecessary to add that such methods should never be applied in cases of internal order.1

United States. Under reservation of the declaration made in the plenary session of the Conference held on October 16, 1907.

Extract from the proces-verbal:

The delegation of the United States renews the reservation made in 1899 on the subject of Article 48 of the Convention for the pacific settlement of international disputes in the form of the following declaration:

Nothing contained in this Convention shall be so construed as to require the United States of America to depart from its traditional policy of not intruding upon, interfering with, or entangling itself in the political questions of policy or internal administration of any foreign State; nor shall anything contained in the said Convention be construed to imply a relinquishment by the United States of its traditional attitude toward purely American questions.²

CONVENTION II

Argentine Republic. The Argentine Republic makes the following reservations :

1. With regard to debts arising from ordinary contracts between the citizen or subject of a nation and a foreign Government, recourse (Continued, p. 244.)

¹Statements of Turkhan Pasha. Actes et documents, vol. i, p. 336. *Statement of Mr. David Jayne Hill. Actes et documents, vol. i, p. 335.

RESERVATIONS AT RATIFICATION

CONVENTION I (Continued)

United States. Reservation maintained in the act of ratification, which contains, besides, the following reservation:

That the United States approves this Convention with the understanding that recourse to the Permanent Court for the settlement of differences can be had only by agreement thereto through general or special treaties of arbitration heretofore or hereafter concluded between the parties in dispute; and the United States now exercises the option contained in Article 53 of said Convention, to exclude the formulation of the *compromis* by the Permanent Court, and hereby excludes from the competence of the Permanent Court the power to frame the *compromis* required by general or special treaties of arbitration concluded or hereafter to be concluded by the United States, and further expressly declares that the *compromis* required by any treaty of arbitration to which the United States may be a party shall be settled only by agreement between the contracting parties, unless such treaty shall expressly provide otherwise.

CONVENTION II

d

Argentine Republic. [Not yet ratified.]

RESERVATIONS AT SIGNATURE

CONVENTION II (Continued)

Argentine Republic (Continued from p. 242)

shall not be had to arbitration except in the specific case of denial of justice by the courts of the country which made the contract, the ret edies before which courts must first have been exhausted.

2. Public loans, secured by bond issues and constituting the national debt, shall in no case give rise to military aggression or the material occupation of the soil of American nations.

Bolivia. Under the reservation stated to the First Commission.

Extract from the proces-verbal:

It seems to me, therefore, that the acceptance of the proposition before us will but mean the legitimation by the Peace Conference of a certain class of wars, or at least interventions based on disputes which relate neither to the honor nor vital interests of the creditor States.

In consequence of these forceful reasons, the delegation of Bolivia regrets not to give its entire assent to the proposition under discussion.1

Colombia. Colombia makes the following reservations:

It does not agree to the imployment of force in any case for the recovery of debts, whatever be their nature. It accepts arbitration only after a final decision has been rendered by the courts of the debtor nations.

Dominica: Republic. With the reservation made at the plenary session of October 16, 1907.

Extract from the proces-verbal:

The delegation of the Dominican Republic confirms its favorable vote on the proposal of the delegation of the United States relative to the limitation of the employment of force for the recovery of contract debts; but it renews its reservation as to the condition contained in this part of the clause: "or after accepting the offer, prevents any compromis from being agreed on," as its interpretation might lead to excessive consequences which would be the more regrettable as they are provided for and avoided in the plan of Article 53 of the new Convention for the pacific settlement of international disputes.²

Ecuador. With the reservations made at the plenary session of October 16, 1907.

Extract from the proces-verbal:

The delegation of Ecuador will vote affirmatively while maintaining the reservations made in the First Commission.8

¹Statement of Mr. Claudio Pinilla. Actes et documents, vol. ii, p. 142. ²Statement of Mr. Apolinar Tejera. Actes et documents, vol. i, p. 337. Statement of Mr. Dorn y de Alsúa. Actes et documents, vol. i, p. 338.

¥

RESERVATIONS AT RATIFICATION
CONVENTION II (Continued)

Bolivia. [Not yet ratified.]

Colombia. [Not yet ratified.]

Dominican Republic. [Not yet ratified.]

Ecuador. [Not yet ratified.]

RESERVATIONS AT SIGNATURE

CONVENTION II (Continued)

Greece. With the reservation made at the plenary session of October 16, 1907.

Extract from the proces-verbal:

In the eighth meeting of the First Commission the Greek delegation, being without definite instructions, was obliged to reserve its vote on the subject of the proposition of the United States of America on the treatment of contract debts. We are to-day in a position to declare that the Royal Government accepts the said proposition, which has for its aim the doing away, by peaceful means, of differences between nations and the exclusion, conformably to the principles of international law, of the employment of armed force outside of armed conflicts. We consider, at the same time, that the provisions contained in paragraphs 2 and 3 of the text voted can not affect existing stipulations nor laws in force in the realm.1

Guatemala. 1. With regard to debts arising from ordinary contracts between the citizens or subjects of a nation and a foreign Government, recourse shall be had to arbitration only in case of denial of justice by the courts of the country which made the contract, the remedies before which courts must first have been exhausted.

2. Public loans secured by bond issues and constituting national debts shall in no case give rise to military aggression or the material occupation of the soil of American nations.

Nicaragua. [Not a signatory Power.]

¹Statement of Mr. Rangabé. Actes et documents, vol. i, p. 336.

RESERVATIONS AT RATIFICATION

CONVENTION II (Continued)

Greece. [Not yet ratified.]

Guatemala. 1. Reservation maintained in the act of ratification.

2. Reservation maintained in the act of ratification.

Nicaragua. The act of adhesion contains the following reservations:

(a) With regard to debts arising from ordinary contracts between the citizen or subject of a nation and a foreign Government, recourse shall be had to arbitration only in the specific case of a denial of justice by the courts of the country where the contract was made, the remedies before which courts must first have been exhausted.

(b) Public loans secured by bond issues and constituting the national debt shall in no case give rise to military aggression or the material occupation of the soil of American nations.

RESERVATIONS AT SIGNATURE

CONVENTION II (Continued)

- **Peru.** Under the reservation that the principles laid down in this Convention shall not be applicable to claims or differences arising from contracts concluded by a country with foreign subjects when it has been expressly stipulated in these contracts that the claims or differences must be submitted to the judges or courts of the country.
- Salvador. We make the same reservations as the Argentine Republic above.¹

United States. [Signed without reservation.]

Uruguay. Under reservation of the second paragraph of Article 1, because the delegation considers that arbitration may always be refused as a matter of right if the fundamental law of the debtor nation, prior to the contract which has given rise to the doubts cr disputes, or this contract itself, has stipulated that such doubts or disputes shall be settled by the courts of the said nation.

CONVENTION IV

Austria-Hungary. Under reservation of the declaration made in the plenary session of the Conference of August 17, 1907.

Extract from the proces-verbal:

The delegation of Austria-Hungary having accepted the new Article 22a, on condition that Article 44 of the Convention now in force be maintained as it is, can not consent to the Article 44a, proposed by the Second Commission.²

¹Ante, p. 242.

²Statement of Mr. Mérey von Kapos-Mére. Actes et documents, vol. i, p. 86.

RESERVATIONS AT RATIFICATION

CONVENTION II (Continued)

Peru. [Not yet ratified.]

Salvador. Reservations maintained in the act of ratification.

United States. The act of ratification contains the following reservation:

That the United States approves this Convention with the understanding that recourse to the Permanent Court for the settlement of the differences referred to in said Convention can be had only by agreement thereto through general or special treaties of arbitistic attorn heretofore or hereafter concluded between the parties in dispute.

Uruguay. [Not yet ratified.]

CONVENTION IV

Austria-Hungary. Reservation maintained in the proces-verbal of deposit of ratifications.

RESERVATIONS AT SIGNATURE

CONVENTION IV (Continued)

Germany. Under reservation of Article 44 of the annexed Regulations.

Japan. With reservation of Article 44.

Montenegro. Under the reservations formulated as to Article 44 of the Regulations annexed to the present Convention and contained in the minutes of the fourth plenary session of August 17, 1907.

Extract from the proces-verbal:

The delegation of Montenegro has the honor to declare that having accepted the new Article 22a, proposed by the delegation of Germany, in the place of Article 44 of the existing Regulations of 1899, it makes reservations on the subject of the new wording of the said Article 44a.¹

Russia. Under the reservations formulated as to Article 44 of the Regulations annexed to the present Convention and contained in the minutes of the fourth plenary session of August 17, 1907.

Extract from the proces-verbal:

The delegation of Russia has the honor to declare that having accepted the new Article 22a, proposed by the delegation of Germany, in the place of Article 44 of the existing Regulations of 1899, it makes reservations on the subject of the new wording of the said Article 44a.²

Turkey. Under reservation of Article 3.

CONVENTION V

Argentine Republic. The Argentine Republic makes reservation of Article 19.

Great Britain. Under reservation of Articles 16, 17 and 18.

¹Statement of Mr. Tcharykow. Actes et documents, vol. i, p. 86. ²Statemen² of Mr. Martens. Actes et documents, vol. i, p. 86.

RESERVATIONS AT RATIFICATION

CONVENTION IV (Continued)

Germany. Reservation maintained in the act of ratification.

Japan. Reservation maintained in the act of ratification.

Montenegro. [Not yet ratified.]

Russia. Reservations maintained in the act of ratification.

Turkey. [Not yet ratified.]

CONVENTION V

Argentine Republic. [Not yet ratified.]

Great Britain. [Not yet ratified.]

251

đ,

RESERVATIONS AT SIGNATURE

CONVENTION VI

- Germany. Under reservation of Article 3 and of Article 4, paragraph 2.¹
- **Russia.** Under the reservations made as to Article 3 and Article 4, paragraph 2, of the present Convention, and recorded in the minutes of the seventh plenary session of September 27, 1907.¹

CONVENTION VII

Turkey. Under reservation of the declaration made at the eighth plenary session of the Conference of Octob r 9, 1907.

Extract from the proces-verbal:

The Imperial Ottoman Government does not engage to recognize as vessels of war, ships which, being in its waters or on the high seas under a merchant flag, are converted on the opening of hostilities.²

CONVENTION VIII

Dominican Republic. With reservation as to the first paragraph of Article 1.

France. Under reservation of Article 2.

Germany. Under reservation of Article 2.

Great Britain. Under reservation of the following declaration:

In affixing their signatures to the above Convention the British plenipotentiaries declare that the mere fact that this Convention does not prohibit a particular act or proceeding must not be held to debar His Britannie Majesty's Government from contesting its legitimacy.

¹The German and Russian delegations considered that these provisions established an inequality between States in imposing financial hurdens on those Powers which, lacking naval stations in different parts of the world, are not in a position to take vessels which they have seized into a port, but find themselves compelled to destroy them. Actes et documents, vol. i, p. 236; vol. iii, p. 918. ²Actes et documents, vol. i, p. 277.

253

RESERVATIONS AT RATIFICATION

CONVENTION VI

Germany. Reservation maintained in the act of ratification.

Russia. Reservations maintained in the act of ratification.

CONVENTION VII

Turkey. [Not yet ratified.]

CONVENTION VIII

a

Dominican Republic. [Not yet ratified.]

France. Reservation maintained in the act of ratification.

Germany. Reservation maintained in the act of ratification.

Great Britain. Reservation maintained in the act of ratification

RESERVATIONS AT SIGNATURE

CONVENTION VIII (Continued)

Slam. Under reservation of Article 1, paragraph 1.

Turkey. Under reservation of the declarations recorded in the *procès-verbal* of the eighth plenary session of the Conference held on October 9, 1907.

Extract from the proces-verbal:

The Imperial Ottoman delegation can not at the present time undertake any engagement whatever for perfected systems which are not yet universally known. * * * The Imperial Ottoman delegation believes that it should declare that, given the exceptional situation created by treaties in force of the straits of the Dardanelles and the Bosphorus, straits which are an integral part of the territory, the Imperial Government could not in any way subscribe to any undertaking tending to limit the means of defense that it may deem necessary to employ for these straits in case of war or with the aim of causing its neutrality to be respected. * * * The Imperial Ottoman delegation can not at the present time take part in any engagement as regards the conversion mentioned in Article 6.¹

CONVENTION IX

Chile. Under the reservation of Article 3 made at the fourth plenary session of August 17.

Extract from the procès-verbal: The delegation of Chile makes reservation as to Article 3.²

France. Under reservation of the second paragraph of Article 1.

Germany. Under reservation of Article 1, paragraph 2.

Great Britain. Under reservation of the second paragraph of Article 1.

Japan. With reservation of paragraph 2 of Article 1.

CONVENTION X

China. Under reservation of Article 21.

¹Statement of Turkhan Pasha. Actes et documents, vol. i, p. 280. ²Statement of Mr. Domingo Gana. Actes et documents, vol. i, p. 90.

RESERVATIONS AT RATIFICATION

CONVENTION VIII (Continued)

Siam. Reservation maintained in the act of ratification.

Turkey. [Not yet ratified.]

CONVENTION IX

Chile. [Not yet ratified.]

France. Reservation maintained in the act of ratification.Germany. Reservation maintained in the act of ratification.

Great Britain. Reservation maintained in the act of ratification.

Japan. Reservation maintained in the act of ratification.

CONVENTION X

China. Reservation maintained in the act of ratification.

RESERVATIONS AT SIGNATURE

CONVENTION X (Continued)

256

Great Britain. Under reservation of Articles 6 and 21 and of the following declaration:

In affixing their signatures to the above Convention, the British plenipotentiaries declare that His Majesty's Government understand Article 12 to apply only to the case of combatants rescued during or after a naval engagement in which they have taken part.

- **Persia.** Under reservation of the right, admitted by the Conference, to use the Lion and Red Sun instead of and in the place of the Red Cross.
- Turkey. Under reservation of the right admitted by the Peace Conference to use the Red Crescent.

CONVENTION XII

Chile. Under the reservation of Article 15 made at the sixth plenary session of September 21.

Cuba. Under reservation of Article 15.

Ecuador. Under reservation of Article 15.

Guatemala. Under the reservations made concerning Article 15.

Haiti. With reservation regarding Article 15.

Persia. Under reservation of Article 15.

Salvador. Under reservation of Article 15.

Siam. Under reservation of Article 15.

Turkey. Under reservation of Article 15.

Uruguay. Under reservation of Article 15.

257

RESERVATIONS AT RATIFICATION

CONVENTION X (Continued)

Great Britain. [Not yet ratified.]

Persia. [Not yet ratified.]

Turkey. [Not yet ratified.]

CONVENTION XII

Chile. [Not yet ratified.]

Cuba. [Not yet ratified.] Ecuador. [Not yet ratified.] Guatemala. [Not yet ratified.] Haiti. [Not yet ratified.] Persia. [Not yet ratified.] Salvador. [Not yet ratified.] Turkey. [Not yet ratified.] Uruguay. [Not yet ratified.]

RESERVATIONS AT SIGNATURE

CONVENTION XIII

258

China. [Not a signatory Power.]

Dominican Republic. With reservation regarding Article 12.

Germany. Under reservation of Articles 11, 12, 13 and 20.

Great Britain. Under reservation of Articles 19 and 23.

Japan. With reservation of Articles 19 and 23.

Persia. Under reservation of Articles 12, 19 and 21.

Siam. Under reservation of Articles 12, 19, and 23.

Turkey. Under reservation of the declaration concerning Article 10 contained in the proces-verbal of the eighth plenary session of the Conference held on October 9, 1907.

Extract from the proces-verbal:

The Ottoman delegation declares that the straits of the Dardanelles and the Bosphorus can not in any case be referred to by Article 10. The Imperial Government could undertake no engagement whatever tending to limit its undoubted rights over these straits.1

United States. [Not a signatory Power.]

FINAL ACT²

Switzerland. Under reservation of Vau No. 1, which the Swiss Federal Council does not accept.

¹Statement of Turkhan Pasha. Actes et documents, vol. i, p. 285.

^{*}The Final Act, being a summary of the proceedings of the Conference, is not a conventional agreement and accordingly is not ratified.

259

RFSERVATIONS AT RATIFICATION

CONVENTION XIII

China. Adhesion with reservation of paragraph 2 of Article 14, paragraph 3 of Article 19, and of Article 27.

Dominican Republic. [Not yet ratified.]

Germany. Reservation maintained in the act of ratification.

Great Britain. [Not yet ratified.]

Japan. Reservation maintained in the act of ratification.

Persia. [Not yet ratified.]

Siam. Reservation maintained in the act of ratification.

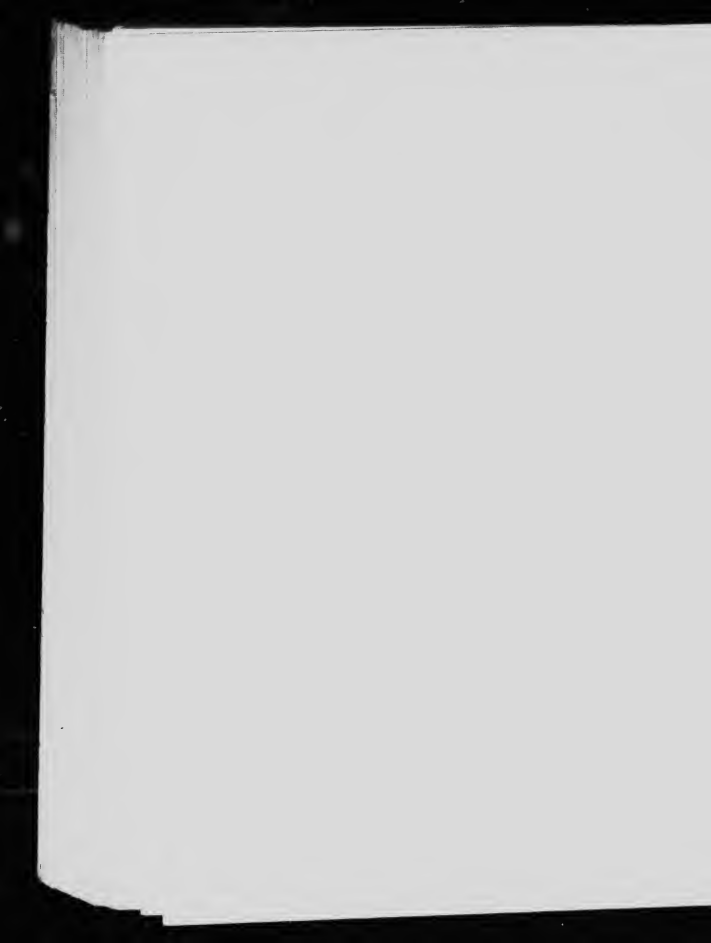
Turkey. [Not yet ratified.]

S

ot

United States. The act of adhesion contains the following reservation:

That the United States adheres to the said Convention, subject to the reservation and exclusion of its Article 23 and with the understanding that the last clause of Article 3 thereof implies the duty of a neutral Power to make the demand therein mentioned for the return of a ship captured within the neutral jurisdiction and no longer within that jurisdiction.



	rage
Abdniish Pasha, General, delegate of Turkey to first conference	
Ahmed Khan Sadig ul Mulk, delegate of Persia to second conference	
as plenipotentisry of Persia, signed 1910 additional protocol	
Aklyama, Majur General Yoshifuru, delegate of Japan to second conference	
Alvares Calderón, Manuel, as plenipotentiary of Peru, signed 1910 additiona	
protocol	
Amourel, General, delegate of France to second conference	
Aragu, Rear-Admiral, delegate of France to second conference	
Arce, Francisco de, as plenipotentiary of Guatemaia, signed 1910 additional	
protoco]	
Ardagh, Sir John Charles, delegate of Great Britain to first conference	
Ariga, Nagan, delegate of Japan to first conference	
Aristarchi Bey, as pleaipotentiary of Turkey, signed 1910 additional protocol	
Asser, Tobias Michael Carel, delegate of Netherlands to first and second con-	
ferences	
Baguer, Arturo de, delegate of Spala to first conference	
Barantzew. Cnunt, delegate of Russia to first conference	
Barboua, Ruy, delegate of Brazil to second conference	
Barra, Francisco León de la, delegate of Mexico to second conference	
Basily, A., delegate of Russia to first conference	
Batile y Ordones, Joné, delegate of Uruguay to second conference	
Beaufort, Willem Hendrik de, delegate of Netherlands to second conference	
Beer Ponrtugael, Jacohus Catharinus Cornelis den, delegate of the Netberlands to	
first and second conferences1 Beernsert, Auguste, delegate of Belgium to first and second conferences	
Behr, Captain F., delegate of Russia to second conference	21
Beldiman, Alexandre, delegate of Ronmania to first and second conferences	
Bhüvanarth Narühal, Captain Luang, delegate of Siam to second conference	
Bianco, Chevaller Auguste, delegate of Italy to first conference	
Bihourd, Georges, delegate of France to first conference	
Blidt, Barnn Carl Nils Daniel, delegate of Sweden and Norway to first conference.	
Bille, Fr. E., delegate of Denmark to first conference	
Borel, Colonel Eugène, delegate of Switzerland to second conference	23
Bourgeols, Léon, delegate of France to first and second conferences	
Brändström, P. H. E., delegate of Sweden to first conference	
Brnn, Constantin, delegate of Denmark to second conference	9
Buchanan, Sir George William, as plenipotentiary of Great Britain, signed 1910	
additional protocol	205
Buchanan, William L, delegate of United States to second conference	3
Buquet, Colonel Schastian, delegate of Uruguay to second conference	24
Bustamante y Sirven. Antonio Sánchez de, delegate of Cuba to second conference.	9
Butler, Charles Henry, delegate of United States to second conference	3
Campa, Miguel Angel, as pienipotentiary of Cuba, signed 1910 additional protocol	204
Candamo, Carlos G., delegate of Pern to second conference	19
Carlin, Gaston, delegate of Switzerland to second conference	23
ns plenipotentiary of Switzerland, signed 1910 additional protocol	205
Castenskjold, Johan Wilhelm Grevenkop, as plenipotentiary of Denmark, signed	
1910 additional protocol	204
Castiglia, Captain François, delegate of Italy to second conference	
Castliho, Captain Augusto de, delegate of Portugal to first conference	20
Castro Juan Pedro, delogate of l'ruguay to second conference	04

	nge	
the state of second conference.	10	
Chacón, Captain Francisco, delegate of Spain to second conference	4	
Chang Ching-tong, delegate of China to second conference.	н	
Chang Ching-tong, delegate of China to second conference. Chan Hi-chiu, delegate of China to second conference.	22	
Chan Hi-chlu, delegate of China to second conference Chatidej Udom, Major General Mon, delegate of Sham to second conference	2	
Chatidej Udom, Major General Moni, heiegute of Shin Science Choste, Joseph H., delegate of United States to second conference	20	
Choate, Joseph H., delegate of United States to second conference	13	
Connda. Colonel Constantin, delegate of Roumanin to Heat Hritain to second conference Cockerlil, Major Henrge Kynaston, delegate of Great Hritain to second conference		
Cockerill, Major Genrge Kynakon, delegate of Great Hinder Concess. Corcha, Cárina, delegate of Chile to second conference		
Concha, Cárina, delegate of Chile to second contentate in the first conference Court, Lieutenant Colonel C. A., delegate of Grent Hritain to first conference	12	
Court. Lieutenant Colonel C. A. delegate or trent informate a control of the cont	3	
Crowe, Eyre, delegate of Great Britain to second to first conference Crosler, Captain William, delegate of United States to first conference	13	
Crosler, Captain William, delegate of limited states to inference. Daibémar, Jean Joseph, delegate of limit to second conference.	3	
Dailiémar, Jean Joseph, delugate of liniti to second conference Conference Dayls, Brigadler General licorge H., delegate of l'inited States to second conference	13	
Payls, Brigadler General ticorge II, delegate of intervention intervention of the second conference.	. 10	
Jyanni, N. P., delegate of threete to much conference	. 15	
Denison, Henry Willard, delegate of anpair to detail of Belghum to first confer Descamps, Edouard Eugène François, Baron, delegate of Belghum to first confer	•	
ence	. 6	
ence	. 7	
Dimitrieff, t'ommander S., drieghte of the second conference	, 10	
Dorn y de Minón, Enrique, delegate of la monthle to second conference	, 4 .	
Drago, Luis Maria, delegate of Argentications of Sweden, signed 1910 add	-	
Ehrensvärd, Johan Jacob Albert, as petitytettet	, 205	
Ehrensvärd, Johan Jacob Albert, its plenipotential y of plattick of the state of the second conference	11.12	
Elles, Sir Edmond Buche, delegate of Great Britan to an a	. 15	
Elles, Sir Edmond Rache, delegate of versit orient outgene e	0	
Esteva, tionzalo A., delegate of Mexico to seculi control d', delegate of France t Estuurnelles de Constant, Paul Henri Benjamin, Baron d', delegate of France t	. 11	
Estournelles de Constant, l'au ment benjamit des de conferences	. 15	
tirst and second conferences	e. 18	
Eyschen, Paul, delegate of Luxemburg to use that the techerlands to second conference Eysinga, Jonkheer W. J. M. van, delegate of the Netherlands to second conference	204	
Eysings, Jonkheer W. J. M. van, delegate of the Scherheitande to additional protocol Failon, Baron A., as plenipotentiary of Belgium, signed 1910 additional protocol	d	
Failon, Baron A., as plenipotentiary or berkinni, stated as a fortingal to secon Ferrar. Lieutenant Commander Bullberne Ivens, delegate of Portugal to secon		
Conference	12	
conference		
Fisher, Sir John A., delegate of Great Infram to first outst of the conference Foster, John Watson, delegate of China to second conference	. 11	
Foster, John Watson, delegate of Clinin to second conference Fromageot, Henri Auguste, delegate of France to second conference	12	
Fromageot, Henri Auguste, delegate of Filinge to second conference	19	
Fry. Sir Edward, delegate of Great Hritain to second conference. Fuente, tiustavo de la, delegate of Peru to second conference.	14	
Fuente, tiustavo de la, delegate of Fern di second conference Fusinato, tiuida, delegate of Italy to second conference	. 1	
Fusingto, tiuldn, delegate of this to second conference. Gana, Domingo, delegate of Chile to second conference.	1	
conference	20	1
conference Giest von tileslingen, Baron Wiadimir, delegate of Anstria-Hungary to second ec	m-	
Glest von tileslingen, Baron Wiadmir, delegate of this	1	5
ference	2	
Gil Fortoul, José, delegate of Venezuela to second conference Gilinsky, Colonel, delegate of Russia to first conference	2	
Gilinsky, tolonel, delegate of fulska to instrumina to second conference	1	
Gomez Carillo, Enrique, delegate of vinitennita to second conference		2
Göppert, Dr., delegate of Germany to scolar to first conference		6
Göppert, Dr., delegate of Germany to second that conference Grelle Rogler, Count de, delegate of Belglum to first conference	1	7
Greile Rogier, Count de, delegate of beigtum to show of Generative Grieg, Joschim, delegate of Norway to second conference		3
Gross von Schwarzhoff, Colonel, delegate of the among conference.	2	2
Gross von Schwarzhoff, Colonel, uelegate of Serbla to second conference Grnultch, General Sava, delegate of Serbla to second conference		6
Grnultch, General Sava, delegate of Serina to second conference Guachalis, Fernando E., delegate of Bolivia to second conference	nd-	
)4
Gudenus, Baron Erwein, as prenipotentiary of transition Republic, signed 1910	nd.	
		34
Guessings. Alejandrn, as pleupotentially of the destate of Reighning to second of the difference of the destate	011.	
		6
		2
ference		

262

P.	
Ontierrez Posce, Ignacio, as prenipotentiury of Colombia, signed 1910 additional	-
protueol	204
Hagerup, George Francis, delegate of Norway to second conference	17
az plenipotentiary of Norway, signed 1910 additional protocol	205
fiammarskjöld, Knut Hjalmar Leonard, delegate of Sweden to second conference.	23
Haus, Rear-Admiral Antoine, delegate of Austria-Hungary to second conference	5
Hayashi, Baron Tadasu, delegate of Japan to first conference	15
Hedrogren, Colonel David, delegate of Sweden to second conference	23
ffeliner, Johannes, delegate of Sweden to second conference	23
Heismoortel, John, as plenipotentiary of Salvador, signed 1910 additional protocol	
Henorbicg, Léon, delegate of Pershi to second conference	19
Heoriques I Carvajai, Francisco, delegate of Dominican Republic to second con-	,
ference	- 9
Hennaptchieff, Major Christo, delegate of Bulgarla to first conference	7
Heuvel, Julez van den, delegnte of Belgium to second conference	6
Hill, David Jayne, delegate of United States to second conference	3 23
Hjulhammar, l'aptain C. A. M. de, delegate of Sweden to first conference	603 8
Holguin, General Jorge, delegate of Colombia to second conference	3
Ho Yen-cheng, delegate of China to first conference	- 8
Hoo Wel-teh, delegate of China to first conference	8
Howard, Sir Henry, delegate of Great Britain to first and second conferences	12
Huber, frofessor Max, delegate of Switzerland to second conference	23
Hudicourt, Pierre, delegate of Hniti to second conference	14
Hurst, Cecil James Barrington, delegate of Great Britalu to second conference	12
Jiménes, Juan Antoolo, as plenipotentiary of Fanama, signed 1010 additional	
protocol	205
Karandjouloff, Ivan, delegate of Bulgarla to second conference	7
Karnebeek, Jonkheer A. P. C. van, deleg	17
Karneheek, Jonkheer Herman Adriaan lelegate of Netherlands to second	
conferet ce	18
Khuepach zu Reid, Victor von, delegate of Austria-Hungary to first conference	~
Klint, Commander Gustaf af, delegate of Sweden to second conference	
Konek de Norwall, Emil, delegate of Austria-Hungary to second conference	5
Konow, W., delegate of Norway to Arst conference	23
Kriege, Johannes, delegate of Germany to second conference	1
Künzil, Colonel Arnold, delegate of Switzerland to first conference	23
Lacase, Captain, delegate of France to second conference	11
Lammasch, fleinrich, delegate of Austria-Hungary to first and second conferences. Lange, Christian Lonz, delegate of Norway to second conference	5 17
Léger, J. N., delegate of Haiti to second conference	14
Loeff, J. A., delegate of the Netherlands to second conference	18
Loo Tseng-talang, delegate of China to first and second conferences	8
Low, Seth, delegate of United States to first conference	3
Macchio, Baron Carl voo, delegate of Austria-Hungary to second conference	4
Macedo, Cooot de, delegate of Portugal to first conference	19
Machain, Euschio, delegate of Paraguay to second conference	17
Mahan, Captain Alfred T., delegate of United States to first conference	3
Marces van Swinderen, Jonkheer Beneke de, as plenhotentlary of the Netherlands,	
signed 1910 additional protocol	205
Marschall von Bleherstein, Baron, delegate of Germany to second conference	1
Martens, Fedor Fedorovich, delegate of Montenegro to second conference	16
delegate of Bussla to first and second conferences	20
Martin, Captain Juan A., delegate of Argentine Republic to second conference	4
Maschloe, Colonel, delegate of Serbla to first conference	22
Matheu, Pedro J., delegate of Salvador to second conference	21
Matte, Augusto, delegate of Chile to second conference	7
Maura y Gamazo, Gabriel, delegate of Spain to second conference	10

4

ŝ

1

	, n Ka
Mavrocordate, Edgard, delegate of Houmania to second conference	20
an is the set of the s	
and a marker in delegate of Turkey to nrat and second contributes.	
- Tr MAAn Andream Anterio OF ADSETIG-LEUDXIETY to Liter with we the	
The state of the s	
and a standard of Maylon to first conference	
anti- achievation to de delevate of Mexico to second conference	
and a true stable of delegate of Merble to second conference and the second	
and the state of second conference	
ante example the delegate of Serbia to DIM Contribution and the second s	
Manage de Bergendel Canet Georges du, as pleningtentury of Faraging, signed	•
the additional protocol	
Mantes General James, as Denipotentiary of Rollvin, signed 1910 additional	•
new downall	
Mantola I Joren delegate of Spain to second conference	
Motone tables delegate of Japan to first conference	. 10
statistic disease delegate of France to first conference	
the second Busismani de, deleguie of Brazil to second conference	
hanting state was an plentpotentlary of Germany, algoed 1910 additional protocol	
and the set determine of Corning to BISI CODIFICILLE.	
Notidow Alexandre, delegate of Montenegro to second concerence	
determine of therein to second conference	
are a second delegate of United States to first conference	
Nites Count Contenting, delegate of Italy to first conference	
be and the based delegate of Turkey to first courselous	
Stream they delegate of Slant to first colligicates	
outer stand delegate of Switzerland to first conference	
Okalizatavi van Okatizana, Alexander, delegate of Austria-Hungary to mist con	1.
#******	
Otomic Fortene as pleninolentiary of Mexico, algued 1910 additional protocol	
outside athente at delegate of Portugal lo second conference	
Quadt Lightenant Colonel H L, yan, delegate of the Netherlands to second con	3.
#*****	
Grant Concentration of Alegate of Stant to first and second conferences	24
Consting tentals Area d' delegate of Portugal to Brat conference	
Constinue de Versenantion Agentinhe d', delegate of l'offigal to mat conference.	
Outlow they take Charles Langdale, delegate of Great Britain to accond conference	C. 14
o the second delegate of itussia to first and second "o iterences	
the state was be determined it in the first conference	
the second state of the second of the second s	14
matter Euclas Antoine Morrettin, delegate of France to second conterence	
na plenipotentiary of France, algaed 1910 additional protocol.	11
Péphan, Bear-Admiral, delegate of France lo first conference	
Pérez Triana, Santiago, delegate of Colonibla to second conference	21
delegate of Sidvador to second conference	6
Pinilia, fiaudio, delegate of Bolivia to second conference.	14
Pomplij, Gaido, dele .te of linky to first and second conferences	17
Porras, Belisario, dec gate of Panama to second conference	3
Porter, Horace, delegate of United States to accoud conference	21
Prozor, Maurice, delegate of Russia to second conference	ol. 204
Puga Borne, Federiro, an pienipotentiary of Chile, signed 1910 additional protoco	9
surands y Aróstegul, Gonzalo de, delegate of Cuba to second conference	21
Raffalovich, A., delegate of Ruasia to firal conference	21
Bahusen, Eduard Nicholaas, delegate of Netherlands to first conference	24
Balf Bey, delegate of Turkey to second conference	19
Bangahé, t'léon Rizo, delegate of Greece to second conference	13
Rangri de Sampsio, Cartos, na plenipotentiary of Portugal, signed 1910 addition	0.04
protorol	. 205

264

.

p p	age
Reny (Danald James Mackay), Lord, delegate of Great Britain to second con-	-
feree	12
Rechid Bey, delegate of Turkey to second conference	24
Rennult, Louis, delegate of France to first and second conferences	11
Bondón, Victor Manuel, delegate of Ecnador to second conference	10
as plenipotentiary of Ecuator, signed 1910 additional protocol	204
Retamann, Lieutenant Commander, delegate of Germany to second conference	2
Reynolds, General Francisco, delegate of Argentine Republic to second conference	4
Rien y Calvo, José de in, delegate of Spain to second conference	10
as pleubotentiary of Sigin, signed 1910 additional protocol	205
Riza Khan, tieneral Mirza, delegate of Persla to first conference	111
Rubliani, tieneral Marius Nicolis de, delegate of itoly to second conference	14
Rodrigues Larreta, Carlos, delegate of Argentine itepublic to second conference	- 4
Röell, Jonkbeer J. A., delegate of the Netherlands to second conference	18
Rolin, Edouard, delegate of Stam to first conference	22
Rose, I'riah M., delegate of United States to second conference	- a
	23
Roth, Dr. Arnold, delegate of Switzerland to first conference	
Sáens Peán, Roque, delegate of Argentine Republic to second confer nee	
said Bey, Meleomed, delegate of Turkey to second conference	24
Sakamolo, Captain Toshiatsu, delegate of Japan to first conference	15
Sailler de la Toor, Couat tiluseppe, Duke of Calvello, as plenhotentiary of Italy.	004
signed 1910 additional protocol	
Samad Kian, delegate of Persia to first and second conferences	19
Sampognaro, Virgiliu, as plenipotentiary of Fruguay, signed 1910 additional	
protocod	
Sangully, Manuel, delegate of Cuba to second conference	9
Santos Lisbon, Eduardo Felly Simões dos, delegate of Brazil to second conference	- 63
Sapountzakis. Colonel C., delegate of Greece to second conference	13
Sato, Mimaro, delegate of Japan to second conference	15
as plenipotentiary of Japan, signed 1910 additional protocol	
Satow, Sir Ernesi Mason, delegate of Great Brithin to second conference	12
Scheine, Captain, delegate of Russia to first conference	21
Scheller, Rear-Admiral C. F., delegate of Denmark to second conference	9
Schnack, J. G. F. von, delegate of Denmark to first conference	9
Scott, James Brows, delegate of United States to second conference	3
as plenipotentiary of United States, signed 1910 additional protocol	204
Segrave, Commander John Roderick, delegate of Great Uritain to second con-	
ference	- 13
Sellr, Count de, delegate of Portugal to first and second conferences	9, 19
Serrallo, Count de, delegate of Spain to first conference	10
Shimamura, Rear-Admiral Hayao, delegate of Jupun to second conference	15
Sihen, Lieutenant Colonel, delegate of France to second conference	11
Slegel, Itear-Admiral, delegate of Germany to first and second conferences	2
Soltyk, Count Stanislas, delegate of Austria-Hungary to first conference	5
Noverui, Marquis de, delegate of Portugal to second conference	19
Sperry, Bear-Admiral Charles 8., delerate of United States to second conference .	- 3
Stanl. Baroo, delegate of Montenegro to first conference	16
delegate of Russla to first conference	- 2 0
Stancioff, Dr. Dimitri L. delegate of Bulgaria to first conference	7
as pleolpotentiary of Buigaria, signed 1910 additional protocol	201
Siengel, Baron von, delegate of Germany to first conference	1
Streit, Georgios, delegate of Greece to second conference	-13
Sturdza, Captain Alexandre, delegate of Ronmania to second conference	20
Surie, Lieutenant II. G., delegate of the Netherlands to second conference	-18
Sylvain, Georges, as pienipotentiary of Haiti, signed 1910 add onat protocol	205
Szliássy von Szliás and Pills, Julius, delegate of Austria-lium by to second con-	
ference	5
Tadema, Captain A. P., delegate of the Netherlands to first conference.	18

Fuße	
Teharykow, N., delegate of Montenegro to second coference	
Teharykow, N., delegate of Montenegro to second contenter and the second conference	-
delegate of Russia to second conference	9
Tejera, Apolinar, delegate of the Dominican Republic to account content of the Tejera, Duque de, delegate of Spain to first conference	
Tetuán, Duque de, delegate of Spain to first conference 2	
Thaulow, Major General J. J., delegate of the ground conference	
Tible Machado, José, delegate of thatehold to second conference	8
Ting, Colonei W. S. Y., delegate of Children delegate of Italy to second con-	
Tornielli Brusati di Vergano, Coult Gluscopet della 1	14
ference delegate of Brazil to second con-	
Trompowsky Leitão d'Aimeida, Coloner Roberto, detras	7
ference	8
Talen Sun, delegate of China to second conference	15
Tsudzuki, Kelroku, delegate of Japan to Jacoba courd conferences	24
Turkhan Pasha, delegate of Inrkey to mist an drat conference	15
Uchara, Colonel Yusaku, delegate of Japan to make to second conference	8
Uchara, Colonel Yusaku, delegate of Japan to mke control conference	9
Vargas, General Marcellano, delegate of Colombia to active Vedel, Axei, delegate of Denmark to second conference.	22
Vedel, Axei, delegate of Denmark to second conference	
	10
Villa Urrutia, Wencesiao Ramirez de, usegate of the second conferences	15
ferences	7
Vinaroff, Major General Vrban, delegate of binaria to first conference	22
Vinaroff, Major General Vrban, delegate of binghta to the first conference Visuddha Suriya Sakdi, Phya, delegate of Sia to first conference	:05
Visutr Kosa, Phys, as plenipotentiary of Shim, signed to second conference	5
Visutr Kosa, Phys. as plenipotentiary of Shim, signed become conference Well, Otto Ritter von, delegate of Austria-Hungary to first conference	- 4
Well, Otto Ritter von, delegate of Austria-Hungary to first conference Weisershelmh, Count R. von, delegate of Austria-Hungary to first conference	2
Weisershelmh, Count B. von, delegate of Australia finite conference.	8
White, Andrew D., delegate of third states to had control Britain to second con- Yang Yü, delegate of China to first conference	
	13
Yarde-Buller, Lieutenant Colonel Henry, Getekate of Polar and conference	21
ference	14
Termolow, Major General, delegate of Russia to accord Zannini, Co nt A., delegate of italy to first conference.	16
Zannini, Co int A., delegate of ituly to first conference	
Zenii, Jesús, delegate of Mexico to nist configuration of first and second con- Zorn, Dr. Philipp Kari Ludwig, delegate of Germany to first and second con-	2
Zorn, Dr. Philipp Karl Ludwig, delegate of the state of t	-14
ferences	

266

۴

ł

.

Abbreviations

a...,annex (i. e., the Regulations annexed to the 1899 Convention II and 1907 Convention IV).

d.....draft convention on a judicial arbitration court, being the annex to the 1907 Final Act. f.....Final Act.

(m)...modified (appears where articles of a 1907 convention are modified forms of same article in corresponding 1899 convention).

(n)...new (appears where articles are new, though the conventions in which they appear are revised from 1899 conventions).

p.....preamble.

The Roman numerals refer to the numbers of the conventions as given in the Final Acts, pp. 25 and 26.

D- ---

4

Italics refer to the article numbers of the various conventions.

	209
signatory powers	200
text	204
	2116
in an action for damages, article 8 of convention XII not applicable, 2	206
rules of procedure in action in damages, 4	206
suit for damages to be brought by written declaration addressed to international	
hureau, 5	206
international bureau shall notify government of belligerent captor of declaration of	
action, 6	207
transmission of case to international hureau, 6	207
transmission of record, after decision, by court to government of belligerent captor, 7.	207
additional protocol an integral part of convention XII	207
adherence to protocol subordinated to adherence to convention, 9	207
adherence to protocol subordinated to adherence to contention, ytter	
Adhesion of non-signatory states to 1899, I. and 1907, I	
special arrangements regarding, 1899, I, 60; 1907, I, 94(in)	79
alectar arrangements regaration of the rest	
Adhesions	
conditions of adhesion to 1899 convention I, 1899, I. 60	79
conditions of adhesion to 1907 convention I, 1907, I, 04	- 79
to prize court convention and protocol	207
tables of	235
Administration of territory	
occupant of enemy country can levy additional money taxes only for army needs	
and for, 1899, IIa, 49: 1907, IVa, 40	124
A REAL AND A MALE VELOCIA	
Administrative connell at The Hague composed of diplomatic representatives of the powers, 1899, I, 28	63
composed of diplomatic representatives of the powers, 1679, 1, 1877, 1, 1877, 1, 1877, 1, 1877, 1, 1877, 1, 1877, 1, 1879, 1, 28,	62
controls international nurcau, 1899, 1, 20.	
duties of. 1899. I. 28; 1907. I. 40(m)	
fulfils same duties for international prize court as for : ermanent court of arbitration,	194
1907, XII, 22.	
fulfils same duties for judicial arhitration court as for permanent court of arbitration.	7.4

Asroplanes. See Alveraft.	Page
Agents 1907 XII 25	194
agents parties may appoint agents before international prize court, 1907, XII, 25 also permanent court of arbitration, 1899, I, 37; 1907, I, 62	68
Agricultural works belonging to the state	126
Agricultural works helonging to the state treatment of, 1899, IIa, 55: 1907, IVa, 55	
Aircraft 1899. IV	1):
 Aircraft declarations prohibiting launching of projectiles and explosives from, 1899, IV(1907, XIV, texts (see also marginal notes)	222, 22: 22 11 11
Allens w relation to military charges, van concerning, 1907, f	
Allegiance to occupying enemy inhabitants of occupied territory need not swear, 1907, IVa, 45	12
Ammunition. See Munitions of war.	
Anchored submarine mines. See under Mines.	
Angery neutral railway material in territory of belligerent, 1907, V, 19	I
Annual report of judicial arbitration court shall be made to powers and judges, 1907, d, 15	••••
Appeal to international prize court decided by local law, after decision of national prize court decided by local law, after decision of national prize court method of, 1907, XII, 6	1
Arbitral award. report of international commission of inquiry is not an, 1899, I, 14; 1907, I, 35	
Arbitral justice. See Arbitration court.	
Arbitral justice. See Arbitration Courts	
Arbitration, computeory declaration respecting, 1907, f	
Arbitration court. Judiclal	
tau concerning 1907, f the section of a 1907 d	
administrative council of permanent court of arbitraticn, 12	
judges, character of, 2 method of ranking, 4 shall serve 12 years, 3	
shall serve 12 years, 3	

can not decide cases in which they have previously taken part, 7. compensation for, 9. enjoy diplomatic privileges, 5. may also be judges of international prize court, 16. receive no compensation from own or other government, 10. required to take oath, 5. meetings of court, 14. meetings of court as a pudge to 17. method focus rules in 1907. I, except so far as this convention provides. meeting of president and registrar. meetings of judges taking part. decision can decide cases by summary procedure. 18. meeting as commission of inquiry, each party may nominate any person to the, 20. may draw up comy mix if parties agree, 10. method fo voting in, 30. procedure, 31. method of voting in, 30. procedure, 32. procedure, 33. modifications to present convention, court may propose, 33. modifications to present convention, court may propose, 33. modifications to present court. so for the pacific settlement of international disputes, 1899, I, 16, 1907, I, 35. so		ige
 comjensation for, 9 enjoy diplomatic privileges, 5. may also be judges of international prize court, 16. required to take oath, 5. mettings of court, 14. president of court, how elected, 8. sits at The Hague, 11. sits clewhere with consent of parties, 11. vacancy, manner of filling, 3. contracting powers only may apply to, 21. costs, how paid, 20. court of lows rules in 1907. I, except so far as this convention provides, 22. decision is made by majority, 73. is signed by president and registrar, 28. must contain names of judges taking part, 28. decision can decide cases by summary procedure. 18. each party nominates a judge to the, 20. if acting as commission of inquiry, each party may nominate any person to the, 20. may draw up com/ mis if parties agree, 10. or in case of dispute originating from contract debis, 19. may hold inquiry, 18. method of voting in, 30. procedure, 31. procedure, 32. procedure, 33. procedure, 34. procedure, 35. procedure, 36. discussions are under control of presiding officer, 35. procedure, 30. procedure, 31. procedure, 32. procedure, 31. procedure, 32. procedure, 31. procedure, 33. procedure, 34. procedure, 34. procedure, 34. procedure, 34. procedure, 35. procedure, 35. procedure, 35. procedure, 31. procedure,	ean not be counsel for party before the court, 7	33
 control diplomatic privileges, 5	ean not decide cases in which they have previously taken part, 7	-
may also be judges of international prize court, 16	compensation for, 9	
receive no compensation from own or other government, 10	enjoy diplomatic privileges, 5	
required to take oath, 5	may also be judges of international prize court, 16	
 meetings of court, 14	receive no compensation from own or other government, 10	
 president of court, how elected, 3	required to take oath, 5	
 bits at The Hague, 12	meetings of court, 14	
 sits elsewhere with consent of parties, 11		
 vacancy, manner of filling, 3	sits at The Hague, 11	
 competency and procedure of	sits elsewhere with consent of parties, 11	
 contracting powers only may apply to, 21	vacancy, manner of filling, 3	
 costs, how paid, 29	competency and procedure of	
 coust, how plan, by . I. except so far as this convention provides, 22	contracting powers only may apply to, 21	
 court may deal with all cases submitted in virtue of special or general treatics, 17	costs, how paid, 29	
 decision is made by majority. 27	court follows rules in 1907, I, except so far as this convention provides, 22	
 is signed by president and registrar, <i>i</i>8	court may deal with all cases submitted in virtue of special or general freaties, 1/	
 is signed by prediction and episotery part. 28	decision is made by majority, 27	
 must give reasons, 23	is signed by president and registrar, 28	
 delegation can decide cases by summary procedure, 18	must contain names of judges taking part, 28	
 each party nominates a judge to the, 20	must give reasons, 25	
 if acting as commission of inquiry, each party may nominate any person to the, 20 the, 20 may draw up compton is if parties agree, 10 or in case of dispute governed by general treaty, 10 or in case of dispute originating from contract debts, 19 may hold inquiry, 18 method of voting in, 30 procedure, 30 discussions are under control of presiding, officer, 25 expenses of the court are borne by the powers, 31 international bureau serves as channel for communications to judges, 24 languages to be used, court determines, 23 modifications to present convention, court may propose, 33 procedure, court diaws up its own, 32 procedure, court diaws up its own, 32 procedure, international prize court; Arbitration court, judicia; Arbitration for the pacific settlement of international disputes, 1899, I; 1907, I for the conventions, 1899, I, 16; 1907, I, 37 powers should have recourse to international arbitration, 1907, I, 38(n) powers should have recourse to international arbitration, 1907, I, 38(n) powers should have recourse to international arbitration, 1907, I, 38(n) powers should have recourse to international arbitration, 1907, I, 38(n) powers should have recourse to international arbitration, 1907, I, 38(n) powers should have recourse to international arbitration, 1907, I, 38(n) powers should have recourse to international arbitration, 1907, I, 39(n) for the special cr general arbitration treaties, 1899, I, 10: 1907, I, 40 subjects embraced hy convention, 1899, I, 17: 1907, I, 23(n) for trans, each power shall select four, 1899, I, 23: 1907, I, 44 for trans, each power shall select four, 1899, I, 23: 1907, I, 44 	delegation can decide cases by summary procedure, 13	
 the, 20	each party nominates a judge to the, 20 pominate any terror to	50
 may draw up com; mis if parties agree, 10	if acting as commission of inquiry, each party may nominate any person to	36
or in case of dispute governed by general treaty, 10	the, 20	
or in case of dispute originating from contract debts, 19	may draw up comp mis il parties agree, 10	
may hold inquiry, 18 method of voting in, 30. procedure, 30	or in case of disjuite governed by general treaty, by	
method of voting in, 30. procedure, 30	or in case of dispute originating from confract debis, ly	35
discussions are under control of presiding otheer, 20	may hold inquiry, 18	38
discussions are under control of presiding otheer, 20	method of voting in, 30.	38
expenses of the court are borne by the powers, 31	procedure, 30	37
international bureau serves as channel for communications to judges, 24	discussions are under control of presiding oncer, souther the newers.	38
languages to be used, court determines, 23	expenses of the court are borne by the powers, summinications to judges, 24,	37
 modifications to present convention, court may propose, 33	international pureau serves as chainer for communications to pregot of	37
notices to be served, how, 25	languages to be used, convention court may propose. 33	38
procedure, court draws up its own, 32	modifications to present convention, court and property optimite	37
proceedings are secret, 27	notices to be served, now, spintered and a served and the served a	38
 rbitration, international. See also Arbitration procedure; International commissions of inquiry; International prize court; Arbitration court, Judicia; Arbitration, permanent court. convention for the pacific settlement of international disputes, 1899, I; 1907, I 41 is most effective in questions of a legal nature and in the interpretation of international conventions, 1899, I, 16; 1907, I, 38	procedure, court draws up us own, saturation international	37
sions of inquiry; International prize court; Arbitration court, Judicial; Arbitration, permanent court. convention for the pacific settlement of international disputes, 1899, I; 1907, I 41 is most effective in questions of a legal nature and in the interpretation of inter- national conventions, 1899, I, 16; 1907, I, 38	proceedings are secret, symmetry	
sions of inquiry; International prize court; Arbitration court, Judicial; Arbitration, permanent court. convention for the pacific settlement of international disputes, 1899, I; 1907, I 41 is most effective in questions of a legal nature and in the interpretation of inter- national conventions, 1899, I, 16; 1907, I, 38	bitration International See also Arbitration procedure; International commis-	
tration, permanent court. 41 convention for the pacific settlement of international disputes, 1899, I; 1907, I	signs of inquiry : International prize court ; Arbitration court, judiclai ; Arbi-	
 convention for the pacific settlement of international disputes, 1899, 1; 1907, 144 is most effective in questions of a legal nature and in the interpretation of international conventions, 1899, I, 16; 1907, I, 38	trotion permanent court.	
 is most effective in questions of a legal nature and in the interpretation of international conventions, 1899, I, 16; 1907, I, 38	convention for the pacific settlement of international disputes, 1899, I; 1907, L	-4I
national conventions, 1899, I, 16; 1907, I, 38	is most effective in questions of a legal nature and in the interpretation of inter-	
object, 1899, I. 15; 1907, I. 37	national conventions 1899. I. 16: 1907. I. 38	55
obligation to submit to award, I899, I, 18; 1907, I, 37(m)	chiege 1899 I /c 1907. I. 27	55
of contract debts, award shall determine validity, amount, and time of payment of claim in, 1907, II, 2,	-Elimitian to submit to sward 1899 I_{1} I_{2} : 1907, I_{2} 37(m)	5, 55
claim in, 1907, II. 2	of contract debts award shall determine validity, amount, and time of payment of	
powers should have recourse to international arbitration, 1907, I, 38(n)	claim in 1907 II 2	89
right reserved to conclude special or general arbitration treaties, 1899, 1, 19: 1907, I, 40	namers should have recourse to international arbitration, 1907, I, 38(n)	5.5
I, 40	night reserved to conclude special or general arbitration treaties, 1899, 1, 19: 1907,	
subjects embraced by convention, 1899, I, 17: 1907, I, 30	Ι	56
rbitration, permanent court. See also Administrative council. arbitrators, each power shall select four, 1899, 1, 23; 1907, I, 34	subjects embraced by convention, 1899, I, 17: 1907, I, 30	56
arbitrators, each power shall select four, 1899, 1, 23; 1907, 1, 44		
arbitrators, each power shall select four, 1899, 1, 23; 1907, 1, 44	rbitration, permanent court. See also Administrative council.	
death of judge vacancy shall be filled in manner of election in case or, 1899, 1, 23.	arbitrators each power shall select four, 1899, 1, 23; 1907, 1, 44	58
1907, I, 44	death of judge vacancy shall be filled in manner of election in case or, 1099, 1, 23.	
	1907, I, 44	58

.

• •	59
to construct and of my years, 1907. 4. 44(m)	22
international bureau. See also International bureau.	62
	61
	57
	58
	58
	57
judges, enrolment of, 1899, 1, 23, 1907, 2, 44(11), 1907, 1, 44(11), 1907, 1, 41(m), 1909, 1, 21, 1907, 1, 46, 1909, 1, 21, 1907, 1, 46, 1909, 1, 21, 1907, 1, 200, 1, 21, 1907, 1, 200, 1, 21, 1907, 1, 200, 1, 21, 1907, 1, 200, 1, 21, 1907, 1, 200, 1, 21, 1907, 1, 200, 1, 21, 1907, 1, 200, 1, 21, 1907, 1, 200, 1, 21, 1907, 1, 200, 1, 21, 1907, 1, 200, 1, 21, 1907, 1, 200, 1, 21, 1907, 1, 200, 1, 21, 1907, 1, 200, 1, 21, 1907, 1, 200, 1, 21, 1907, 1, 200, 1, 21, 1907, 1, 200, 1, 21, 1907, 1, 200, 1, 21, 1907, 1, 200, 1, 200, 1, 21, 1907, 1, 200, 100, 1	60
	60
members have diplomatic immunities, 1059, 1, 44, 1909, 19 and 1909, 1990, 1999	59
	• ·
	61
	57
	57
	57
	57
1907, I, 42 its at The Hague, 1907, I, 43(n)	59
its at The Hague, 1907, 1, 43(n) aix yesrs is term of judges, 1899, I, 23: 1907, I, 44 aix yesrs is term of judges, 1899, I, 27: 1907, I, 48(m)	61
aix yesrs is term of judges, 1899, 1, 23, 1907, 1, 49, 1907, 1, 48(m) third power may remind disputants of existence of, 1899, I, 27; 1907, I, 48(m)	61
third power may remind disputants of existence of, 10, 1, 48	55
this is not an unfriendly sct, 1899, 1, 27, 1907, 2, 4000 powers should have recourse to, 1907, I, 38(n)	55
rbitration procedure	41
advantages attending regular organization, 1899, I, p; 1907, I, critical, 1899, I, 37;	
agents and counsel may be retained by each party before the thousand	68
agents and counsel may be retained by each party octore internation 1907, I, 62 arbitrator, selection of, 1899, I, 32; 1907, I, 55	66
arbitrator, selection of, 1899, I, 32; 1907, I, 55 1900, I 22; 1907, I, 56	67
arbitrator, selection of, 1899, 1, 32; 1907, 1, 55 arbitration procedure when sovereign is arbitrator, 1899, I, 33; 1907, I, 56	75
arbitration procedure when sovereign is arbitrator, 1007, 1, 199, I, 56; 1907, 1, 84 award of tribunal binds only powers signing compromis, 1899, I, 56; 1907, 1, 84	74
award of tribunal binds only powers signing compromis, 1007, 10, 00, 10, 10, 10, 10, 10, 10, 10, 10	74
is read in public, 1899. I, 53; 1907. I, 30 may be revised, if the right is reserved in the compromis, 1899, I, 55; 1907. I, 83	73
	73
must give reasons, 1899, 1, 52: 1907, 1, 79 must have signature of all members, 1899, 1, 52	73
must have signature of all members, 1699, 1, 36- must have signature of president and registrar, 1907, I, 79(m)	74
must have signature of president and registrat, 1907, 1, 81 puts an end to dispute without a peal, 1899, I, 54; 1907, I, 81	74
shall be referred to tribunal in case of dispute a 1907 I (8(n))	67
shall be referred to tribunal in case of dispute as to currently in the commission forms tribunal when it draws up compromis, 1907, I, $_{58}(n)$ compromis defined, 1899, I, 31; 1907, I, $_{52}(m)$	64
compromis defined, 1899, I, 31; 1907, I, 52(m) the court 1907, I, 54(n)	66
compromis defined, 1899, 1, 37, 1907, 1, 54(n) is made by commission of five members if left to the court, 1907, I, 54(n)	65
permanent court may, it both parties agree, setter provide the disputants, settle compromis in permanent court may, at the request of one of the disputants, settle compromis in case of general arbitration treaty or dispute on contract debts, 1907, I, 53(n)	65
case of general arbitration treaty or dispute on contract arbitration treaty or contract arbitration treaty or contract arbitration counsel may present arguments orally, 1899, I, 45; 1907, I, 70.	71
may raise objections, 1899. I, 46: 1907. I, 71	71
may raise objections, 1899, 1, 40, 1997, and paper as he was elected, 1899, I, 35;	;
death of arhitrator, position filled in same manner us he had	67
1907, I, 59	73
decision of tribunal is by majority, 1899, 1, 37, 1907, 1, 46; 1907, 1, 77 on objective raised by coursel is final, 1899, 1, 46; 1907, 1, 77	71
on objective raised by counsel is mai, 1899, 1, 40, 100, 11, 1997, 1, 40, 100, 11, 100, 10, 10, 10, 10, 10, 10,	. 73
deliberation of tribunal is private, 1899, 1, 37 and proceedings are secret, 1997, I, 78(m)	. 73
and proceedings are secret, 1997, 1, 73(m)	. 69
discussion, 1899, 1, 39; 1907, 1, 03	. 73
close cf, 1899, 1, 50; 1907, 1, 77	. 70
how conducted, 1899, 1, 47, 1907, 1, 00, 10, 00, 000 nent, 1899, I. 40,	. 69
documents produced must be communicated to opportunity	. 69
certified copies of, 1907, I, 64(m) expenses of tribunal, how borne, 1899, I, 57; 1907, I, 85	. 75
expenses of tribunal, how borne, 1899, 1, 57, 1907, 1, 65, 1, 76, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,	72
information, parties agree to futural at 1909 1 cf. 1907. I. 84	. 75
intervening powers are bound by award, 1007, a solution of a convention intervening powers, states affected by the tribunal's interpretation of a convention	r.
may become, 1899, I, 56: 1907, I, 84	. 75
may become, 1899, 1, 30, 1907, 1, 04111111111111111111111111111111111	

270

¢.

	age
judges may not be agents, counsel, or advocates, except for power which appointed	
them, 1907, I, 62(n)	68
languages to be used decided upon by tribunal, 1899, I, 38	68
if compromis does not provide therefor, 1907, I, 61	68
members of tribunal may put questions and ask explanations, but these are τ -t ex-	
pression of court's opinion, 1899, I, 47; 1907, I, 72	7 I
notices to be served on territory of a third state, shall be served by that state at	
request of tribunal, 1907, I, 76(n)	72
preliminary proceedings, 1899, I, 39; I907, I, 63(m)	69
submission of new documents, 1899, I, 42; 1907, I, 67	70
president of tribunal, how chosen, 1899, I, 34; 1907, I, 57	67
revision of award, method of demanding, 1899, I, 55; 1907, I, 83	74 64
rules in this convention shall apply in default of others, 1899, I, 30; 1907, I, 51(m)	04
summary	77
agent, each party has, 1907, I, 89(n)	76
arbitrators, method of selection, 1907, I, 87(n)oral explanations from agents or witnesses may be demanded by tribunal, 1907, 1,	10
	77
90(n) proceedings are written, 1907, I, 90(n)	77
rules for, 1907, I, 86(n)	76
time in which cases must be submitted, tribunal determines, 1907, I, 83(n)	76
witnesses, each party may summon, 1907, 1, 90(n)	77
tribunal does not meet till pleadings are closed, 1907, I, 65(n)	70
is competent to interpret compromis and apply international law, 1899, I, 48;	
1907, I, 73	72
may consider and demand new documents, but must communicate same to opponent,	
1899, I, 43; 1907, I, 68	70
may issue rules of procedure, 1899, I, 49; 1907, I, 74	72
method of constitution, 1899, I, 32; 1907, I, 55(m)	66
place of meeting can not be changed without consent of parties, 1899, I, 25; 1899,	
I, 36; 1907, I, 60	. 67
in territory of third power with latter's consent, 1907, I, 60(n)	67
ordinarily at The Hague, 1899, I, 36; 1907, I, 60	67
rblirators	
selection of, 1899, I, 32; 1907, I, 55	66
method of selection for summary procedure, 1907, I, 87(n)	76
powers shall each select four persons to act as, 1899, I, 23; 1907, I, 44(m)	58
rgentine Republic	
adhesions and dates thereof	230
delegates to second conference	
reservation to 1907 Convention II	92
to 1907 Convention V	
signatory of 1910 additional protocol	208
rmaments, limitation of. See under Limitation.	
trinamenta, initiation of. See abuer Lindiantion.	
rmed land forces	
consist of what, 1899, IIa, 3; 1907, IVa, 3	108
Armies	
signatory powers shall issue instructions in accordance with laws and customs of war	
on land to, 1899, 1I, 1; 1907, 1V, 1	102
Armistice	
defined; duration, 1899, IIa, 30; 1907, IVa, 30	121
general or local, 1899, 1Ia, 37; 1907, 1Va, 37	121

	Pag
must be notified in good time to competent authorities and troops, 1899, IIa,	28.
1907, IVa, 38	12
regulation of intercourse in theater of operations, 1899, IIa, 39: 1907, IVa, 39	12
auspension of hostilities, 1899, IIa, 38; 1907, IVa, 38.	12
violation by one party gives other right to denounce, 1899, IIa, 40; 1907, IVa, 40. by private individuals gives right to demand punishment thereof and compensat	ion.
1899, IIa, 41; 1907, IVa, 41	12
Arma	
causing unnecessary suffering forbidden, 1899, 11a, 23; 1907, 1Va, 23	11
do not remain property of prisoners of war, 1899, 11a, 4; 1907, IVa, 4	10
neutral power need not prevent export and transport of, 1907, V, 7	13
occupant of territory shall take possession of, 1899, 11a, 53; 1907, 1Va, 53	12
even if property of private individuals, but latter shall be restored at end of war	and
compensation made, 1899, IIa, 53; 1907, IVa, 53.	12
Poisoned, are forbidden, 1899, IIa, 23: 1907, 1Va, 23	110
Army of occupation	
can take possession of, what, 1907, IVa, 53	
militia and volunteer corps part of, when, 1907, IVa, I	10
Art	
during bombardment besieged must designate buildings devoted to, 1899, 11a,	
1907, IVa, 27; 1907, 1X, 5 (by naval forces)	118, 15
besiegers must spare as far as possible buildings devoted to, 1899, 1Ia, 27; 1907, I 27; 1907, IX, 5 (by naval forces)	Va, 118-159
occupant of territory shall treat as private property the property of establishme	nts
devoted to, 1899, IIa, 56; 1907, IVa, 56	12
property of art establishments can not be seized, destroyed, or intentionally damag	ed.
1899, IIa, 56; 1907, IVa, 56	127
Asphyxiating or deleterious gases	
declaration prohibiting diffusion thereof, 1899, IV (2)	229
signatory, ratifying and adhering powers	226
denunciation, method of	225
Assaults. See Bombardment.	
Annennor. See under International prize court.	
Asylum	
to land forces, 1899, IIa, 57, 58; 1907, V, 11, 12	128, 135
to naval forces. See under Neutral ports and waters.	
to prisoners, 1907, V, 13	
to wounded and sick, 1899, IIa, 59, 60; 1907, V, 14, 15	29, 135
Attorneys	
who may act for private individuals before international prize court, 1907, XII, 26.,	195
Austria-Hungary	
delegates to first and second conferences	4
ratifications and dates thereof	36, 237
reservation to 1907 Convention 1V	
signatory of 1910 additional protocol	208
Automatic contact mines. See Mines.	

Award. See also under Arbitration procedure.

e

in	arhitration of	contract	dehts t	he	validity,	amount,	and	time	of	payment	of	claim	
	shall be dete	rinined by	, 1907,	П,	2								89

Page										
cs	debtor refuse	when	except	debts	contract	collecting	force in	t to use	powers agree not	1
89						07. H.	ont. 190	or carry	to arbitrate	

Ballnons, etc. See Alreraft.

Belglum

delegates to first and second conferences		5
ratifications and dates thereof	230, 236,	, 237
signatory of 1910 additional protocol,		208

Belligerent. See also War on land; Naval war.

army, neutral power is not responsible if persons cross frontier singly to join,
1907, V, 6
can not erect telegraph station on neutral territory or make military use of one so
erected before the war, 1907, V, 3; 1907, V, 5
can not have more than three war-ships in harbor of neutral at one time, 1907,
X111. 15
can not move troops or munitions of war across neutral territory, 1907, V, 2; 1907,
V, 5
controls hospital ships, 1899, 111, 4: 1907, X, 4 165
converting merchant sl ip into war-ship must announce the fact, 1907, VII, 6 147
may appeal to neutral merchant ships and yachts to take sick and wounded, 1907,
X, Q(n)
may demand that sick and wounded on hospital ships, private yachts, etc., be handed
over to it, 1907, N, 12(n) 170
nust institute bureau of infermation regarding prisoners of war, 1899, Ha, 14;
1907, IVa, 14
must pay for support of interned troops by neutral, 1907, V, 12 135
war-ship. See War-ships, bellgerent.

Belligerents

after engagement shall take care of shipwrecked, sick and wounded, prevent ill-treat-
ment of, and examine the dead before burnal, 1907, X, 16(n)
and neutrals, tou concerning commercial and industrial relations between, 1907, f 29
are limited as to means of injuring enemy, 1899, 11a, 22; 1907, IVa, 22
capitulations between, involve what, 1907, IVa, 35
communication between, by parlementaires, 1907, IVa, 32
flag of truce, use of, in communicating, 1907, IVa, 32 119
general rule of conduct for, 1907, IVp
interned in neutral territory, 1907, V, 11, 12, 13, 14, 15
must respect rights and territory of neutrals, 1907, XIII 1: 1907, V. 1
neutrals must show impartial treatment to, 1907, XIII, 9; 1907, V, 9
recruiting in neutral territory, rule concerning, 1907, V, 4
to notify neutrals of existence of war, 1907, III, 2

Belligerents, qualifications of

certificate or distinctive badges required, when, 1899, Ha, 1; 1907, IVa, 1 10	07
combatants and non-combatants, 1899, IIa, 3; 1907, IVa, 3	98
commander required for, 1899, Ila, 1; 1907, IVa, 1	07
conditions required for, 1899, IIa, t. 2: 1907, IVa, t, 2	D 7
distinctive emblem required for, 1899, Ha, 7; 1907, IVa, 7	97
sign, requirements for, 1899, IIa, r; 1907, IVa, r	07
instruction in laws of war required, 1899, IIa, 1; 1907, IVa, 1; 1899, II, 1; 1907,	

IV. 1	
levee en norse, 1899, 11a, 2: 1907, IVa, 2(m) 107	
militia, 1899, IIa, 1: 1907, IVa, 1	
should carry arms openly, 1899, Ha, 1; 196., IVa, 1 107	
to conferm to laws of war, 1899. Ha, 1; 1907, IVa. 1 107	
volunteers, requisites for commander, 1899, Ila, r; 1907, IVa, r 107	

Page
Blockade postal correspondence destined for or proceeding from blockaded port, 1907, XI, 1 182 by submarine mines, 1907, VIII, 2
Board Iodging, and clothing of prisoners of war, 1907, IVa, 7
Bollvia 230 adhesions and datea thereof 6 delegates to second conference 236,237 ratifications and dates thereof 91 reservation to 1907 Convention II 91 signatory of 1910 additional protocol 208
Bombardment. See alao under Aircraft.
by naval forces, 30 raw concerning, 1899, f. 157 convention 1907, IX, text (see also marginal notes) 157 aignatory, ratifying and adhering powers 161, 162 denunciation, method of, 12 160 reservations of, Chile, France, Germany, Great Britain and Japan 162 reservations of contributions, not allowed, 4 158 for refusal of contributions, not allowed, 4 158 military necessity, 2, 6 157, 159 notification to be given, 2, 6 157, 159 notification to be given, 2, 6 157, 159 notification to be given, 2, 6 157 of undefended places prohibited, 7 159 of undefended places prohibited, except when supplies immediately necessary are 157, 158 on land, 157, 158 buildings exempt and how to be marked, 1899, IIa, 27; 1907, IVa, 27 118
of undefended places, 1899, 11a, 25; 1907, 18a, 25
Booty and captures private property can not be confiscated, 1899, IIa, 46, 47; 1907, IVa, 46, 47 123
Brazii 230 adhesions and dates thereof
Budgets resolutions concerning limitation of war, 1899, f; 1907, f 28
Buildings devoted to art, etc., 1907. IVa, 27, 56: 1907. IN, 5
Bolgaria 23 delegates to first and second conferences. 23 ratifications and dates thereof. 23 sigut ry of 1910 additional protocol. 20
Bulleta declaration prohibiting use of expanding bullets, 1899 text

as)

274

l'age	
denunciation, method of	
Bureau, International. See International Bureau.	
Burlals of dead prisoners of war, 1899, IIa, 19; 1907, IVa, 19	
Cables submarine, 1907, IVa, 53(m), 54(n); 1907, V, 8, 9	
Capitniation must be in accordance with military honor, 1899, Ila, 35; 1907, IVa, 35	
Capture convention relative to certain restrictions with regard to the exercise of right of capture in naval war, 1907, XI (see also the marginal notes) 182 signatory, ratifying and adhering powers 186, 187 denunciation, met! Jd of, 13 185 coast fishing vesaels, etc., exempt, 3 183 crews of captured enemy ships, treatment of, 5, 6 183 neutral mail ships, treatment of, 2 183 neutral mail ships, treatment of, 2 184 personal property fou 'd on captured ships, 1907, X, 17(n) 171 private hospital ships exempt, 1899, III, 2; 1907, X, 2 164 medical, religious, and hospital staffs are inviolable, 1899, III, 7; 1907, X, 10 165	5 F F F F F F F F F F F F F F F F F F F
Captures and booty private property can not be confiscated, 1899, IIa, 46, 47; 1907, IVa, 46, 47 12.	3
Cargo enemy cargo on enemy merchant vessels at outbreak of hostilities, 1907, VI, 4 14	2
Cash authority of military occupant over, 1899, IIa, 53; 1907, IVa, 53 12	5
Censorship in occupied territory 12 press, 1907, IVa, 53(m)	6
Certificate private hospital ships must bear, 1899, 111, 2, 1907, N. 2	
Cbaritable establishments shall be treated as private property, 1899, I1a, 56; 1907. IVa, 56	58
Chile adhesions and dates thereof	3

275

* •

	Page on to 1507 Convention L
*n 140	7 Concentron IX 10^{4} ,
· . •	7 (one entrop XII
ngnatery	of 1910 additional protocol
China	s and dates thereof
	a fair and environ conferences and account of the second sec
and do in the	and dates thereof
	up to 1907 Consention X
to 190	7 Convention XIII
Claims.	See Arbitration; Contract debts; Prize.
Coal. See	• Fuel.
Colombia	s and dates thereof23
adheston	s and dates thereof
reservat	ion to 1967 Convention II
signator	y of 1910 additional protocol 20
Combata	its and non-combatants
as priso	ners (f war, 1899, Ila, 3; 1907, IVa, 3 10
Commere between	al relations inhabitants of belligerent and neutral countries, ruw concerning, 1907, f 2
Commiss	ion of inquiry. See International commissions of inquiry.
Commun	**
it is fo	rbidden to seize property of, 1899, IIa, 56; 1907, IVa, 56 14
requisit	ions in kind except for necessity of army and in propertion to resources, can be demanded of 1899. Ha 52: 1907, 1Va, 52
not shall be	be demanded of, 1899, Ha, 52; 1907, 1Va, 52
Commun	Ication
betweet	belligerents by parlementaires, 1899, 11a, 32, 34; 1907, IVa, 32, 34
means	of, in neutral countries, 1907, V. 3, 5, 8, 0,
tio	n, 1809, IIa, 52; 1/07, IVa, 53(m)
Compens	ation
for tri	ate property seized, 1899 11a, sz, 55: 1907, IVa, 52, 54(n), 56
for vie	lation of armistice by private individuals, 1809, Ha, 47, 1907, IVa, 47,
Tor Vic 1V	(ations of regulations respecting the laws and theories is war on land, 1997, 3(n)
Compros	ols. See under Arbitration procedure: Arbitration court. Judicial.
Conferer	ice of 1899
Final	1ct
list of	delegates
	nce of 1907
Final	Act
	delegates

Page	e
Confluention private property, 1899, IIa, 46, 47, 36; 1907, IVa, 46, 47, 36	7
Contact mines. See Mines.	
Contraband of war. See Munitions of war.	
1907, 11, 3	(9 (9
Contractors entitled to ircatment eisen prisoners of war, 1899, 11a, t_d , 1907, 1Va, t_d ,, 11 must show certificate from military authorities, 1899, 11a, t_d ; 1907, 1Va, t_d ,, 11	12
Contracts rights and actions, 1907, IVa, 23 h (n)	17
Contribution. See also Requisition. 1. collection of, 1899, 11a, 40, 51, 1907, IVa, 40, 51. 1. failure to pay money by undefended towns, naval bombardment unauthorized, 1907, IN, 4 107, 11 must be levied only by authority of high military official, 1899, 11a, 51, 1907, IVa, 51. 1. must be levied only in accordance with local law, 1899, 11a, 51, 1907, IVa, 51. 1. receipt shall be given for, 1899, 11a, 51; 1907, IVa, 51. 1.	58 24 25
Conventions of 1899 (I) and 1907 (I) for the pacific settlement of international dis- putes	1 31 41
Conventions of 1899 (111) and 1907 (X) for the adaptation to maritume warfare of the principles of the Geneva Convention	89 96 133
break of hostilities	1+6 151 157 192 188
naval war Declarations of 1899 (IV, I) and 1907 (XIV) prohibiting the discharge of projectiles and explosives from balloons. Declaration (IV, 2) of 1899 concerning astivitating gases. Declaration (IV, 3) of 1899 concerning expanding bullets.	220 225

a second ables into sepashing	Raffa.
Conversion of merchant shipe into war-shipe convention relative to the, 1907, VII (see the marginal notes)	
convention relative to the, 1907, VII (see the marginal notes).	149
signatory, ratifying and adhering powers denunciation, method of, 11	
denuice action, method of the second	
Convoya of evacuation, through neutral states, 1907, V, 14	135
of evacuation, through neutral states, 1907, v, 14	136
munitions and supplies in neutral territory, 1907, V, J	
munitions and suppres in monthly	
Corpa of combatants can not be formed in neutral territo." 1907, V, 4	134
can not be formed in neutral territo." 1907, V, 4	
Correspondence. See Postal corre	
Correspondence. See I octation to the line of the	
Correspondents, newspaper	•
Correspondents, newspaper entitled to treatment given prisoners of war, 1899, IIa, 13; 1907, 1Va, 1	a
Counsel. See under Arbitration procedure; International prize e	onit inter-
national commissions of inquiry.	
Ballonal Committee of Indentifi	
Court. See Arbitration, permanent conrt; Arbitration court, Judie	ial: Interna-
Court. See Arhitration, permanent court, Arbitration court, permanent	
tional prize court.	
Coorts	
Coorts it is forbidden to deny nationals of hostile party recourse to, 1907, IVa, a	(n) 117
it is forbidden to deny nationale of notific period	
i i i i i i i i i i i i i i i i i i i	
Crew. See under Merchant ship; Internment.	
Cr. Juni law	
a state of special man	rks and badges
shall be enacted by the powers and communicated the same	
shall be enacted by the powers and communicated wrough the ment, 1907, X , $z_1(n)$	
Coha	
a design through the second se	
delegates to second conference	
delegates to second conference	
ratifications and dates thereof	208 256
the second Comparison VII second seco	* * * * * * * * * * * * * * * * * * * *
signatory of 1910 additional protocol	208
Signatory of the generation of the	
Days of grace. See under Merchant ships, enemy.	
Days of grace. Nee under merchant surply cutting	
Dead	before hurial
Dead belligerents shall prevent ill-treatment of, and attend to examination of	494
a sure in the second part of changes in his of 1907. A. [7(B)]	
belligerents shall send to each other marks of identication of avoir the	172
collection and transmission of property of, 1907, X, 17(n)	112
report to he made of dead prisoners of war, 1907, IVa, 14	

although unfortified, may he bomharded, 1907, IX. 4..... 158

Declaration of war. See Opening of hostilities.

Defended place

l'age
to peace conferences of 1899 and 1907 by countries
to peace conterences of 1899 and 1997 by constituent alphabetical list
Delegation. See under International prize coart; Arbitration coart, judicial.
Denmark
delegates to first and second conferences
delegates to hist and second conferences
signatory of 1910 additional protocol
Desusciation 100
1900 ITa 40: 1907 IVa 40.
of conventions and declarationa (see marginal notes to conventions, etc.)
Destruction of property forbidoen except under imperative military necessity, 1899, 11a, 23;
of property forbidoen except under imperative ministry is testing in 116
Diplomatie immunity 60
of members of permanent arouration court, 1907, 1, 19, 1, 19, 19, 19, 19, 19, 19, 19,
Dominican Republic 230
It is and dates thereof
and a second support of the second
1007 Convention II
toos Concention VIII
1907 Convention XIII
Due diligence duty of neutral power with respect to sateguard of neutrality of its ports, etc., 1907, 214
duty of neutral power with respect to talk and of the second seco
Dumdum buitets. See Buitets.
Ecneder
A star there is a star of the
11 million and configence
to 1007 Convention II
1007 Convention XII
aignatory of 1910 additional protocol 208
Educational establishments
is a stand destagued or intentionally damaged, 1899, IIa, 46, 1907, IVa, 50., 127
can not be seized, destroyed, of interiordary damaged property, 1899, IIa, 56; 1907, IVa, 56, 127 shall be treated as private property, by occupant of territory, 1899, IIa, 56; 1907, IVa, 56, 127
Enemy. See also under Forbidden acts.
helligerents are restricted as to means of injuring, 1899, IIa, 22; 1907, IVa, 22 116 belligerents are restricted as to means of injuring, 1899, IIa, 22; 1907, IVa, 22 116
helligerents can not force action against their country by hautoning of those 1 to get a the means of injuring. See Means of injuring the enemy.
not obliged to receive flag of truce, 1899. 11a, 33: 1907, IVa, 33 120
Espionage. See Spy.
Family honor occupant of territory must respect, 1899, IIa, 46; 1907, IVa, 46
occupant of territory must respect, 1899, 118, 47, 1907, 188, 47.

é.

279

.

0

ġ

	age
of Peace Conference of 1899	1
signatory bowers	39
of Peace Conference of 1907	1
signatory powers	40
reservation o Switzerland49,	258
fishing vessels	
for coast trade are exempt from capture, 1907, X1, 3	183
unless they take part in hostilities, 1907. X1, 3	183
not to be used for hostile purposes, 1907, XI, 3	183
lag	
national	_
on hospital ships, I899, III, 5; 1907, N, 5	5
improper use forbidden, 1899, IIa, 23; 1907, IVa, 23	116
of truce. See Parlementaire.	
red cruss	
on hospital ships, 1899, 111, 5; 1907, X, 5(m)	166
improper use, 1899, IIa, 23; 1907, IVn, 23	116
Forbidden acts	
abuse of distinctive hadges of Geneva Convention, 1899, IIa, 23; 1907, IVa, 23	116
act of hostility in neutral waters, 1907, X11I, 2	210
bombardment of undefended towns, 1899, Ila, 25; 1907, IVa, 25	117
by naval forces, 1907, IX, 1	157
bombardment of towns because of failure to pay money contributions, 1907, IX, 4	158
bombardment of town solely because there are mines in the harbor, 1907, IX, 1	157
confiscation of private property, 1899, Ila, 46; 1907, IVa, 46	123
denial of courts to nationals of hostile party, 1907, IVa, 23(n)	117
destruction of property except under military necessity, 1899, IIa, 23; D07, IVa, 23	110
diffusion of asphyxiating or deleterious gases, 1899	114
improper use of national flag, 1899, 1Ia, 23: 1907, IVa, 23	
killing or injuring of disabled enemy, 1899, Ila, 23; 1907, IVa, 23	
killing or injuring of surrendered enemy, 1899, Ha, 23, 1907, IVa, 23,	116
misuse of enemy uniform, 1899, IIa, 23; 1907, IVa, 23	1 2 2
pillage, 1899, Ha, 47: 1907, IVa, 47 pillage of town taken by assault, 1899, Ha, 28; 1907, IVa, 28; 1907, IX, 7118,	15
treacherous killing of enemy, 1899. Ha. 23; 1907. IV.5. 23use of arms which cause unnecessary suffering, 1899, Ha. 23; 1907, IVa. 23	116
use of poison or poisoned arms, 180°, Ha, 23; 1907, 1Va, 23,	116
use of poison or poisoned arms, 18°, 11a, 27, 1907, 1Va, 27,	116
use or projectiles causing useless supering, 1079, 11a, 23, 1707, 11a, 23, 11.	110

Forces, unorganized. See Levee en masse.

Forests

occupying state is only	usufructuary of,	, 1897, Ila,	55; 1907, IVa	55 126

(one c		
delegates to first and second conferences		10
ratifications and dates thereof	, 236,	237
reservations to 1907 Convention VIII	, 252,	253
to 1907 Convention IX 162.	, 254,	255
signatory of 1910 additional protocol	• • • •	208

280

I

Ċ

٠.,

Yonds Page Seize, 1899, 11a, 53; 1967, IVa, 53	
iases, asphyxiating or deleterious prohibition of diffusion, 1899	
eneva Convention. See also Hospital Ships. 115 applies to sick and wounded, 1899, IIa, 21; 1907, IVa, 21. 115 interned in neutral territory, 1899, IIa, 60; 1917, V, 15. 129, 136 improper use of the inspina forbidden, 1899, IIa, 23; 1907, IVa, 23. 116 iwar concerning revision of, 1899, f. 28 conventions for the adaptation to maritime warfare of the principles of the, 1899, 163 signatory, ratifying and adhering powers, 1899, 1907. 178, 179 deminication, method of, 1899, 74; 1907, 27. 176 execution of the convention, 1907, N, 20(n). 173	
 not applicable unless all belingerents are contracting parties, 1899, III, 11; 1907, N, 18 applies only to forces actually embarked, 1907, N, 52(n) 174 applies only to forces actually embarked, 1907, N, 52(n) 174 neutral merchant ships rendering assistance to shi, wrecked and wounded, 1899, III, 6; 1907, N, 9 168 wounded, etc., landed at neutral ports, 1907, N, 15(n) rescue by neutral war vessels, 1907, N, 13(n) penalties for violation of convention, 1907, N, 21(n) 173 	

Germany

delegates to first and second conferences	1
ratincations and dates thereof	6,237
ratifications and dates increase	LIC O
reservation to 1899 Convention III	2,204
to 1907 Convention IV	0,251
154-25	7. 253
1907 Convention VI	
1997 Convention VIII	2, 273
1907 Convention IX	4. 255
1907 Convention IX	1. 150
1907 Convention XIII	8,209
signatory of 1910 additional protocol	. 208
signatory of 1910 additional protocol	

Good offices and mediation See Mediation.

Great Britain

adhesions and dates thereof	
delegates to first and second conferences	
ratifications and dates thereof	
reservation to 1899 Convention 111.	
reservation to 1899 Convention 111	ł
to 1907 Convention V	
1007 Convention VIII	'
1007 Convention IX	,
1007 Convention X	•
1907 Convention XIII	ŧ.
1907 Convention XIII	į.
signatory of 1910 additional protocol	
Greece	
delegates to first and second conferences	1
	۰.
reservation to 1907 Convention I)
reservation to 1907 Convention 1	ŝ
to 1907 Convention II	

CA COMPANY AND THE OWNER OF CALL OF CA				· · · · · · · · · · · · · · · · · · ·	12
adhesions	and	dates	thereof		

281

100

-

L'age	
delegates to second conference	
ratifications and dates thereof	
reservation to 1907 Convention 11	
to 1907 Convention XII	
signatory of 1910 additional protocol 208	

Guides

impressment of, in occupied territory, 1899, IIa, 24; 1907, IVa, 23 h (n), 24, 44(m)..117, 123

Haitl

adhesions and dates thereof	231
delegates to second conference	13
ratifications and dates thereof	237
reservation to 1907 Convention X11	256
signatory of 1910 additional protocol	208

Honduras

adhesions and dates thereof		23
-----------------------------	--	----

Hospital ships

act at their own risk during and after engagement, 1899, III, 4: 1907, X, 4	165
are under control of belligerents, 1899, 111, 4; 1907, X, 4	16 6
belligerent may demand that sick and wounded be turned over by, 1907, X, 12(n)	170
belligerent war-ship may demand delivery of sick, wounded and shipwrecked, 1907,	
$X, I^{2}(n)$	170
boats of, 1899, III, 5; 1907, X, 5	166
classes of, 1899, 111, 1, 2, 3; 1907, X, 1, 2, 3	165
detained by the enemy must haul down belligerent flag of nation which controlled	
them, 1907, X, s(n)	167
distinguished signs not to be used for other purposes, 1907, X, $\delta(n)$	
uipped by persons, etc., of neutral countries, by private individuals or relief	
societies, 1899, III, 3; 1907, X, 3(m)	165
flags, 1899, III, 5; 1907, X, 5(m)	
in neutral ports, 1907, X111, 14	
inviolability of staff, 1899, I11, 7; 1907, X, 10	
movements during and after engagements, 1899, III, 4: 1907, X, 4	
must render their coloring plain at night, 1907, X, ((n)	
rights of belligerents in regard to, 1899, III, 4; 1907, X, 4	
shall afford relief independently of nationality, 1899, III, 4; 1907, X, 4	
shall be painted white with green strake, 1899, 111, 5; 1907, X, 5	
shall carry national and red cross flags, 1899, III, 5; 1907, X, 5	
if a neutral it shall also carry flag of helligerent controlling it, 1907, X, 5(m)	
shall not be used for military purposes, 1899, III, 4; 1907, X, 4	
shall not hanger combatants, 1899, 111, 4; 1907, X, 4	
staff may be armed for maintaining order and defending the sick, 1907, X, $\delta(n)$	
use of distinctive signs restricted, 1907, X, 6(n)	
use of distinctive signs resultered, 4707, 18, 0(1)	107

Hospitals

.

besieged must designate, 1899, IIa, 27; 1907, IVa, 27; 1907, IX, 5 (by naval forces) 118, 159 assailant must spare, 1899, IIa, 27; 1907, 1Va, 27; 1907, IX, 5 (by naval forces)...118, 159

Hostilities. See also Opening of hostilities.

conduct of. See Means of injuring the enemy.

resumption of, a	fter	denunciati	on of	armistice,	1899,	IIa, 4	o: 1907,	IVa.	40	122
unwritten rules,	how	applied,	1907,	$1V_{1}p\dots$						101

	Page
Humanity, laws of a factor in international law, 1899, II, p; 1907, IV, p	102
to be considered in interpreting regulations concerning the qualifications of be	uger
1900 II pt 1907 IV D	104
in treatment of prisoners of war, 1899, IIa, 4; 1907, IVa, 4	100

Identification. See under Certificate.

Indemnity. See Compensation.

Industrial relations

between inhabitants of belligerent and neutral countries; t ru concerning, 1907, f.... 29

Information bureau regarding prisoners of war. See also Prisoners of war.

deaths, names. wounds of prisoners of war, etc., record of, 1907, 11a, 14; 1907,
Il/a, 14(m)
functions of, 1899, IIa, 14; 1907, IVa, 14(m)
information required to be kept by 1899. IIa, 14; 1907, IVa, $I_4(m)$
required to keep return of card for prisoners, 1899, IIa, 14; 1907, 1Va, 14(m) 112
to pollect and forward valuables, letters, etc., 1899, 11a, 14; 1907, IVa, 14(m) 115
when and where instituted, 1899, IIa, 14; 1907, IVa, 14(m)

Information, obtaining of

	hy ruses of war, 1899, IIa, 24; 1907, IVa, 24
	undisguised soldiers, 1899, IIa, 29; 1907, IVa,
118	undisguised soldiers, 1899, 11a, 29, 1907, 1 a,
	spies, 1899, IIa, 29; 1907, IVa, 29
	truce heavers, 1899, IIa, 22; 1907, IVa, 33
1 1907. IVa. 44 123	the it is the second territory through of
	truce hearers, 1899, 11a, 33; 1907, IVa, 53 from inhabitants of occupied territory, through co

Inquiry, international commissions of. See International comm. sions of inquiry.

Insignia and nniform of the enemy

insignia and nuiform of the enemy improper use of, forbidden, 1899, IIa,	1907, IVa, 23 f 1	16
Instructions to be issued to armed land forces, 1899, II	, 1; 1907, IV, 1 1	02

Intercourse

in theater of operations, may be ref lated by armistice, 1899. IIa, 30; 1907, IVa, 39... 121

International arhitration. See a bitration, international.

International bareau

	.4.0
acts as registry to international commissions of inquiry, 1907, I, 15(n)	40
to international prize court, 1907, XII, 23	194
to judicial arbitration court, 1907, d. 13	34
to permanent court of arbitration, 1899, I, 22: 1907, I, 42(m)	57
appeal in international prize court procedure, may be made without awaiting national	
court decision, direct to, 1907, XII, 30	196
controlled by permanent administrative council, 1899, I, 28: 1907, I, 49	62
controlled by permanent administrative counter, 100, 1, 10, 10, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,	63
how expenses are divided, 1899, I, 20; 1907. I, 50(m)	03
in dispute one of the powers may address note signifying willingness to arbitrate direct	
to 1907 I (3(n)	0-
is at disposal of any hoard of arbitration, 1899, I, 26; 1907, I, 47	61
receives declaration of suit for damages brought before international prize court, 5	206
notifies government of belligerent captor of declaration of action, 6	207
notines governinent of beingerent captor of declaration of and by	207
receives case from government of belligerent captor, 6	207
serves as channel for communications to the judges of the judicial arbitration court,	
	37

1907, d, 24.....

INDI IEST

nternational commissions of induity	age
agents must be summoned to attend investigations, 1907, I, 21(n)	50
considers case in secret and decides by majority vote, 1907, 1, 30(n)	53
constitution, 1829, 1, 0, 10, 11, 25; 1907, 1, 0(1), 10, 12(m),	, 61
counsel may treacht summaries of facts to, 1907, I, 29(n)	53
exercises Law rand, 1907. I. 86(n)	55
explanations, commission may ask either party for, 1907, I, 2 (n)	50
manury convention determines language, place of meeting, etc., 1907, I, 16(n)	46
determines facts, method of forming commission, and powers of commissioners,	
1907. I. $t_0(\mathbf{m})$	46
languages are determined by commission if inquiry convention fails to specify, 1907,	
1, II(0)	47
meetings not public nor are numbles published, 1907, 1, 31(11)	53
ordinarily held at The Hague, 1907, I, n(n)	47
may be held elsewhere to secure information, 1907, I, 2 (n)	49
or with consent of parties, 1907, 1, 11(n)	47
notices shall be served by powers in whose territory service is desired, 1907, I, 24(n)	51
parties acree to furnish evidence, 1899, 1, 12; 1907, I, 23(11)	50
faities n ay have agents or counsel, 1907, I, 14(n)	48 49
parties must both be heard, 1907, 1. 19(n)	49
parties noist communicate statement of facts to each other, 1907, I, 19(n)	49
registry, functions of, 1907, I, 10(n)	48
registry, international bureau acts as, 1907, I, 15(n)	48 54
report is limited to statement of facts, 1899, 1, 17; 1907, 1, 35	54
report is not arbitral award, 1899, I, 14; 1907, I, 25	54
report is read in public and copy given to each party, 1907, 1, 34(n)	54
tf one member refuses to sten note is made thereot, 1907, 1, 33(n),	54
report is submitted to conflicting powers, 1809, 4, 13	54
report is submitted to communing powers, 16-9, 1, 13,	49
if not determined by inquiry convention shall be settled by commission, 1907, I, 18(n)	49
terminate to of hearing, 1907, 1, $g_2(n)$	5.4
vacancy, mode of filling, 1907 , 1 , $43(n)$	47
with csses, examination of, 1907, I , $2^{\circ}(n)$	52
may use potes, but may not read draft, 1907, 1, 27(n)	52
may use pore, one may not rear order port, 1,27,000 must sign testimony, 1907, 1, 28(n)	53
summoning and hearing, 1997, 1, 25(n)	51

International law

-

International prize court. See also Additional protocol.

convention relative to the creation of an, 1907, XII (see also the marginal notes) 188
constitution, 1907, X11, 1997
administrative council fulfits same functions as for permanent arbitration court, XH, 22, 194
assessor, helligerent captor or interested neutral may appoint naval officer as, XII, 18, 193
atterneys for private individuals, who may act as, X11, 26 195
international bureau acts as registry for, XII, 23 194
judges, XII, 10-20
contracti owers appoint deputy judges and, XII, 10,
compensation of, X11, 20
have diplomatic immunities, XII, 13
if judge is absent, deputy judge sits, XII, 14 19.
in case its indge is not sitting when case comes up belligerent may ask to have
him admitted, NII, 16
may also be judges of judicial arbitration court, 1907. d, 16 3
method of ranking, XII, 12 192
of seating, XII, 15

I.	age
must take oath, XII, 13.	192
The second se	
a construction of the second	
	173
and the second second will be a second s	193
nethod of electing onders, All, by notices to be served are served by government on whose territory service is necessary notices to be served.	195
atid at request of court, XII, 77	124
parties may appoint agents and counsel, XII, 25	192
in the state of th	
te is the advantaged visited vessel is dispused of according to law of cabous structure	
if an invol court adjudged capture null, international court can only decide as to	
· · · · · · · · · · · · · · · · · · ·	1.4
damages, XII, 8 if national courts do not decide case in two years, case may go direct to inter-	190
national court, XII, 0	190
if prize violated law of captor, court shall enforce law unless unjust, XII, 7	190
if prize violated law of captor, could state control of the state of t	190
if treaty is not in force, international law applies (ct., y the second parties inter judgment of belligerent captor is notified to belligerent or neutral parties inter	
a second second the beaught before international court in conversion	•
a start to see the diam fact instance by Capier, XII, Assessment (1997) 1111	
validity of capture of mercuant sony, determination of reference of the solution of the soluti	3. 1.40
appeal before national court must be transmitted to international court, NII, 20	196
appeal before national court must be transmitted to hier appeal by neutral individual is notified to his government, XII, 20 copy is sent to respondent, XII, 32	, 196
must give reasons and be signed by hinders and oral statements, XII, #	. 145

Dage

made by majority of judges present, X1I, 43 198	5
decrees made in absence of a party are notified to it, XII, 41 198	3
delegation performs duties of court when latter is not sitting, XII, 48 199)
discussions are controlled hy president, XII, 38 197	t -
are public, subject to contrary request of a litigant, XII, 39 198	\$
oral. XII, 34	7
expenses of court, general, how borne, XII, 47	,
of trial, how borne, XII, # 199	,
judge appointed by a belligerent can not preside, XII, 38 197	/
parties are summoned for every stage of proceedings, XII, 37 197	/
receive certified copies of the minutes, XI1, 37 197	!
pleadings, XII, 34 197	/
procedure, court draws up its own rules of, XII, 49 199	¢
sentence pronounced in public sitting, XI1, 45 198	3
sitting, public, XII, 35 197	/
supplementary evidence, XII, 36 197	1
suppementary criterice, 121, jorin criterici	
Internment	
belligerent war-ships in neutral ports, 1907, X11I, 24	Ł
officers may be released on parole by neutral state, 1899, IIa, 57; 1907, V, 11127, 135	5
prisoners of war, 1899, IIa, 5; 1907, 1Va, 5(m) 108	3
in neutral territory, 1907, V, 13	5
prize crew of prize captured in neutral waters, 1907, XIII, 3	0
troops may be guarded in camps or fortified places, 1899, IIa, 57; 1907, V, 11127, 135	5
troops shall be maintained by neutral in default of special agreement, 1899, IIa, 58;	
1907, V, 12	5
belligerent shall reimburse neutral at conclusion of peace, 1899, IIa, 58; 1907,	
V, 12	5
wounded and sick interned in neutral territory, 1899, 11a, 59; 1907, V, 14	5
application of Geneva Convention, 1899, IIa, 60; 1907, V, 15	5
landed at neutral port, 1907, X, 15(n)	1
expenses to be borne by government of wounded, 1907, X. 15(n)	I
expenses to be bothe by government of sounded, from the provi	

Invasion. See Occupied territory.

Inviolability

of bearer of the flag of truce, 1899, IIa, 32; 1907, IVa, 32 unless he incites to treason, 1899, IIa, 34: 1907, IVa, 34	I 20
of bugler, drummer and interpreter accompanying parlementaire, 1899. IIa, 32, 1907, IVa, 32	120
of neutral territory, 1907, V, 1, 2 postal correspondence on neutral or enemy ship, unless intended for blockaded port in	
vielation of blockade, 1907. X1, 1	
of trumpeter accompanying flag of truce, 1899, 11a, 32; 1907, IVa, 32	120
Irregular troops	107
conditions of possessing belligerent rights, 1899. Ha. 1, 2; 1907, IVa. 1, 2(m)	107
Italy	
delegates to first and second conferences	14
ratifications and dates thereof	231
signatory of 1910 additional protocol	208
Japan	
delegates to first and second conferences	
ratifications and dates thereof	
reservations to 1907 Convention 1	241

~	κ.	,	
4	С	3	υ

Page
to 1907 Convention IV
Judges. See Arbitration procedure; International prize court; Arbitration court, Judicial; Arbitration, permanent court.
Judiciai arbitration court. See Arbitra*'on court, Judicial.
Korea adhesions and dates thereof 231
Land forces instructions to be issued to, 1907, IV, t
Land warfare. See War on land.
Legal rights and actions of nationals of helligerents, 1907, IVa, 23(n) 117
Levee en masse to resist invader regarded as belligerents, 1899, 11a, 2; 1907, IVa, 2
Liability of belligerent party violating Regulations for war on land, 1907, IV, 3(n) 103
Liberia adhesions and dates thereof236,237
Limitation of armaments and war budgets cau concerning, 1899, f
Loans to belligerents by neutral persons, 1907, V, 18
Luxemburg delegates to first and second conferences
Mail ship, neutral. See also Postal correspondence. can be searched only if absolutely necessary and then with great expedition, 1907, XI, 2
Maintenance. 135 of interned troops, 1907, V, 12
Maritime war. See Navai war.

Page	
forbidden, arms, projectiles, etc., causing unnecessary injury, 1899, 11a, 2J e; 1907, 116	
is a subscience of motion of hostile army or nation, 1899, 11a, 230; 1907, 184.	
255a55ination of individuals of point any 10 7 11/2 11/2 11/2 11/2	
23.6	
contamination of water, etc., 1899, 11a, 23 d, 1507, 18 a, 23 d, 1907, 1V, 23 f, 116 distinctive badges and emblems, improper use of, 1899, 11a, 23 f; 1907, 1V, 23 f, 116	
A = A = A = A = A = A = A = A = A = A =	
1100 1100	
1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	
1	
t uses a woundary analyse who has surrendered, 1899, 11d, 21C; 1907, 1Va, 33 Correction	
$x_{1} = x_{2} + x_{3} + x_{4} + x_{4$	
pillage, 1899, 11a, 28, 47, 1907, 1Va, 29, 47, 1907, 1Va, 23 d	
poison and poisoned weapons, itely and start injury, 1899, Ha, 23 e: 1907. IVa, 23 e. 116 projectiles, arms, etc., causing innecessary injury, 1899, Ha, 23 e: 1907. IVa, 23 e. 116 diffusing asphyxiating gases, etc., 1899, Ha, 23 a: 1907, IVa, 23 a	
diffusing asphyxiating gases, etc., 1899, 11a, 23 d. 1967, 1Va, etc., 1907, 1Va, to compet hostile nationals to take part in military operations, etc., 1907, 1Va,	
1399 Ha 2243 MU/, 1334 Groups and 1399 Ha 2243 MU/, 1334 C Groups and 1399	
in and and and ordering discharged from balloons, etc., 1907, AIV ; 1907, IV a, 27, 100, 117	
the second processing for obtaining information of missible, 1077, 114, 24,	
ruses and measures necessary is containing the rate of the rule of	
Mediation and good offices	
to the same numbers have to have recourse to, 1899, 1, 2; 1907, 1, 2(m),	
1.5 1.5	
4 we assume that the $1809 + 71907 + 75000000000000000000000000000000000$	
i the i subtrea covere strangers to suit may offer good offices of inculation, they's	
43 43 1, 3; 1907, I, 3(m). 43 have exclusively the character of advice, 1899, I, 6; 1907, I, 6. 44	
have exclusively the character of advice, 1899, 1, 6, 1997, 1, 6, 1997, 1, 4, mediator shall reconcile opposing claims, 1899, 1, 4: 1907, 1, 4.	
mediator shall reconcile opposing claims, 100, 1 or one of the disputants announces non- mediator's functions shall ccase when it or one of the disputants announces non-	
a contance of mediation, 1899, I. 5: 1907, I. 5	
and underseally not 1800 I 2: 1907 L 2(m)	
special mediation, method of, 1899, I, 8 , 1907, I, $8(m)$	
NE. 11-1.4-0 of anning d tauga	
Medical staff of captured vessel inviolability, 1899, 111, 7: 1907. X, 10	
1000 - 1000 - 1000 - 110 - 71 - 1907 - 8 - 10 - 10 - 10 - 10 - 10 - 10 - 10	
man any private property when they leave, 1899, 111, 7; 1907, A, 10, 107	
salary after capture, 1899, 111, 7; 1907, X, <i>to</i> (m)	
Merchant ships, enemy	
at anti-activities, convention respecting, 1907, VI	
answer thereon is detained under certain conditions, 1907, VI, 4	
in next of more entering enemy port, should be allowed to depart, 1907, VI, 7 171	
in energy port at outbreak of hostilities should be allowed to depart, 1907, VI, f 191	
intended for conversion into war-ships, not covered by 1907, VI, 1907, VI, 5 142 intended for conversion into war-ships, not covered by 1907, VI, 1907, VI, 5 142	
 6. kigh seas and ignorant of war, may be detained, destroyed, or requisitioned, upon payment of compensation, 1907, VI, 3	
unable to leave the enemy port withou the time limit can not be connecated, 1907,	
1°1 a	
at the leave the energy port within the time limit may be detained, subject to	
restoration, or requisitioned and paid for, 1907, VI. 2	

288

.

1 650
fishing vessels and boats in local trade exempt from capture, 1907, X1, 3 183
nor when nationals of enemy state, if they agree not to aid in operations of war,
1907, AI, 6
not to serve on enemy vessel, 1907, X1, 5
the names of those oncers and members of the crew agreeing not to take part are
notified to belligerent who must not employ them, 1907, XI, 7
vessels on religious, scientific or philanthropic missions exempt, 1907, X1, 3 193
when vessels take part in hostilities, rules as to crew do not apply, 1907, XI, 8, 184 conversion into war-ships, convention respecting, 1907, VII
crew must be under military discipline, 1907, V11, 4
master must be duly commissioned, 1907, VII, 3
must be under control of puwer whose flag it flies, 1907, VII, 1
must observe laws and customs of war, 1907, VII, 5
must show marka of nationality, 1907, VII, 2
must show marka or mationality, 1907, vii, 2
erchant ships, neutral
having wounded of belligerent on board, 1899, III, 6; 1907, X. o(m) 168
exico
delegates to first and second conferences 15
ratifications and dates thereof
signatory of 1910 additional protocol 208
ilitary interests
limitation upon duty to search for shipwrecked or wounded after engagements, 1907,
X, 16(a)
or to protect them against pillage or maltreatment, 1907, X, 16(n)
lijitary necessity
destruction of enemy's property, 1899, 11a, 23 g; 1907, 1Va, 23 g 116
guides, impressment of, 1899, Ila, 24, 44: 1907, IVa, 23, 24, 44
information of enemy and country, 1899, IIa, 24; 1907, IVa, 24 117
limitation upon notification of mine zones, 1907, VIII. 3 152
limitation upon removal of evils of war, 1899, II, p; 1907, 1V, p 101
ruses of war, 1899, IIa, 24: 1907, IVa, 24 117
submarine cables, seizure of, etc., 1907, IVa, 54(n) 126
taxes in occupied territory, 1899, 11a, 40; 1907, 1Va, 40 124
use of sick wards and their material for other purposes, 1907, X, 7(n) 168
requisitiona in occupied territory, 1899, 11a, 52; 1907, IVa, 52 125
lilitary occupation. See Occupied territory.
fines, submarine, automatic contact

 convention relative to laying, 1907, V111 (see also the marginal notes).
 151

 denunciation, method of, 1907, 11.
 154

 duration, 1907, 11.
 154

 duration, 1907, 11.
 154

 reservation by Dominican Republic.
 156

 by France
 156

 hy Germany
 156

 by Siam
 156

 by Siam
 156

 by Signatory, ratifying and adhering powers.
 155

 time of taking effect, 1907, 10.
 153

 tompedoes, rule of convention respecting, 1907, 1.
 151

 bombardment of places protected solely by, 1907, IN, 1.
 157

	Page
life of anchored and unanchored mines, 1907, VIII, 1, 3, 6	152
summered shound 1907 VIII 2	121
and at a set demand mean 1002 VIII 2 4 second construction of the second s	134
instructional miner adoption 1907 VIII. 6	155
neutral obligations, 1907, VIII, 4	152
removal, 1907, VIII, 5 question to be reopened, 1907, VIII, 12	154
question to be reopened, 1907, \$ 111, 12	
Monroe Postrine	
reservat.ons of United States to, 1899, I, and 1907, I	4,87
Montenegro delegates to first and second conferences	16
delegates to hist and second conferences	231
reservation to 1907 Convention IV	250
restruction to the states	
Monnments, historic	127
destruction, etc., of, forbidden, 1899, IIa, 56; 1907, IVa, 56 protection to be given during bombardment, 1907, IVa, 27	118
visible signs to mark, 1907, IVa, 27	118
Visible signs to mark, 1907, 19m, synthetic filtered	
Municipalities	
property of, treated as private property, 1899, 11a, 56; 1907, IVa, 56	. 127
Munitions of war convoys of, in neutral territory, 1907, V, 2	. 133
duty of neutral power 1907 V. 7: 1907, XIII. 6. 7	0,211
rule as to seizure of, 1899, IIa, 53; 1907, IVa, 53	. 126
Naval gune and riflee zau concerning, 1899 f	. 29
zau concerning, 1899 t	
Naval war	
convention concerning the rights and duties of neutral powers in, 1907, XIII	. 209
convention relative to certain restrictions with regard to the exercise of right of captur	e 182
in, 1907, XI	. 10a
111: 1907, X	163
a superstrain private property in 1899 f	. 27
$\tau_{\alpha\mu}$ concerning laws and customs in, 1907 f	. 29
Netherlands delegates to first and second conferences	. 17
delegates to first and second conferences	8, 239
signatory of 1910 additional protocol	, 208
Neutral persons	1.26
acts forfeiting rights as neutral, 1907, V, 17	136
acts not forfeiting lights as neutrals, 1907, V, 78 nationals of neutral states considered as, 1907, V, 26	. 136
furnishing supplies or loans to belligerents, 1907, V, 18,	. 130
curring railway material requisitioned by belligerent, 1899, 11a, 54; 1907, 5, 79	0,157
provides in police or civil administration of belligerent state, 1907, V, 18	130
status when crew of enemy merchantman, 1907, X1, 5	. 183
Neutral ports and waters belligerent war-ships, number allowed in, 1907, XIII, 15	212
can not increase armament, crew, or war material in, 1907, XIII, 18	213

1.#Ke
may on account of damage or stress of weather, remain longer than 24 bours,
1907, XIfI, 14
may, under certain conditions, take fuel, 1907, XIII, 19
must take only sufficient supplies to bring them to peace standard, 1907, XIII, 19 213
twenty four hour rule of stay, 1907, XIII, 12
twenty-four-hour rule of departure, 1907, XIII, 16
can not be used as base of naval operations, 1907, XIII, 5
pending decision of prize court prize may be brought into, 1907, X111, 23 214
prize, if not under 1907, XIII, 21, must be released when brought into, 1907, XIII, 22 214
prize must be liberated and prize crew interned if captured in, 1907, XIII, 3 210
under certain conditions prize may be brought into, 1907, XIII, 27
war-ship of belligerent can not coal twice within three months in port of same neutral.
1907, XIII, 20 213
utral powers. See also under Interament; Prisoners of war; Sick and

Neutral powers. See also under Interament; Prisoners of war; Sick and Wounded, in general

if aware of war, can not plead lack of formal notice, 1907. III, 2
laying submarine mines must observe same rules as belligerents, 1907, VIII, 4 152
war must be notified to, 1207, III. 2
their nationals are neutrals, 1907, V, 16 136
rights and duties; tau concerning, 1899, f 29
in naval war. See also Neutral ports and waters.
their sovereign rights must be respected by belligerents, 1907, XIII, z 210
can not supply ammunition, war material of any kind to belligerents, 1907, XIII, 6 ?!
may allow belligerent war-ships to use neutral pilots, 1907, XIII, 11 211
may forbid belligerent who has violated laws regarding neutral ports from entering
neutral waters, 1907, XIII, 9
may use such means as they deem best to enforce laws of neutrality, 1907, X111, 25. 214
must not allow belligerent war-ships to remain in neutral harbor more than 24
hours, 1907, X111, 12
must not fy belligerent war ship to 'eave within 24 hours, 1907, XIII, 13 212
must prevent belligerent war-ship from making more than necessary repairs in
neutral harbor, 1907, XIII, 17
must prevent fitting out or departure of vessel to aid belligerent, 1907, XIII, 8 211
must treat belligerents impartially, 1907, XIII, 9 211
not bound to prevent export or transport of things useful to army or fleet, 1907,
XIII. 7
using rights secured to them by 1907, XIII, are not committing unfriendly acts,
1907, XIII. 26
in war on land. See also Neutral territory.
convention respecting the rights and duties of, 1907, V 133
can resist by force attempts to violate neutraliy, and this is not hostile act, 1907.
V, 10
may use belligerent railway material to certain extent, 1907, V. 19
must treat helligerents impartially, 1907, V, 9: 1907, XIII, c
need not forbid use of telegraph or telephone cables, public or private, to belligerent,
1907, V, 8
need not prevent export and transport of arms, etc., which might aid belligerent.
1907, V. 7
not responsible if persons cross the frontier singly to go into belligerent army,
1907, V, 6
receiving troops of belligerent must intern them, 1899, 1Ia, 5; 1907, V, 11127, 135
retention of helligerent's railway material, 1997, V, 19
compensation therefor, 1907, V, 10
compensation increasing 2007, 17 Provident Compensation Compensation
entral territory
eDIFRI (eFFIGFy

cables and	telegraphs	; use of by belligerents, 1907, V, 3, 5, 8, 9	

N

御.

1 445	
rolations of neutrality on, prevention and punishment, 1907, V. 5	
rolations of neutrality on, prevention and puttining a provide the provident of the second se	
prize court can not be set up in neutral waters of un, 100, 100, 100, 100, 100, 100, 100, 10	
roops can not be formed of feetune on the former	
we appliances for, rule as to seizure of, 1907, IVa, 53	
appliances for, rule as to seizure of, 1907, to a government of	
ewspaper correspondents status of, 1899, Ha, 13; 1907, IVa, 13	
status of, 1899, IIa, 13; 1907, IVa, 13	
Instantum 211 218 239	
adhesions and dates thereof	
adhesions and dates thereof	
delegates to second conference	
ECCLUTION TO THE THE	
on-combatants	
as part of armed forces, 1899, 11a, 2; 1907, 18 a, 3	
as prisoners of war, 1899, 114, 3, 1907, 1945 Street Street	
orway. See also Sweden and Norway. 17 delegates to second conference	
delegates to second conference	
ratifications and dates thereof	
ratifications and dates thereof	
recupied territory 122, 123	
family honor and rights to be respected, 1809, 11a, 46, 1907, 1Va, 40 126	
family honor and rights to be respected, 100, 11, 11, 11, 11, 126	
Torests, use of, 1077, 1881 331 1 1007 11 1 12 17 17 11 11 11 123	
guides, impressment of, 1899, 11a, 24, 44, 1807, 1807, 1807, 1807, 1807, 1807	
inhabitants can not be forced to give information of own allowing the second se	
1907, 1Va, 43(m)	
1907, IVa, 44(m)	
rights and duties of, 1809, 11a, 23, 45, 46; 1907, IVa, 27, 2, 49	
may not be compelled to swear allegiance to compare and 16 (16, 123) rights and duties of, 1809, 11a, 23, 45, 46; 1907, 1Va, 23, 2, 96,, 125 services which may be demanded of, 1899, 11a, 52, 1907, 1, 53,, 123	
services which may be demanded of, 1999, Ha, 43; 1907, 1\ 123 laws in force to be respected, etc., 1899, Ha, 43; 1907, 1\ 125	
the presentation bubble and private, service, se	
means of transportation, public and private, what, and an analysis and private state of the second state o	
newspapers, censorship over, 1907, 194, and a habitant, 200 1 fs 1907, IVa, 45 . 123	
newspapers, censorship over, 1907, 1Va, (* 10) oath of allegiance may not be required of nhabitants, 1899 (a. 18, 1007, 1Va, 48, 124) occupant, obligation to defray extenses of administration, 1899 [Ha, 48, 1967, 1Va, 48, 124] 123	
occupant, obligation to defray expenses of administration, in this pro-	
obligations of, 1899, 11a, 33; 1907, 1Va, 33	
occupant, obligation to defray extenses of administration of the second	
11 ¹ m 20	
IVa, 50	
pullage probabiled, 1899, Ha. 47, 1907, IV (
postal service, regulation CI, 1899, 11a, 55 (1997) 11a, 55 (1997) 125	
postal service, regulation of, 1999, Ha, 55 (5.53) (125) press correspondence, censorship, 1907, 17	
transportation and news appliances, and war matching in the second secon	
$1V_{a}, S(m), S_{1}(n), \dots, S_{n}$	

292

Ne

N

N

N

. 5,126

	Page
property, state, destruction, etc., of, 1899, IIa, 23, 55; 1907, IV.a, 23, 55 11	6,126
susceptible military use, seizure, etc., 1899, IIa, 54, 1907, IVa, 53	. 125
railway and telegraphic material, 1899, IIa, 57, 1907, IVa, 57	126
real property, limitations on control, 1899, IIa, 55; 1907, IVa, 55	126
religious practices, etc., to be respected, 1899, 11a, 45; 1907, IVa, 46	. I-3
requisitions 1899, IIa. Q. 1907, IVa. Q	. 125
sovereignty of, 1899, 11a, 32; 1907, 1Va, 33	. 123
submarine cables, 1907, IVa, 43(m), 54(n)	126
taxes, dues, and tolls, assessment, collection and disbursement, 1899, 11a, 48, 49, 5	1:
1907, IVa, 48, 49, 57	124
imposed for benefit of the state, collection, and disbursement, 1899, 11a, 49, 190	17.
1V a, 48	1 124
Officers of inditia and volunteer corps, 1899, IIa, 1, 1907, 1Va, 1	. 107
as prisoners of war	
statement of rank, if gurstioned, 1899, 11a, o. 1907, IVa, o	110
14v. 1899, 1La. 17, 1907, IVa. 17(m)	
par de, 1×99 11a, 11, 1907, IVa, 11.	
parole when interned in neutral territory, D07, V, II	135
of captured energy merchant ship	
when nationals of neutral state, 1907, X1, 5	. 184
with n nationals of enemy state, 1907, XI, 6	185
Opening of hostilities. See also under Merchant ships, enemy.	
remention relative to, 1007, III	
ratifications and adhesions	
demunctation, method of. 7	
notice to enemy, 1907, 111, 7	
notice to neutral powers, 1907, 111, 2	96
Pacific settlement of international disputes. See also Arbitration; Mediation.	4.1
convention for, 1899, I: 1907, I, texts	
ratifications, adhesions and reservations	
conditions of adhesion, 1999, I, 60; 1907, 1, 04	
denunciation, method of, 1899, I, 61; 1907, I, 06	
Panama	
adhesions and dates thereof	231
delegate to second conference	17
ratifications and dates thereof	38, 239
signatory of 1910 additional protocol	208
Paraguay	
adhesions and dates thereof	232
delegate to second conference	17
signatory of 1910 additional rotorol	208
Parlementalre	1.20
abusing privileges, 1899, 11a, 22; 1907, 1Va, 33	110
accompanied by whom, 1999, IIa, 12; 1907, IVa, 32	119
commander not in all cases obliged to releive, 1899, IIa, 32: 1907, IVa, 27	110
definition, 1899, Ha, 27; 1907, IVa, 22.	120
detention for cause, 1809, 11a, 33: 1907, IVa, 33	120
rights and privileges, 1809, 11a, 32; 1907, IVa, 32	119
treason provoked or committed by, 1899, IIa, 34; 1907, IVa, 34	120
treason provoked of committee by, 1099, 114, 34, 1909, 174, 34, 1909, 194, 34	

Ł

4

Page	e
Parole	1
breach; penalty, 1899, 11a, 12, 1907, 1Va, 12, 1907, 11a, 10; 1907, IVa, 10,	1
duty of government of paroled prisoner of war, 109, 144, 107, XIII, 24127, 135, 214 officera .nterned by neutrals, 1899, IIa, 57; 1907, V, 11; 1907, XIII, 24127, 135, 214	4
officera interned by neutrals, 1899, 11a, 57, 1807, 4, 11, 1907, IVa, 11	1
prisoner can not be compelled to accept, 1899, 11a, 11, 1507, 17a, 11.	1
not entitled to parole, 1899, IIa, II; 1907, IVa, II.	
Passage 13	15
Pasaage through neutral territory of goods and persons, 1907, V, 14	
through neutral territory of goods and persons, 1907, XIII, 10	1
Penalty 10	13
for violations of laws of war by atate, 1907, IV, 3	24
a 1 11 131 and a inhabitante 1800 II2. 40: 1907. IV 3. 50	
for individual acts of initiaticants, 1007, 124 Seven 1907, X, 21(n)	3
Permanent administrative council. See Administrative council.	
Permanent arbitration conrt. See Arbitration, permanent court.	

Feraim 19	
delegates to first and second conferences	
delegates to hist and second conterences	
ratificationa and dates thereof	
VTT	
aignatory of 1910 additional protocol 208	
aignatory of 1910 additional procession	
Peru 232 adhesions and dates thereof	
adhesions and dates thereof	
delegates to second conference	
reservation to 1907 Convention 11	
aignatory of 1910 additional protocol 208	
Pillage	
Pillage 173 laws to he enacted to prevent. 1907, X, 21(n)	
1	
even when place is taken by storin, 1059, 141 ed. period, 1907, X, 16(n)	
protection of wounded, ster, any any any	
million and all	
Pllots, neutral employment by belligerents permitted, 1907. XIII, 11	
employment by beingerents per initied, 1967, 1967, 1967, 1967	
Plenipotentiaries to the Hague Conferencea	
index of namea	
Polson or polsoned arms prohibition, 1899, IIa, 23, 1907, IVa, 23	
prohibition, 1899, IIa, 23; 1907, IVa, 23	
Portugal 232	
adhesion and date thereof	
and a second conferences and contraction of the second sec	
in it will deter themeof a supervision in the supervision of the super	
signatory of 1910 additional protocol	
alguatory of the Aleuria i	
Postal correspondence	
Postal correspondence 182	

294

76

Prestation. See Angary.

F

Prisonera of war. See also Information bureau regarding prisoners of war; In- ternment; Parole.	
in naval war belligerents shall inform each other of changes in dead and wounded, 1907, X, 17(n)	171
crew of enemy merchant ship, when nationals of neutral state, are not made, 1907, XI, 5	183
crew, nationals of enemy state, if they agree not to aid in war, are not made, 1907, XI. 6	
medical staff of captured ship are not, 1899, III, 7; 1907, X, 10	169
officers, nationsls of neutral atate, if they promise not to serve on enemy vessel, arc not made, 1907, XI, 5	
religious staff of captured ahip are not, 1899, III, 7; 1907, X, 10	169
sick and wounded in hands of enemy are, 1899, III, 9; 1907, X. 14	
in war on land	
board, lodging, and clothing, 1899, Ila, 5, 7; 1907, IVa, 5, 7; 1907, V, 12108, 109,	
burial; regard to grade snd rank, 1899, Ila, 19; 1907, IVa, 19	
civilians, 1899, Ila, 13; 1907, IVa, 13 confinement, when authorized, 1899, IIa, 5; 1907, IVa, 5(m)	
where authorized, 1899, IIa, 5; 1907, IVa, 5	
death certificatea, 1899, IIa, 19; 1907, IVa, 19	
entitled to what 1899. IIa. 7: 1907. IVa. 7	109
escaping into neutral territory, 1907, V, 13	135
impost duties on gifta, 1899, IIa, 16; 1907, IVs, 16	114
insubordination, how dealt with, 1899, Ila, 8; 1907, IVa, 8	I10
lahor; settlement of conditions, 1899, IIa, 6; 1907, IVa, 6(m)	109
for public service, 1899, IIa, 6; 1907, IVa, 6	
wages; disposition, 1899, 11a, 6; 1907, IVa, 5	
Iaws, regulations, and ordera to which subject, 1899, IIa, 8; 1907, IVa, 8	110
maintenance, who is charged with, 1899. Ila, 7; 1907, IVa, 7; 1907, V, 12109,	135
military jurisdiction over, 1899, IIa, 4; 1907, IVa, 4	108
name and rank, must state, when, 1899, IIa, 9; 1907. 1Va, 9	110
newspaper reporters, 1899, IIa, 13; 1907, IVa, 13	
non-combatants as, 1899, IIa, 3; 1907, IVa, 3	108
officers' pay, 1899, IIa, 17; I907, 1Va, 17(m)	114
postage free, 1899, IIa, 16, 1907, IVa, 16 property; disposition, 1899, IIa, 4; 1907, IVa, 4	
questions which must he answered truthfully, 1899, IIa, 9; 1907, IVa, 9	
recaptured after successful escape, 1899, IIa, 8; 1907, IVa, 8	110
relief societies, 1899, IIa. 15; 1907, IVa, 15	113
religious freedom, 1899, IIa, 18; 1907, IVa, 18	114
repatriation, 1899, IIa, 20; 1907, IVa, 20	115
return or card for, 1899, IIa, 14; 1907, IVa, 14	112
sick and wounded, 1899, Ila, 21; 1907, IVa, 21; 1907, V, 14, 15115, 135,	136
aubject to military jurisdiction, 1899, IIa. 4, 8: 1907, IVa, 4, 8	1 25
taken into neutral territory. 1907, V, 13 treatment, humane, 1899, IIa, 4; 1907, IVa, 4	108
who can claim status of, 1899, 11, 13; 1907, IVa, 13	112
treated as, 1899, I1a, 3; 1907, IVa, 3	108
wills, 1899, IIa, 10: 1907, 1Va, 10	115
wounded and aick, 1899. IIa, 21; 1907, IVa, 21; 1907, V, 13, 14, 15115, 135,	136
Prize. See also International prize court.	
hrought into neutral port, 1907, XIII, 21, 22	214
captured in neutral waters must be liberated, 1907, XIII, 3	210

Page Anna distanti ing

)3 24 73

21 I

Procedure, arbitration. See Arbitration procedure.

Property

enemy's appropriation of, 1899, Ila, 23, 53, 54; 1907, IVa, 23, 53, 54,
enemy's appropriation of, 1037, 114, 23, 30, 14, 23,
destruction of, etc., 1899, 11a, 23, 1907, 194, 54; 1907, 1Va, 23, 53, 54116, 125, 126 military necessity affecting, 1899, 11a, 23, 53, 54; 1907, 1Va, 23, 53, 54116, 125, 126
enemy's, state, real, held by occupant, rule governing, 1899, IIa 55; 1907, IVa, 55 126
1 - 1 - 1000 - 11
1800 110 - 62 1907 120 - 1200 100 - 62 1907 120 - 62 - 1907 - 120 - 12
100 100 11 100 100 100 100 100 100 100
() and the first shaft an employed vessel 1899 111, 7: 1907, N. 10
$c_{1} = 1000$ flp 46 47 66 1907 1 3 46 47 50 $\cdots \cdots \cdots$
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
$\epsilon_{1} = \epsilon_{2} + \epsilon_{3} + \epsilon_{1} = 1000$ T1 $\epsilon_{2} = 28 + 67 + 1907$ 1 $\lambda_{2} = 28 + 47 + 1007$ 1 $\lambda_{2} = 28 + 47 + 1007$
south a of direct military use 1899, 11a, 53: 1907, 1V a, 53
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
the tasking advantional art and scienting institutions, 1097, 144, 30, 1707
1000 100 100 1007 1007 100 62
11 for request from of news 1899 11a, 52, 54, 1907, 183, 55, 57, 1997, 180, 180, 180, 180, 180, 180, 180, 180
transportation of persons and things, 1899, IIa, 53: 1907, IVa, 53
transportation of persons and comps, 1007, 007, 550 and 7
Qnarter can not be refused, 1899, IIa, 23; 1907, IVa, 23
Railway material
Railway material enemy: conditions of requisition, 1899, IIa, 53; 1907, IVa, 53(m)
120
Railway material enemy; conditions of requisition, 1899, IIa, 53; 1907, IVa, 53(m)
enemy; conditions of requisition, 1899, IIa, 53; 1907, IVa, 53(m)
enemy; conditions of requisition, 1899, IIa, 53; 1907, IVa, 53(m)
enemy; conditions of requisition, 1899, IIa, 53; 1907, IVa, 53(m)
enemy; conditions of requisition, 1899, Ha, 53; 1907, IVa, 53(m)
enemy; conditions of requisition, 1899, Ha, 53; 1907, IVa, 53(m)
enemy; conditions of requisition, 1899, Ha, 53; 1907, IVa, 53(m)
enemy; conditions of requisition, 1899, Ha, 53; 1907, IVa, 53(m)
enemy; conditions of requisition, 1899, Ha, 53; 1907, IVa, 53(m)
enemy; conditions of requisition, 1899, Ha, 53; 1907, IVa, 53(m)
enemy; conditions of requisition, 1899, Ha, 53; 1907, IVa, 53(m)
enemy; conditions of requisition, 1899, IIa, 53; 1907, IVa, 53(m)
enemy; conditions of requisition, 1899, IIa, 53; 1907, IVa, 53(m)
enemy; conditions of requisition, 1899, Ha, 53; 1907, IVa, 53(m)
enemy; conditions of requisition, 1899, Ha, 53; 1907, IVa, 53(m)
enemy; conditions of requisition, 1899, Ha, 53; 1907, IVa, 53(m)
enemy; conditions of requisition, 1899, Ha, 53; 1907, IVa, 53(m)

Belief societies Page for prisoners of war, 1899, IIa, 15; I907, IVa, 15	
Religion buildings devoted to, destruction of, 1899, IIa, 36; 1907, IVa, 36	
Repairs. See under War-ships, beiligerent.	
Repatriation	
of prisoners of war, 1899, IIa, 20; 1907, IVa, 20 115	
Reporters	
rights as prisoners of war, 1899, IIa, 13; 1907, IVa, 13 112	
Reprisals. See under Penalty.	
Regulation	
of enemy merchant ship on high seas and ignorant of war, 1907, VI, 3	
town may be bombarded for refusal of, 1907, IX, 3 158	
Reservations	
to 1899 Conventions	
Germany, to Convention III. 178 Great Britain, to Convention III. 179 Roumania, to Convention I 82 Serbia, to Convention 1 83 Turkey, to Conventions I and III. 83.179 United States, to Conventions I and III. 84,179 to 1907 Conventions 84,179	
Argentine Republic, to Conventions II and V	
Austria-Hungary, to Conventions II and Conventions II and Convention II 131 Bolivia, to Convention II 93 Brazil, to Convention I 93 Brazil, to Convention I 85 Chile, to Conventions I, IX, and XII 86, 162, 208 China, to Conventions X and XIII. 180, 218 Colombia, to Convention XI 93 Cuba, to Convention XII. 208 Dominican Republic, to Conventions II, VIII, and XIII. 93, 156, 218 Ecuador, to Conventions II and XII. 93, 208	
France to Conventions VIII and IX	

Page	
Germany, to Conventions, IV, VI, VIII, IX, and XIII	
Germany, to Conventions, IV, VII, IX, and XIII	
Great Britain, to Conventions V, VIII, IA, A, and AIII	
Guatemala, to Conventions 11 and X11	
Haiti, to Convention XII	
Japan, to Conventions I. IV, IX, and XIII	
Montenegro, to Convention IV	
Salvador, to Conventions II and XII	
Switzerland, to Convention 1 and 1 that 1 th	
United States, to Conventions I, II and XIII	
United States, to Conventions I, 11 and XII	
esolutions 28	
esolutions limitary expenditure, 1899, f; 1907, f	
tonmania	
delegates to first and second conferencea	
delegates to first and second conferencea	
ratifications and dates thereof	
to 1907 Convention I	
Ruses of war allowed, 1899, IIa, 24; I907, IVa, 24 117	
allowed, 1899, 11a, 24; 1907, 1Va, 24	
delegates to first and second conferences	
to 1907 Convention VI145, 252, 253	
to 1907 Convention V1	
Salvador 232 adhesions and dates thereof 21	
adhesions and dates thereof	
delegates to second conference	
ratifications and dates thereo1	
to 1907 Convention X11	
to 1907 Convention XII	
Sanitary formations and establishments. See also Geneva Convention; Hospitai	
ships. 135 convoys of evacuation in neutral territory, 1907, V, 14	
medical personnel, captured, fay and anowances of test, test, test in 114 17, 18	
17, 18	
0.1	
Scientific purposes establishments treated as private property, property of, 1899, IIa, 56; 1907, IVa, 56 127 (1907, IVa, 1907, I	
establishments treated as private property, property and the standard stan	
27: 1907. IX, 5	
vessels exempt from capture. 1907, XI, 4	
anamol soum thenty-timit-hour luis, sour analy of the	

298

1º

Search. See Visit and search.

Serbla

delegates t	o first	and	accond	conferences	22
ratification	a and	dates	thereo	f	232
reservation	to 18	899 Co	onventio	on I	, 233

Sbipwrecked. See under Sick and wonnded in naval warfare.

Siam

delegates to first and second conferences	22
ratifications and dates thereof	2.2, 238, 239
reservation to 1907 Convention VIII	156, 254, 255
to 1207 Convention XII	
1907 Convention XIII	218, 258, 259
signatory of 1910 additional protocol	208

Sick and wounded

in land warfare	
brought through neutral territory, 1899, IIa, 59; 1907, V, 14	
1907, IVa, 27	
Geneva Convention covers, 1899, IIa, 21; 1907, IVa, 21	
interned in neutral territory, Geneva Convention applies to, 1899, IIa, 60: 1907,	
V. 15	, 136
in naval warfare	
belligerents may appeal to neutral merchant ships and yachts to take, 1907, X, o(n)	
belligerents may demand that hospital ahipa, private yachts, etc., hand over, 1907,	ļ .
X, 12(n)	
belligerents shall send to each other description of, 1907, X, 17(n)	
neutral state shall be reimbursed for expenses of caring for, 1907, X, 15(n)	171
powers will enact criminal legislation to prevent pillage of, 1907, X, z1(n) landed at neutral port must be prevented from taking part in hostilities again.	
1907, X, 15(n)	171
neutral merchant ships committing no violation of neutrality, will not be captured	i –
for saving, 1899, III, 6; 1907, X, g(n)	168
of one belligerent are prisoners of war in hands of other, 1899, III, 9; 1907, X, 14.	
of whatever nationality shall be cared for, 1899, III, 8; 1907, X, 11	169
prisoners of war, disposal of, 1899, III, 9; 1907, X, 14	
of and prevent ill-treatment of, 1907, X, 16(n,	171
taken on board neutral war-ship must not take part in war again, 1907, X, 13(n)	170
Sick wards are not protected if used for injuring the enemy, 1907, X, 8(n)	169
may be used for other purposes if necessity requires, and sick and wounded are	ŧ
cared for, 1907, X, 7(n)	
on board shall be protected in fight, 1907, X. 7(n)	168
Signatory Powers	
to 1899 Conventions and Declarations	0-232
to 1907 Conventions and Declaration	6-239
to 1910 additional protocol237	
Spain	
adhesion and date thereof	, 239
delegates to first and second configurations	

Page State Production

Special mediation. See Mediation and good offices.	Page
Spy defined, 1899, IIa, 20: 1907, IVa, 20	119
Submarine mines. See Mines.	
Sapplies furnished helligerents by neutrals, 1907, V, 18 shipment of, from neutral territory, rule governing, 1907, V, 7	136 134
Supplies and ioans when not unneutral, 1907, V. 18	136
Surrender of sick and wounded by hospital ships, 1907, X, 12(n) wounding or killing after, 1899, 11a, 23; 1907, IVa, 23	170 116
Sutiers entitled to treatment given prisoners of war, 1899. IIa, 13: 1907, 1Va, 13	112
Sweden. See also Sweden and Norway. delegates to second conference	
Sweden and Norway. See also Norway; Sweden. delegates to first conference ratifications and dates thereof	23
Switzeriand adhesion and date thereof	2, 238, 239 5, 240, 241 40, 258
Taxes collection in territory occupied by helligerent, 1899, IIa, 48; 1907, 1Va, 48	124
Telegraphs and telephones. See also Cables. in neutral territory, 1907, V. 8 in occupied territory, 1809, Ha, 53: 1907, IVa, 53	134 125
Theater of war armistice settles what communications may be held with inhabitants, 1899, 11: 1907, IVa, 39	a, 39; 121
Third Peace Conference recommendation of 1907 as to date, 1907 f as to preparatory committee, 1907 f program, 1907 f organization and procedure, 1907 f	30
Three-months rule respecting fuel supplies in neutral ports, 1907, XIII, 20	213

Terpedoes Page kinds forbidden, 1907, VIII, 1	
Teanspotation appliances of communication and, 1899, 11a, 53, 54; 1907, IVa, 53; 1907, V, 19., 125, 126, 137	
Teeachecy as a means of injuring the enemy, 1899, IIa, 23 b; 1907, IVa, 23 b 116	
Treason provoked or committed by parlementaire, 1899, 11a, 34; 1907, IVa, 34 120	•
Truce, flag of. See also Paclementaire. misuse forbidden, 1899, IIa, 23: 1907, IVa. 23	,
Turkey 24 delegates to first and second conferences. 24 ratifications and dates the.cof. 23 reservation to 1899 Convention I. 83, 234 1907 Convention III. 179, 233 1907 Convention IV 172, 235 1907 Convention VI 150, 255 1907 Convention VII 150, 255 1907 Convention X 181, 254, 259 1907 Convention XII 208, 255 1907 Convention XIII 208, 256 1907 Convention XIII 208, 257 1907 Convention XIII 208, 256 1907 Convention XIII 208, 257 1907 Convention XIII 208, 256 1907 Convention XIII	211002455533 422 77
naval bombardments to secure requisitions, 1907, IN, 3	8
Unfriendly act neutral power using rights secured to it by 1907, XIII, is not committing, 1907, XIII, 26 XIII, 26 offer of mediation on the part of third powers is not an, 1899, 1, 3; 1907, 1, 3(m) 4 reminding disputants of existence of arbitration court, is not an, 1899, 1, 27: 1907, 1, 48	3
Uniforms of enemy; improper use forbidden, 1899, IIa, 23f; 1907, 1Va, 23f	6
United States adhesion and date thereof adhesion and date thereof ratifications and dates thereof reservation to 1899 Convention I. 1907 Convention II 1907 Convention I 907 Convention II 95, 24	29443

Page 1907 Convention XIII	
1907 Convention XIII	
Uruguay 232 adhesions and dates thereof	
Venesuels 232 adhesions and dates thereof	
Vessels seizure of public and private, in occupied territory, 1899, IIa, 53; 1907, IVa, 55(m) 125	
Visit and search 210 in neutral waters, 1907, X111, 2	
Voenz28revision of Geneva Convention, 1899, f	
Volunteer aid societies. See Relief societies.	
Volunteer corps status, 1899, IIa, 1; 1907, IVa, 1	•
War not interrupted by mediation, 1899, I, 7; 1907, I, 7 44	ŀ
War crimes. See under Forbidden acts.	
War on land. See also Beliigerents; Prisoners of war; Geneva Convention; Means of injuring the enemy; Bombardment; Spy; Parlementaire; Capitn- lation; Armistice; Occupied territory. laws and customs, conventions, 1899, II; 1907, IV (see marginal notes)	-
War on see. See Naval war.	
War-ships, belligerent in neutral ports. See also under Internment. domestic law governing to be notified to Powers, 1907, XIII, 27	12

	LTRE
quantity of provisiona permitted, 1907, XIII, 19	213
repairs, 1907, XIII, 17	
taking on fuel 1907, XIII, 19	
three-months rule, 1907, XIII, 20.	
twenty-four-hour interval rule as to departure of hoatile vesseis, 1907, XIII, 16	
twenty-four-hour interval fule as to departure of hourie vessels, 1907, 2011, 10	
exceptions: damage or stress of weather, 1907, XIII, 14	
religious, scientific and philanthropic missions, 1907, XIII, 14	
conversion of merchantmen into; convention 1907, VII	140
Wills	
of prisoners of war, 1899, IIa, 19; 1907, IVa, 19	115
Wireless telegraphs	
	1.20
seizure, etc., rules as to, 1899, IIa, 53; 1907, IVa, 53	143
Wounded. See Sick and wounded.	
Yachta	
belligerents may appeal to them to take sick and wounded, 1907, X, g(n)	168
taking on wounded or sick can not be captured therefor, 1899, III, 6: 1907, X, 9	
wounded and sick on board must be handed over to demanding belligerent, 1907,	
X, 12(n)	
X, 17(1)	
Zone, danger	
notification by belligerent to mariners through diplomatic channel, 1907, VIII, 3 (re	,
mines)	

303

ł

