LEAGUE OF NATIONS

Annex to the Report¹ on the Work of the Council and the Secretariat to the Fifteenth Ordinary Session of the Assembly of the League of Nations

RATIFICATION OF AGREEMENTS AND CONVENTIONS CONCLUDED UNDER THE AUSPICES OF THE LEAGUE OF NATIONS

FIFTEENTH LIST

Note by the Secretary-General.

In accordance with the instructions contained in the report adopted by the Council of the League of Nations during its forty-third session on December 6th, 1926, the Secretary-General has the honour to submit herewith to the Members of the Council a list, in chronological order, of the international agreements which have been concluded under the auspices of the League. The list shows the States which have become parties to these agreements by ratification or accession or definitive signature; the States which have signed but have not yet ratified them, and, finally,

¹ The Annex to the Supplementary Report to the Fourth Assembly of the League on the Work of the Council and the Secretariat for 1923 (A.Io(a).1923, Annex) contains, moreover, complete details concerning:

(a) PROTECTION OF RACIAL, RELIGIOUS AND LINGUISTIC MINORITIES:
1. Treaty of Peace between the Allied Powers and Austria, of September 10th, 1919.
5. Treaty between the Principal Allied and Associated Powers and Poland, of June 28th, 1919.
6. Treaty between the Principal Allied and Associated Powers and Czechoslovakia, of September 10th, 1919.
7. Treaty between the Principal Allied and Associated Powers and the Kingdom of the Serbs, Croats and Slovenes, of September 10th, 1919.
11. Declaration by Finland as to the Aaland Islands, of June 27th, 1921.
12. Declaration by Latvia, of July 7th, 1923.


the States which have neither signed nor acceded, although they took part in the conferences at which the agreements were drawn up or have been invited to become parties thereto.

According to the decision taken by the Council at its forty-ninth session on March 6th, 1928, the present list contains in addition the reservations affixed or declarations formulated either in signing or in ratifying or in acceding to the agreements which have been concluded under the auspices of the League of Nations.

The International Labour Conventions and other instruments which concern the International Labour Organisation have been grouped at the end of this document.

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(d) **Health:**

8. Sanitary Convention between Bulgaria and the Kingdom of the Serbs, Croats and Slovenes, April 1923.


(f) **Upper Silesia:** Germano-Polish Convention relating to Upper Silesia, Geneva, May 15th, 1922.

(g) **Financial Restoration of Austria:**


(i) **Danzig:**


The Annex to the Supplementary Report on the Work of the Council and of the Secretariat to the Fifth Assembly of the League of Nations for the year 1924 (A.8(a).1924, Annex) contains, moreover, complete details concerning:

(a) **Minorities:**


(d) **Refugees:**


The Annex to the Supplementary Report for the year 1925 (A.7(a).1925, Annex) contains, moreover, complete details concerning:

(a) **Protection of Racial, Religious and Linguistic Minorities:**

1. Proposal relating to the Protection of Greek Minorities in Bulgaria:
N.B.—States which have signed, ratified or acceded to particular agreements or conventions since the date of the last list submitted to the Council and Assembly (document A.6(a).1933.V. Annex of September 15th, 1933) are indicated in italics.

The letter "a" placed immediately after a date signifies an accession. The letter "s" placed immediately after a date signifies a definitive signature.


(a) CURRENCY AND BANKING REFORM:

4. Protocol for the stabilisation of the currency and liquidating the budget arrears of the Hellenic State and for further settlement of Greek Refugees, signed at Geneva, September 15th, 1927 (Treaty Series of the League of Nations, LXX, p. 9);

(b) REFUGEES:

1. Additional Act to the Protocol of September 29th, 1923, relating to the Settlement of Greek Refugees, signed at Geneva, September 29th, 1924 (Treaty Series of the League of Nations, Vol. XXX, p. 413);
2. Declaration relating to the modifications made to the Protocol of September 29th, 1923, with regard to the Settlement of Refugees in Greece, by the Additional Act of September 19th, 1924, Geneva, September 25th, 1924 (Treaty Series of the League of Nations, Vol. XXX, p. 421);
5. Arrangement concerning the legal status of Russian and Armenian Refugees, signed at Geneva, June 30th, 1928 (Treaty Series of the League of Nations, Vol. LXXVIII, p. 53);
6. Arrangement concerning the extension to other categories of Refugees of certain measures taken to assist Russian and Armenian Refugees, signed at Geneva, June 30th, 1928 (Treaty Series of the League of Nations, Vol. LXXXIX, p. 63);


(a) REFUGEES:


(b) CONCERTED ECONOMIC ACTION:


(a) ROUMANIA:


(b) PACIFIC SETTLEMENT OF INTERNATIONAL DISPUTES:

Agreement between Colombia and Peru relating to the procedure for putting into effect the recommendations proposed by the Council of the League of Nations in the report which it adopted on March 18th, 1933, in order to avoid any incident that might aggravate the relations between the two countries, with Annexes, signed at Geneva, May 25th, 1933 (Treaty Series of the League of Nations, Vol. CXXXVIII, p. 251).
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I. PROTOCOL OF SIGNATURE OF THE PERMANENT COURT OF INTERNATIONAL JUSTICE.¹

(Geneva, December 16th, 1920.)

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Other Members or States which may sign the Protocol.

<table>
<thead>
<tr>
<th>Country</th>
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<td>Ecuador</td>
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<td>Mexico</td>
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<td>Turkey</td>
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</tbody>
</table>


2 Optional Clause recognising the Court's Jurisdiction, as described in Article 36 of the Statute.

(Geneva, December 16th, 1920.)

In Force.

Ratifications

UNION OF SOUTH AFRICA (April 7th, 1930)
Reciprocity, 10 years, and thereafter until such time as notice may be given to terminate the acceptance, over all disputes arising after the ratification of the present declaration with regard to situations or facts subsequent to the said ratification, other than disputes in regard to which the parties to the dispute have agreed or shall agree to have recourse to some other method of peaceful settlement, and disputes with the Government of any other Member of the League which is a Member of the British Commonwealth of Nations, all of which disputes shall be settled in such manner as the parties have agreed or shall agree, and disputes with regard to questions which by international law fall exclusively within the jurisdiction of the Union of South Africa, and subject to the condition that His Majesty's Government in the Union of South Africa reserve the right to require that proceedings in the Court shall be suspended in respect of any dispute which has been submitted to and is under consideration by the Council of the League of Nations, provided that notice to suspend is given after the dispute has been submitted to the Council and is given within ten days of the notification of the initiation of the proceedings in the Court, and provided also that such suspension shall be limited to a period of twelve months or such longer period as may be agreed by the parties to the dispute or determined by a decision of all the Members of the Council other than the parties to the dispute.

ALBANIA (September 17th, 1930)
Reciprocity, 5 years from the date of the deposit of the instrument of ratification, in any of the disputes enumerated in Article 36 of the Statute arising after the ratification of the present declaration with regard to situations or facts subsequent to this ratification, other than:
(a) Disputes relating to the territorial status of Albania;
(b) Disputes with regard to questions which, by international law, fall exclusively within the jurisdiction of the Kingdom of Albania;
(c) Disputes with regard to questions which, by international law, fall exclusively within the jurisdiction of the Kingdom of Albania;
(d) Disputes with regard to questions which, by international law, fall exclusively within the jurisdiction of the Kingdom of Albania;
(e) Disputes with regard to questions which, by international law, fall exclusively within the jurisdiction of the Kingdom of Albania;
(f) Disputes with regard to questions which, by international law, fall exclusively within the jurisdiction of the Kingdom of Albania;
(g) Disputes with regard to questions which, by international law, fall exclusively within the jurisdiction of the Kingdom of Albania;
(h) Disputes with regard to questions which, by international law, fall exclusively within the jurisdiction of the Kingdom of Albania;
(i) Disputes with regard to questions which, by international law, fall exclusively within the jurisdiction of the Kingdom of Albania;
(j) Disputes with regard to questions which, by international law, fall exclusively within the jurisdiction of the Kingdom of Albania;
(k) Disputes with regard to questions which, by international law, fall exclusively within the jurisdiction of the Kingdom of Albania;
(l) Disputes with regard to questions which, by international law, fall exclusively within the jurisdiction of the Kingdom of Albania;
(m) Disputes with regard to questions which, by international law, fall exclusively within the jurisdiction of the Kingdom of Albania;
(n) Disputes with regard to questions which, by international law, fall exclusively within the jurisdiction of the Kingdom of Albania;
(o) Disputes with regard to questions which, by international law, fall exclusively within the jurisdiction of the Kingdom of Albania;
(p) Disputes with regard to questions which, by international law, fall exclusively within the jurisdiction of the Kingdom of Albania;
(q) Disputes with regard to questions which, by international law, fall exclusively within the jurisdiction of the Kingdom of Albania;
(r) Disputes with regard to questions which, by international law, fall exclusively within the jurisdiction of the Kingdom of Albania;
(s) Disputes with regard to questions which, by international law, fall exclusively within the jurisdiction of the Kingdom of Albania;
(t) Disputes with regard to questions which, by international law, fall exclusively within the jurisdiction of the Kingdom of Albania;
(u) Disputes with regard to questions which, by international law, fall exclusively within the jurisdiction of the Kingdom of Albania;
(v) Disputes with regard to questions which, by international law, fall exclusively within the jurisdiction of the Kingdom of Albania;
(w) Disputes with regard to questions which, by international law, fall exclusively within the jurisdiction of the Kingdom of Albania;
(x) Disputes with regard to questions which, by international law, fall exclusively within the jurisdiction of the Kingdom of Albania;
(y) Disputes with regard to questions which, by international law, fall exclusively within the jurisdiction of the Kingdom of Albania;
(z) Disputes with regard to questions which, by international law, fall exclusively within the jurisdiction of the Kingdom of Albania.

Other Members or States which may sign the Clause

Abyssinia
United States of America
Sa'udi Arabia
Argentina Republic
Bolivia
Chile
China
Cuba
Ecuador
Honduras
Iraq
Japan
Mexico
Turkey
Venezuela
2. **OPTIONAL CLAUSE RECOGNISING THE COURT’S JURISDICTION, AS DESCRIBED IN ARTICLE 36 OF THE STATUTE (continued).**

*(Geneva, December 16th, 1920.)*

**In Force.**

**Ratifications.**

(c) Disputes relating directly or indirectly to the application of treaties or conventions accepted by the Kingdom of Albania and providing for another method of peaceful settlement.

**AUSTRALIA (August 18th, 1930)**

Reciprocity, 10 years, and thereafter until such time as notice may be given to terminate the acceptance, over all disputes arising after the ratification of the present declaration with regard to situations or facts subsequent to the said ratification,

Other than disputes in regard to which the parties to the dispute have agreed or shall agree to have recourse to some other method of peaceful settlement, and

Disputes with the Government of any other Member of the League which is a Member of the British Commonwealth of Nations, all of which disputes shall be settled in such manner as the parties have agreed or shall agree, and

Disputes with regard to questions which by international law fall exclusively within the jurisdiction of the Commonwealth of Australia.

And subject to the condition that His Majesty’s Government in the Commonwealth of Australia reserve the right to require that proceedings in the Court shall be suspended in respect of any dispute which has been submitted to and is under consideration by the Council of the League of Nations, provided that notice to suspend is given after the dispute has been submitted to the Council and is given within ten days of the notification of the initiation of the proceedings in the Court, and provided also that such suspension shall be limited to a period of twelve months or such longer period as may be agreed by the parties to the dispute or determined by a decision of all the Members of the Council other than the parties to the dispute.

**AUSTRIA (March 13th, 1927)**

Reciprocity, 10 years.

**BELGIUM (March 10th, 1926)**

Reciprocity, 15 years, in any disputes arising after ratification of the present declaration with regard to situations or facts subsequent to this ratification, except cases where the parties have agreed or shall agree to have recourse to another method of pacific settlement.

**BRAZIL (November 1st, 1921)**

Reciprocity, 5 years, and as soon as it has been recognised as such by two at least of the Powers permanently represented on the Council of the League of Nations.

**UNITED KINGDOM (February 5th, 1930)**

Reciprocity, 10 years, and thereafter until such time as notice may be given to terminate the acceptance, over all disputes arising after the ratification of the present declaration with regard to situations or facts subsequent to the said ratification,

Other than disputes in regard to which the parties to the dispute have agreed or shall agree to have recourse to some other method of peaceful settlement, and

Disputes with the Government of any other Member of the League which is a Member of the British Commonwealth of Nations, all of which disputes shall be settled in such manner as the parties have agreed or shall agree, and

Disputes with regard to questions which by international law fall exclusively within the jurisdiction of the United Kingdom.

And subject to the condition that His Majesty’s Government reserve the right to require that proceedings in the Court shall be suspended in respect of any dispute which has been submitted to and is under consideration by

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1 Brazil is bound by the Optional Clause as from February 5th, 1930.
the Council of the League of Nations, provided that notice to suspend is
given after the dispute has been submitted to the Council and is given
within ten days of the notification of the initiation of the proceedings in
the Court, and provided also that such suspension shall be limited to a
period of twelve months or such longer period as may be agreed by the
parties to the dispute or determined by a decision of all the Members of
the Council other than the parties to the dispute.

*BULGARIA (August 12th, 1921)
Reciprocity.

CANADA (July 28th, 1930)
Reciprocity, 10 years, and thereafter until such time as notice may be given
to terminate the acceptance, in all disputes arising after ratification of the
present declaration with regard to situations or facts subsequent to said
ratification, other than:
Disputes in regard to which parties have agreed or shall agree to have
recourse to some other method of peaceful settlement; and
Disputes with the Government of any other Member of the League
which is a Member of the British Commonwealth of Nations, all of which
disputes shall be settled in such manner as the parties have agreed or
shall agree; and
Disputes with regard to questions which by international law fall
exclusively within the jurisdiction of the Dominion of Canada,
And subject to the condition that His Majesty’s Government in Canada
reserve the right to require that proceedings in the Court shall be suspended
in respect of any dispute which has been submitted to and is under consider-
ation by the Council of the League of Nations, provided that notice to sus-
pend is given after the dispute has been submitted to the Council and is
given within ten days of the notification of the initiation of the proceedings
in the Court, and provided also that such suspension shall be limited to a
period of twelve months or such longer period as may be agreed by the
parties to the dispute or determined by a decision of all the Members of
the Council other than the parties to the dispute.

*COLOMBIA (January 6th, 1932)
Reciprocity.

DENMARK (June 13th, 1926)
Reciprocity, 10 years.

DOMINICAN REPUBLIC (February 4th, 1933)
Reciprocity.

*ESTONIA (May 2nd, 1928)
Reciprocity, 10 years, in any future dispute in respect of which the parties
have not agreed to have recourse to another method of pacific settlement.

*FINLAND (April 6th, 1927)
Reciprocity, 10 years.

FRANCE (April 25th, 1931)
Reciprocity, 5 years, in any disputes arising after the ratification of the
present declaration with regard to situations or facts subsequent to this
ratification, and which could not have been settled by a procedure of conci-
iliation or by the Council according to the terms of Article 15, paragraph 6,
of the Covenant, with reservation as to the case where the parties have
agreed or shall agree to have recourse to another method of settlement
by arbitration. This declaration replaces the declaration of October 2nd,
1924, which has now lapsed.

GERMANY (July 5th, 1933)
Reciprocity, 5 years, from March 1st, 1933, as regards disputes which might
have arisen after February 29th, 1928, date of the ratification of the
declaration made on this subject at Geneva on September 23rd, 1927, or
to disputes arising in future with regard to situations or facts subsequent to
the said ratification. Cases where the parties have agreed or shall agree
to have recourse to another method of pacific settlement are excepted.

*GREECE (September 12th, 1929)
Reciprocity, 5 years.
For all the classes of disputes mentioned in Article 36, with the excep-
tion of:
(a) Disputes relating to the territorial status of Greece, including
disputes relating to its rights of sovereignty over its ports and
lines of communication;
(b) Disputes relating directly or indirectly to the application
of treaties or conventions accepted by Greece and providing for
another procedure.

* Declaration not subject to ratification.
2. Optional Clause Recognising the Court’s Jurisdiction, as Described in Article of the Statute (continued).

(Geneva, December 16th, 1920.)

In Force.

Ratifications

*Haiti (September 7th, 1921)
Unconditional.

Hungary (August 9th, 1934)
Reciprocity, 5 years, with effect as from August 13th, 1934.

India (February 5th, 1930)
Reciprocity, 10 years, and thereafter until such time as notice may be given to terminate the acceptance, over all disputes arising after the ratification of the present declaration with regard to situations or facts subsequent to the said ratification, and

Other than disputes in regard to which the parties to the dispute have agreed or shall agree to have recourse to some other method of peaceful settlement, and

Disputes with the Government of any other Member of the League which is a Member of the British Commonwealth of Nations, all of which disputes shall be settled in such manner as the parties have agreed or shall agree; and

Disputes with regard to questions which by international law fall exclusively within the jurisdiction of India,

And subject to the condition that the Government of India reserve the right to require that proceedings in the Court shall be suspended in respect of any dispute which has been submitted to and is under consideration by the Council of the League of Nations, provided that notice to suspend is given after the dispute has been submitted to the Council and is given within ten days of the notification of the initiation of the proceedings in the Court, and provided also that such suspension shall be limited to a period of twelve months or such longer period as may be agreed by the parties to the dispute or determined by decision of all the Members of the Council other than the parties to the dispute.

Irish Free State (July 11th, 1930)
Reciprocity, 20 years.

Italy (September 7th, 1931)
Reciprocity, 5 years, subject to any other method of settlement provided by a special convention, and in any case where a solution through the diplomatic channel or, further, by the action of the Council of the League of Nations could not be reached, on the following classes of legal disputes arising after the ratification of the present declaration, and concerning:

(a) The interpretation of a treaty,
(b) Any question of international law,
(c) The existence of any fact which, if established, would constitute a breach of an international obligation,
(d) The nature or extent of the reparation to be made for the breach of an international obligation.

Latvia (February 26th, 1930)
Reciprocity, 5 years, in any disputes arising after the ratification of the present declaration with regard to situations or facts subsequent to this ratification, except in cases where the parties have agreed or shall agree to have recourse to another method of pacific settlement. This declaration replaces the declaration made on September 11th, 1923.

*Lithuania (January 14th, 1930)
Five years, unconditional.

*Luxembourg (September 15th, 1930)
Reciprocity, in any disputes arising after the signature of the present declaration with regard to situations or facts subsequent to this signature, except in cases where the Parties have agreed or shall agree to have recourse to another procedure or to another method of pacific settlement. The present declaration is made for a period of five years. Unless it is denounced six months before the expiration of that period, it shall be considered as renewed for a further period of five years and similarly thereafter.

*Netherlands (August 6th, 1926)
Reciprocity, 10 years, in any future disputes, excepting those in regard to which the parties would have agreed after the coming into force of the Statute of the Permanent Court of International Justice to have recourse to another method of pacific settlement.

* Declaration not subject to ratification.
2. **Optional Clause recognising the Court’s Jurisdiction, as described in Article 36 of the Statute (continued).**

(Geneva, December 16th, 1920.)

**In Force.**

**Ratifications**

**NEW ZEALAND** (March 29th, 1930)

Reciprocity, 10 years, and thereafter until such time as notice may be given to terminate the acceptance, over all disputes arising after the ratification of the present declaration with regard to situations or facts subsequent to the said ratification,

Other than disputes in regard to which the parties to the dispute have agreed or shall agree to have recourse to some other method of peaceful settlement, and

Disputes with the Government of any other Member of the League which is a Member of the British Commonwealth of Nations, all of which disputes shall be settled in such manner as the parties have agreed or shall agree, and

Disputes with regard to questions which by international law fall exclusively within the jurisdiction of the Dominion of New Zealand, and subject to the condition that His Majesty’s Government in New Zealand reserve the right to require that proceedings in the Court shall be suspended in respect of any dispute which has been submitted to and is under consideration by the Council of the League of Nations, provided that notice to suspend is given after the dispute has been submitted to the Council and is given within ten days of the notification of the initiation of the proceedings in the Court, and provided also that such suspension shall be limited to a period of twelve months or such longer period as may be agreed by the parties to the dispute or determined by a decision of all the Members of the Council other than the parties to the dispute.

*NORWAY* (October 3rd, 1926)

Reciprocity, 10 years.

*PANAMA* (June 14th, 1929)

Reciprocity.

*PARAGUAY* (May 11th, 1933)

Unconditional.

**PERSIA** (September 9th, 1932)

Reciprocity in any disputes arising after the ratification of the present declaration with regard to situations or facts relating directly or indirectly to the application of treaties or conventions accepted by Persia and subsequent to the ratification of this declaration, with the exception of:

(a) Disputes relating to the territorial status of Persia, including those concerning the rights of sovereignty of Persia over its islands and ports;

(b) Disputes in regard to which the Parties have agreed or shall agree to have recourse to some other method of peaceful settlement;

(c) Disputes with regard to questions which by international law, fall exclusively within the jurisdiction of Persia.

However, the Imperial Government of Persia reserves the right to require that proceedings in the Court shall be suspended in respect of any dispute which has been submitted to the Council of the League of Nations.

The present declaration is made for a period of six years. At the expiration of that period, it shall continue to bear its full effects until notification is given of its abrogation.

**PERU** (March 29th, 1932)

Reciprocity, 10 years, in any dispute arising with regard to situations and facts subsequent to ratification, except in cases where the parties have agreed either to have recourse to another method of settlement by arbitration, or to submit the dispute previously to the Council of the League of Nations.

*PORTUGAL* (October 8th, 1921)

Reciprocity.

**ROUMANIA** (June 9th, 1931)

Reciprocity, 5 years, in respect of the Governments recognised by Roumania and on condition of reciprocity in regard to legal disputes arising out of situations or facts subsequent to the ratification by the Roumanian Parliament of this declaration and with the exception of matters for which a special procedure has been or may be established and subject to the right of Roumania to submit the dispute to the Council of the League of Nations before having recourse to the Court.

The following are, however, excepted:

(a) Any question of substance or of procedure which might directly or indirectly cause the existing territorial integrity of Roumania and her sovereign rights, including her rights over her ports and communications, to be brought into question;

(b) Disputes relating to questions which, according to international law, fall under the domestic jurisdiction of Roumania.

*SALVADOR* (August 29th, 1930)

The provisions of this Statute do not apply to any disputes or differences concerning points or questions which cannot be submitted to arbitration in accordance with the political Constitution of this Republic.

The provisions of this Statute also do not apply to disputes which arose before that date or to pecuniary claims made against the Nation, it being further understood that Article 36 binds Salvador only in regard to States which accept the arbitration in that form.

* Declaration not subject to ratification.
II. Communications and Transit.

I. Convention and Statute on Freedom of Transit.¹

(Barcelona, April 20th, 1921.)

In Force.

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<th>The Convention is open to Accession by:</th>
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<td>Abyssinia (a)</td>
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<td>BRITISH EMPIRE, including NEWFOUNDLAND (August 2nd, 1922)</td>
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<td>VENEZUELA</td>
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</table>

* Declaration not subject to ratification.

1. CONVENTION AND STATUTE ON FREEDOM OF TRANSIT (continued).
(Barcelona, April 20th, 1921.)

In Force.

Ratifications or definitive Accessions

DENMARK (November 13th, 1922)
ESTONIA (June 6th, 1925)
FINLAND (January 29th, 1923)
FRANCE (September 19th, 1924)
SYRIA AND LEBANON (French Mandate) (February 7th, 1929 a)
GERMANY (April 9th, 1924 a)
GREECE (February 15th, 1924)
HUNGARY (May 18th, 1928 a)
IRAQ (March 1st, 1930 a)
ITALY (August 5th, 1922)
JAPAN (February 20th, 1924)
LATVIA (September 29th, 1923)
LUXEMBOURG (March 29th, 1930)
NETHERLANDS (including Netherlands Indies, Surinam and Curacao) (April 17th, 1924)
NORWAY (September 4th, 1923)
PERSIA (January 29th, 1931)
POLAND (October 8th, 1924)
ROUMANIA (September 3rd, 1923)
SIAM (November 29th, 1922 a)
SPAIN (December 17th, 1929)
SWEDEN (January 15th, 1925)
SWITZERLAND (July 14th, 1924)
TURKEY (June 27th, 1933 a)
YUGOSLAVIA (May 7th, 1930)

2. CONVENTION AND STATUTE ON THE REGIME OF NAVIGABLE WATERWAYS OF INTERNATIONAL CONCERN.¹
(Barcelona, April 20th, 1921.)

In Force.

Ratifications or definitive Accessions.

ALBANIA (October 8th, 1921)
AUSTRIA (November 15th, 1923)
BRITISH EMPIRE, including NEWFOUNDLAND (August 2nd, 1922)
Subject to the declaration inserted in the Procès-verbal of the meeting of April 19th, 1921, as to the British Dominions which have not been represented at the Barcelona Conference.
Federated Malay States: Perak, Selangor, Negri Sembilan and Pahang (August 22nd, 1923 a)
Non-Federated Malay States: Brunei, Johore, Kedah, Perlis, Kelantan and Trengganu (August 22nd, 1923 a)
PALESTINE (British Mandate) (January 28th, 1924 a)
NEW ZEALAND (August 2nd, 1922)
INDIA (August 2nd, 1922)
BULGARIA (July 11th, 1922)

Belgium
BOLIVIA
CHINA
COLOMBIA (a)
ESTONIA
GUATEMALA
LITHUANIA
PANAMA
PERU (a)
POLAND
PORTUGAL
SPAIN
URUGUAY

ABYSSINIA
UNION OF SOUTH AFRICA
ARGENTINE REPUBLIC
AUSTRALIA
BRAZIL
CANADA
COSTA RICA
CUBA
DOMINICAN REPUBLIC
GERMANY
HAITI
HONDURAS
IRAQ
IRISH FREE STATE
JAPAN
LATVIA
LIBERIA
MEXICO
NETHERLANDS
NICARAGUA
PARAGUAY
PERSIA
SALVADOR
SWITZERLAND
VENEZUELA
YUGOSLAVIA

2. CONVENTION AND STATUTE ON THE REGIME OF NAVIGABLE WATERWAYS OF INTERNATIONAL CONCERN (continued).

(Barcelona, April 20th, 1921.)

In Force.

Ratifications or definitive Accessions

CHILE (March 19th, 1928)
CZECHOSLOVAKIA (September 8th, 1924)
DENMARK (November 13th, 1922)
FINLAND (January 29th, 1923)
FRANCE (December 31st, 1926)
GREECE (January 3rd, 1928)
HUNGARY (May 18th, 1928 a)
ITALY (August 5th, 1922)
LUXEMBURG (March 19th, 1930)
NORWAY (September 4th, 1923)
ROUMANIA (May 9th, 1924 a)

In so far as its provisions are not in conflict with the principles of the new Danube Statute drawn up by the International Commission which was appointed in accordance with Articles 349 of the Treaty of Versailles, 304 of the Treaty of Neuilly and 288 of the Treaty of Trianon.

SIAM (November 29th, 1922 a)
SWEDEN (September 15th, 1927)
TURKEY (June 27th, 1933 a)

3. ADDITIONAL PROTOCOL TO THE CONVENTION ON THE REGIME OF NAVIGABLE WATERWAYS OF INTERNATIONAL CONCERN.¹

(Barcelona, April 20th, 1921.)

In Force

Ratifications or Signatures or Accessions not yet perfected by Ratification.

BELGIUM
Accepting paragraph (a).

PERU (a)

PORTUGAL

SPAIN
Accepting paragraph (a).

The Protocol is open to Accession by:

ABYSSINIA
UNION OF SOUTH AFRICA
ARGENTINE REPUBLIC
AUSTRALIA
BOLIVIA
BRAZIL
BULGARIA
CANADA
CHINA
COLOMBIA
COSTA RICA
CUBA
DOMINICAN REPUBLIC
ESTONIA
FRANCE
GERMANY
GUATEMALA
HAITI
HONDURAS
IRAQ
IRISH FREE STATE
ITALY
JAPAN
LATVIA
LIBERIA
LITHUANIA
MEXICO
NETHERLANDS
NICARAGUA
PANAMA
PARAGUAY

3. ADDITIONAL PROTOCOL TO THE CONVENTION ON THE REGIME OF NAVIGABLE WATERWAYS OF INTERNATIONAL CONCERN (continued).

(Barcelona, April 20th, 1921.)

In Force

Ratifications or definitive Accessions.

The Protocol is open to Accession by:

Cyprus
Gambia Colony and Protectorate
Sierra Leone Colony and Protectorate
Nigeria Colony and Protectorate
Gold Coast: Ashanti and northern territories of the Gold Coast
Kenya Colony and Protectorate
Uganda Protectorate
Zanzibar
St. Helena
Ceylon
Mauritius
Seychelles
Hong-Kong
Straits Settlements
Fiji
Gilbert and Ellice Islands Colony
British Solomon Islands
Tonga Islands
Federated Malay States:
   Perak, Selangor, Negri Sembilan and Pahang
      (August 22nd, 1923 a)
      To the full extent indicated under paragraph (a).
Non-Federated Malay States:
   Brunei, Johore, Kedah, Perlis, Kelantan and Trengganu
      (August 22nd, 1923 a)
      To the full extent indicated under paragraph (a).
Palestine (British Mandate)
      (January 28th, 1924 a)
      To the full extent indicated in paragraph (a) of the Protocol.
Bermuda
      (December 27th, 1928 a)
      To the full extent indicated in paragraph (a).
New Zealand
      (August 2nd, 1922)
      Accepting paragraph (a).
India
      (August 2nd, 1922)
      In respect of India only accepting paragraph (a).
Chile
      (March 19th, 1928)
      Accepting paragraph (b).
Czechoslovakia
      (September 8th, 1924)
      Accepting paragraph (b).
Denmark
      (November 13th, 1922)
      Accepting paragraph (a).
Finland
      (January 29th, 1923)
      Accepting paragraph (b).
Greece
      (January 3rd, 1928)
Hungary
      (May 18th, 1928 a)
      To the full extent indicated in paragraph (a).
Luxembourg
      (March 16th, 1930 a)
Norway
      (September 4th, 1923)
Roumania
      (May 9th, 1924 a)
      Is unable to accept any restriction of her liberty in administrative matters on the waterways which are not of international concern, that is to say, on purely national rivers, while at the same time accepting the principles of liberty in accordance with the laws of the country.
Siam
      (November 29th, 1922 a) to the full extent indicated under paragraph (a).
Sweden
      (September 15th, 1927 a)
      Accepting paragraph (b).
Turkey
      (June 27th, 1933 a)
4. Declaration recognising the Right to a Flag of States having no Sea-coast.¹

(Barcelona, April 20th, 1921.)

In Force.

Ratifications or definitive Accessions.

ALBANIA (October 8th, 1921)
AUSTRIA (July 10th, 1924)
BELGIUM (May 16th, 1927)
BRITISH EMPIRE, including Newfoundland (October 9th, 1922)
CANADA (October 31st, 1924)
AUSTRALIA (October 31st, 1922)
UNION OF SOUTH AFRICA (October 31st, 1922)
NEW ZEALAND (October 9th, 1922)
INDIA (October 9th, 1922)
BULGARIA (July 11th, 1922)
CHILE (March 19th, 1928)
CZECHOSLOVAKIA (September 8th, 1924)
FREE CITY OF DANZIG (through the intermediary of Poland) (January 10th, 1933)
DENMARK (Nov. 13th, 1922)
*ESTONIA
FINLAND (September 22nd, 1922)
*FRANCE
GERMANY (Nov. 10th, 1931)
GREECE (January 3rd, 1928)
HUNGARY (May 18th, 1928)
*ITALY
JAPAN (February 20th, 1924)
LATVIA (February 12th, 1924)
*NETHERLANDS (including Netherlands Indies, Surinam and Curaçao) (November 28th, 1921)
NORWAY (September 4th, 1923)
POLAND (December 20th, 1924)
ROUMANIA (Feb. 22nd, 1923)
SIAM (November 29th, 1922)
SPAIN (July 1st, 1926)
SWEDEN (January 19th, 1925)
*SWITZERLAND
TURKEY (June 27th, 1933)
YUGOSLAVIA (May 7th, 1930)

The Declaration is open to Accession by:

ABYSSINIA
ARGENTINE REPUBLIC
BRAZIL
COLOMBIA
COSTA RICA
CUBA
DOMINICAN REPUBLIC
HAITI
HONDURAS
IRAQ
IRISH FREE STATE
LIBERIA
LUXEMBURG
MEXICO
NICARAGUA
PARAGUAY
SALVADOR
VENEZUELA

III. TRAFFIC IN WOMEN AND CHILDREN.²

1. International Convention for the Suppression of the Traffic in Women and Children

(Geneva, September 30th, 1921.)

In Force.

Ratifications or definitive Accessions.

ALBANIA (October 13th, 1924)
AUSTRIA (August 9th, 1922)

The Convention is open to Accession by:

ABYSSINIA
AFGHANISTAN

* Accepts Declaration as binding without ratification.


² The Annex to the Supplementary Report for 1923 (A.10(a).1923, Annex) contains, moreover, details concerning:

## I. International Convention for the Suppression of the Traffic in Women and Childre

(continued).

**(Geneva, September 30th, 1921.)**

### In Force.

<table>
<thead>
<tr>
<th>Ratifications of definitive Accessions</th>
<th>Signatures or Accession not yet perfected by Ratification</th>
<th>The Convention is open to Accession by:</th>
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<td><strong>Belgium</strong> (June 15th, 1922)</td>
<td><strong>Costa Rica</strong></td>
<td><strong>United States of America</strong></td>
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<td><strong>Brazil</strong> (August 18th, 1933)</td>
<td><strong>Panama</strong> <em>(a)</em></td>
<td><strong>Sa‘udi Arabia</strong></td>
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<td><strong>Peru</strong> <em>(a)</em></td>
<td><strong>Argentina Republic</strong></td>
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<td>Does not include the Island of New-</td>
<td></td>
<td><strong>Bolivia</strong></td>
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<tr>
<td>foundland, the British Colonies and</td>
<td></td>
<td><strong>Dominican Republic</strong></td>
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<tr>
<td>protectorates, the Island of Nauru,</td>
<td></td>
<td><strong>Ecuador</strong></td>
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<td>or any territories administered under</td>
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<td><strong>Guatemala</strong></td>
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<td>mandates by Great Britain.</td>
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<td><strong>Liechtenstein</strong></td>
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<td><strong>St. Vincent,</strong></td>
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<td><strong>Seychelles,</strong></td>
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<td><strong>Northern Rhodesia,</strong></td>
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<td><strong>British Honduras</strong></td>
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<td><strong>British Guiana and Fiji</strong> <em>(October 24th, 1922 a)</em></td>
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<td><strong>Leeward Islands</strong> <em>(March 7th, 1924 a)</em></td>
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<td><strong>Jamaica and Mauritius</strong> <em>(March 7th, 1924 a)</em></td>
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<td><strong>Falkland Islands and Dependences</strong> <em>(May 8th, 1924 a)</em></td>
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<td><strong>Gold Coast Colony</strong> <em>(July 3rd, 1924 a)</em></td>
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<td><strong>Iraq</strong> <em>(May 15th, 1925 a)</em></td>
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<td>The Government of Iraq desire to</td>
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<td>reserve to themselves the right to</td>
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<td>fix an age-limit lower than that</td>
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<td>specified in Article 5 of the</td>
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<td>Convention.</td>
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<td><strong>Colony and Protectorate of Gambia</strong></td>
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<td><strong>Protectorate of Uganda</strong></td>
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<td><strong>Territory of Tanganyika</strong></td>
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<td><strong>Palestine (including Trans-Jordan)</strong></td>
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<td><strong>Protected State of Sarawak</strong></td>
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<td><strong>Gilbert and Ellice Islands Colony</strong></td>
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<td><strong>British Solomon Islands Protectorate</strong></td>
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<td><strong>Zanzibar Protectorate</strong> <em>(January 14th, 1932 a)</em></td>
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<td><strong>Canada</strong> <em>(June 28th, 1922)</em></td>
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<td><strong>Australia</strong> <em>(June 28th, 1922)</em></td>
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<td>Does not include Papua, Norfolk</td>
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<td>Island and the mandated territory of</td>
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<td>New Guinea.</td>
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</tbody>
</table>
I. INTERNATIONAL CONVENTION FOR THE SUPPRESSION OF THE TRAFFIC IN WOMEN AND CHILDREN (continued).

(Geneva, September 30th, 1921.)

In Force.

Ratifications or definitive Accessions.

UNITED NATIONS (June 28th, 1922)

NEW ZEALAND (June 28th, 1922)

Does not include the mandated territory of Western Samoa.

IRISH FREE STATE (May 18th, 1934 a)

INDIA (June 28th, 1922)

Reserves the right at its discretion to substitute the age of sixteen years or any greater age that may be subsequently decided upon for the age-limits prescribed in paragraph (b) of the Final Protocol of the Convention of May 4th, 1910, and in Article 5 of the present Convention.

BULGARIA (April 29th, 1925 a)

CHILE (January 15th, 1929)

CHINA (February 24th, 1926)

CUBA (May 7th, 1923)

CZECHOSLOVAKIA (September 29th, 1923)

DENMARK (April 23rd, 1931 a)

This ratification does not include Greenland, the Convention, in view of the special circumstances, being of no interest for that possession.

EGYPT (April 13th, 1932 a)

ESTONIA (February 28th, 1930)

FINLAND (August 16th, 1926 a)

FRANCE (March 1st, 1926 a)

Does not include the French Colonies, the countries in the French Protectorate or the territories under French mandate.

SYRIA AND THE LEBANON (June 2nd, 1930 a)

GERMANY (July 8th, 1924)

GREECE (April 9th, 1923)

HUNGARY (April 25th, 1925)

ITALY (June 30th, 1924)

ITALIAN COLONIES (July 27th, 1922 a)

Subject to the age limit for native women and children, referred to in Article 5, being reduced from twenty-one to sixteen years.

JAPAN (December 15th, 1925)

Does not include Chosen, Taiwan, the leased Territory of Kwantung, the Japanese portion of Sakhalien Island and Japan’s mandated territory in the South Seas.

LATVIA (February 12th, 1924)

LITHUANIA (September 14th, 1931)

LUXEMBURG (December 31st, 1929 a)

MEXICO (May 10th, 1932 a)

MONACO (July 18th, 1931 a)

NETHERLANDS (including Netherlands Indies, Surinam and Curacao) (September 19th, 1923)

NORWAY (August 16th, 1922)

PERSIA (March 28th, 1933)

POLAND AND FREE CITY OF DANZIG (October 8th, 1924)

PORTUGAL (December 1st, 1923)

ROUMANIA (September 5th, 1923)

SIAM (July 13th, 1922)

With reservation as to the age-limit prescribed in paragraph (b) of the Final Protocol of the Convention of 1910 and Article 5 of this Convention, in so far as concerns the nationals of Siam.

SPAIN (May 12th, 1924 a)

Does not include the Spanish Possessions in Africa or the territories of the Spanish Protectorate in Morocco.

SUDAN (June 1st, 1932 a)

SWEDEN (June 9th, 1925)

SWITZERLAND (January 20th, 1926)

URUGUAY (October 21st, 1924 a)

YUGOSLAVIA (May 2nd, 1929 a)

1 According to a reservation made by the Danish Government when ratifying the Convention, the latter was to take effect, in respect of Denmark, only upon the coming into force of the Danish Penal Code of April 15th, 1936. This Code having entered into force on January 1st, 1933, the Convention has become effective for Denmark from the same date.
IV. AMENDMENTS TO THE COVENANT OF THE LEAGUE. 1

(Geneva, October 5th, 1921.)

9. PROTOCOL OF AN AMENDMENT TO ARTICLE 16. 2
(First Paragraph to be inserted after the First Amended Paragraph of Article 16.)

Not in Force.

Ratifications. | Signatures not yet perfected by | Other Members to whose Signature the Protocol is open.
--- | --- | ---
Union of South Africa (August 12th, 1924) | Bolivia, Costa Rica | Abyssinia, Albania, Argentine Republic, Dominican Republic, France, Germany, Guatemala, Honduras, Iraq, Irish Free State, Luxembourg, Mexico, Nicaragua, Persia, Poland, Salvador, Spain, Turkey, Yugoslavia |
Australia (August 12th, 1924) | Cuba |
Austria (August 20th, 1927) | Haiti |
Belgium (Sept. 28th, 1923) | Liberia |
Brazil (August 13th, 1924) | Panama |
British Empire (August 12th, 1924) | Paraguay, Peru | Venezuala |
Bulgaria (October 4th, 1922) | |
Canada (August 12th, 1924) | |
Chile (August 1st, 1928) | |
Colombia (May 9th, 1932) | |
Czechoslovakia (September 1st, 1923) | |
Denmark (August 11th, 1922) | |
Estonia (September 7th, 1923) | |
Finland (June 25th, 1923) | |
Greece (January 20th, 1925) | |
Hungary (June 22nd, 1923) | |
India (August 12th, 1924) | |
Italy (August 5th, 1922) | |
Japan (June 13th, 1923) | |
Latvia (February 12th, 1924) | |
Lithuania (March 13th, 1925) | |
Netherlands (April 4th, 1923) | |
New Zealand (August 12th, 1924) | |
Norway (March 29th, 1922) | |
Portugal (October 5th, 1923) | |
Roumania (September 5th, 1923) | |
Siam (September 12th, 1922) | |
Sweden (August 24th, 1922) | |
Switzerland (March 29th, 1923) | |
Uruguay (January 12th, 1924) | |

To. PROTOCOL OF AN AMENDMENT TO ARTICLE 16.
(Second Paragraph to be inserted after the First Amended Paragraph of Article 16.)

Not in Force.

Ratifications. | Signatures not yet perfected by | Other Members to whose Signature the Protocol is open.
--- | --- | ---
Union of South Africa (August 12th, 1924) | Bolivia, Costa Rica | Abyssinia, Albania, Argentine Republic, Dominican Republic, France, Germany, Guatemala, Honduras, Iraq, Irish Free State, Luxembourg, Mexico, Nicaragua, Persia, Poland, Salvador, Spain, Turkey, Yugoslavia |
Australia (August 12th, 1924) | Cuba |
Austria (August 20th, 1927) | Haiti |
Belgium (Sept. 28th, 1923) | Liberia |
Brazil (August 13th, 1924) | Panama |
British Empire (August 12th, 1924) | Paraguay, Peru | Venezuala |
Bulgaria (October 4th, 1922) | |
Canada (August 12th, 1924) | |

1 Article 26 of the Covenant provides: "Amendments to this Covenant will take effect when ratified by the Members of the League whose representatives compose the Council and by a majority of the Members of the League whose representatives compose the Assembly."

2 The Assembly adopted at its fifth ordinary session (1924) a resolution according to which it is no longer opportune to ratify the first amendment to Article 16 of the Covenant adopted in 1921. As a consequence of this resolution, the first amendment to Article 16 adopted by the Assembly at its second ordinary session does not appear in the present report. See under No. IX the new amendment adopted in 1924.
IO. PROTOCOL OF AN AMENDMENT TO ARTICLE 16 (continued).
(Second Paragraph to be inserted after the First Amended Paragraph of Article 16.)

Not in Force.

Other Members to whose Signature the Protocol is open.

**LUXEMBURG**
**MEXICO**
**NICARAGUA**
**PERSA**
**POLAND**
**SALVADOR**
**SPAIN**
**TURKEY**
**YUGOSLAVIA**

Ratifications.

**Chile (August 1st, 1928)**
**China (July 4th, 1923)**
**Colombia (May 9th, 1932)**
**Czechoslovakia (September 1st, 1923)**
**Denmark (August 11th, 1922)**
**Estonia (September 7th, 1923)**
**Finland (June 25th, 1923)**
**Greece (January 20th, 1925)**
**Hungary (June 22nd, 1923)**
**India (August 12th, 1924)**
**Italy (August 5th, 1922)**
**Japan (June 13th, 1923)**
**Latvia (February 12th, 1924)**
**Lithuania (March 13th, 1925)**
**Netherlands (April 4th, 1923)**
**New Zealand (August 12th, 1924)**
**Norway (March 29th, 1922)**
**Portugal (October 5th, 1923)**
**Romania (Sept. 5th, 1923)**
**Sweden (August 24th, 1922)**
**Switzerland (March 29th, 1923)**
**Uruguay (January 12th, 1924)**

II. PROTOCOL OF AN AMENDMENT TO ARTICLE 16.
(Paragraph to be inserted between the New Third Paragraph and the Original Second Paragraph of Article 16.)

Not in Force.

Other Members to whose Signature the Protocol is open.

**ABYSSINIA**
**ARGENTINE REPUBLIC**
**DOMINICAN REPUBLIC**
**FRANCE**
**GERMANY**
**GUATEMALA**
**HONDURAS**
**IRAQ**
**IRISH FREE STATE**
**LUXEMBURG**
**MEXICO**
**NICARAGUA**
**PERSA**
**POLAND**
**SALVADOR**
**SPAIN**
**TURKEY**
**YUGOSLAVIA**

Ratifications.

**Union of South Africa (August 12th, 1924)**
**Australia (August 12th, 1924)**
**Austria (August 20th, 1927)**
**Belgium (Sept. 28th, 1923)**
**Brazil (July 7th, 1923)**
**British Empire (August 12th, 1924)**
**Bulgaria (October 4th, 1922)**
**Canada (August 12th, 1924)**
**Chile (August 1st, 1928)**
**China (July 4th, 1923)**
**Colombia (May 9th, 1932)**
**Czechoslovakia (September 1st, 1923)**
**Denmark (August 11th, 1922)**
**Estonia (September 7th, 1923)**
**Finland (June 25th, 1923)**
**Greece (January 20th, 1925)**
**Hungary (June 22nd, 1923)**
**India (August 12th, 1924)**
**Italy (August 5th, 1922)**
**Japan (June 13th, 1923)**
**Lithuania (March 13th, 1925)**
**Netherlands (April 4th, 1923)**
**New Zealand (August 12th, 1924)**
**Norway (March 29th, 1922)**
**Portugal (October 5th, 1923)**
**Romania (Sept. 5th, 1923)**
**Siam (September 12th, 1922)**
**Sweden (August 24th, 1922)**
**Switzerland (March 29th, 1923)**
**Uruguay (January 12th, 1924)**

Signatures not yet perfected by Ratification.

**ALBANIA**
**BOLIVIA**
**COSTA RICA**
**CUBA**
**HAITI**
**LATVIA**
**LIBERIA**
**PANAMA**
**PARAGUAY**
**PERU**
**VENEZUELA**

**Tunisia**

(First Paragraph.)

Not in Force.

**Ratifications.**

**Signatures not yet perfected by Ratification.**

**Other Members to whose Signature the Protocol is open.**

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<thead>
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<th>Albania</th>
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<tbody>
<tr>
<td>(February 3rd, 1923)</td>
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<td>Australia (February 3rd, 1923)</td>
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<td>British Empire (February 3rd, 1923)</td>
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<td>Bulgaria (October 4th, 1922)</td>
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<td>Uruguay (January 12th, 1924)</td>
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<td>Venezuela (March 24th, 1925)</td>
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(Adding a New Paragraph after the First Paragraph.)

Not in Force.

**Ratifications.**

**Signatures not yet perfected by Ratification.**

**Other Members to whose Signature the Protocol is open.**

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<thead>
<tr>
<th>Union of South Africa</th>
<th>Bolivia</th>
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<td>Costa Rica</td>
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<td>Cuba (May 7th, 1923)</td>
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<td>Czechoslovakia (September 1st, 1923)</td>
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</tbody>
</table>
13. Protocol of an Amendment to Article 26 (continued).

(Adding a New Paragraph after the First Paragraph).

Not in Force.

Ratifications.

HUNGARY (June 22nd, 1923)
INDIA (February 3rd, 1923)
ITALY (August 5th, 1922)
JAPAN (June 13th, 1923)
LATVIA (December 10th, 1923)
LITHUANIA (March 13th, 1923)
NETHERLANDS (April 4th, 1923)
NEW ZEALAND (February 3rd, 1923)
NORWAY (March 29th, 1923)
POLAND (December 15th, 1922)
PORTUGAL (October 5th, 1923)
ROUMANIA (September 5th, 1923)
SIAM (September 12th, 1922)
SPAIN (January 15th, 1930)
SWEDEN (August 24th, 1922)
SWITZERLAND (March 29th, 1923)
URUGUAY (January 12th, 1924)
VENEZUELA (March 24th, 1925)


(Second Paragraph.)

Not in Force.

Ratifications.

UNION OF SOUTH AFRICA (February 3rd, 1923)
AUSTRALIA (February 3rd, 1923)
AUSTRIA (August 20th, 1927)
BELGIUM (September 28th, 1923)
BRAZIL (July 7th, 1923)
BRITISH EMPIRE (February 3rd, 1923)
BULGARIA (October 4th, 1922)
CANADA (February 3rd, 1923)
CHILE (August 1st, 1928)
CHINA (July 4th, 1923)
COLOMBIA (May 9th, 1932)
CUBA (May 7th, 1923)
CZECHOSLOVAKIA (September 1st, 1923)
DENMARK (August 11th, 1922)
ESTONIA (September 7th, 1923)
FINLAND (June 25th, 1923)
FRANCE (August 2nd, 1923)
GREECE (August 20th, 1923)
HAITI (November 2nd, 1925)
HUNGARY (June 22nd, 1923)
INDIA (February 3rd, 1923)
ITALY (August 5th, 1922)
JAPAN (June 13th, 1923)
LATVIA (December 10th, 1923)
LITHUANIA (March 13th, 1925)
NETHERLANDS (April 4th, 1923)
NEW ZEALAND (February 3rd, 1923)
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POLAND (December 15th, 1922)
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SIAM (September 12th, 1922)
SPAIN (January 15th, 1930)
SWEDEN (August 24th, 1922)
SWITZERLAND (March 29th, 1923)
URUGUAY (January 12th, 1924)
VENEZUELA (March 24th, 1925)

Signatures not yet perfected by Ratification.

BOLIVIA
COSTA RICA
LIBERIA
PANAMA
PARAGUAY
PERU
BOLIVIA
COSTA RICA
LIBERIA
PANAMA
PARAGUAY
PERU

Other Members to whose Sig the Protocol is open.

ABYSSINIA
ALBANIA
ARGENTINE REPUBLIC
DOMINICAN REPUBLIC
GERMANY
GUATEMALA
HONDURAS
IRAQ
IRISH FREE STATE
LUXEMBURG
MEXICO
NICARAGUA
SALVADOR
TURKEY
YUGOSLAVIA
V. OBSCENE PUBLICATIONS.

INTERNATIONAL CONVENTION FOR THE SUPPRESSION OF THE CIRCULATION OF AND TRAFFIC IN OBSCENE PUBLICATIONS.¹

(Geneva, September 12th, 1923.)

In Force.

Ratifications or definitive Accessions.

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Signatures or Accessions not yet perfected by Ratification.

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The Convention is open to Accession by:

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INTERNATIONAL CONVENTION FOR THE SUPPRESSION OF THE CIRCULATION OF AND TRAFFIC IN OBSCENE PUBLICATIONS (continued).

(Geneva, September 12th, 1923.)

In Force.

Ratifications or definitive Accessions

Barbados
Gold Coast
Cyprus
Gibraltar
Malta
Somaliland
Basutoland
Bechuanaland
Swaziland
Hong-Kong
Bermuda
Bahamas
Falkland Islands and Dependencies
St. Helena
Palestine
Trans-Jordan
Jamaica (August 22nd, 1927 a)
British Guiana (September 23rd, 1929 a)
Southern Rhodesia (December 31st, 1925 a)
Canada (May 23rd, 1924 a)
Union of South Africa, including South West Africa (Mandated) (December 11th, 1925)
New Zealand, including the Mandated Territory of Western Samoa (December 11th, 1925)
Irish Free State (September 15th, 1930)
India (December 11th, 1925)
Bulgaria (July 1st, 1924)
China (February 24th, 1926)
Czechoslovakia (April 11th, 1927)
Free City of Danzig (through the intermediary of Poland) (March 31st, 1926)
Denmark (May 6th, 1930)

With regard to Article IV, see also Article I. The acts mentioned in Article I are punishable under the rules of Danish law only if they fall within the provisions of Article 184 of the Danish Penal Code, which inflicts penalties upon any person publishing obscene writings, or placing on sale, distributing, or otherwise circulating or publicly exposing obscene images. Further, it is to be observed that the Danish legislation relating to the Press contains special provisions on the subject of the persons who may be prosecuted for Press offences. The latter provisions apply to the acts covered by Article 184 in so far as these acts can be considered as Press offences. The modification of Danish legislation on these points must await the revision of the Danish Penal Code, which is likely to be effected in the near future.

Egypt (October 29th, 1924 a)
Finland (June 29th, 1925)
Germany (May 11th, 1925)
Greece (October 9th, 1929)
Guatemala (October 25th, 1933 a)
Hungary (February 12th, 1929)
Iraq (April 26th, 1929 a)
Italy (July 8th, 1924)
Latvia (October 7th, 1925)
Luxembourg (August 10th, 1927)

Subject to reservation "that, in the application of the penal clauses of the Convention, the Luxembourg authorities will observe the closing paragraph of Article 24 of the Constitution of the Grand-Duchy, which provides that proceedings may not be taken against the publisher, printer or distributor if the author is known and if he is a Luxembourg subject residing in the Grand-Duchy ".

San Marino (April 21st, 1926 a)
Monaco (May 17th, 1925)

* This ratification, given subject to reservation, has been submitted to the signatory States for acceptance.
INTERNATIONAL CONVENTION FOR THE SUPPRESSION OF THE CIRCULATION OF AND TRAFFIC IN OBSCENE PUBLICATIONS (continued).

(Geneva, September 12th, 1923.)

In Force.

Ratifications or definitive Accessions.

NETHERLANDS (including Netherlands Indies, Surinam and Curaçao) (September 13th, 1927)
NORWAY (May 8th, 1929 a)
Paraguay (October 21st, 1933 a)
PERU (September 28th, 1932)
POLAND (March 8th, 1927)
PORTUGAL (October 4th, 1927)
ROUMANIA (June 7th, 1926)
SIAM (July 28th, 1924)

The Siamese Government reserve full right to enforce the provisions of the present Convention against foreigners in Siam in accordance with the principles prevailing for applying Siamese legislation to such foreigners.

SPAIN (December 19th, 1924)
SWITZERLAND (January 20th, 1926)

VI. ARBITRATION CLAUSES IN COMMERCIAL MATTERS.

1. PROTOCOL ON ARBITRATION CLAUSES.

(Geneva, September 24th, 1923.)

In Force.

Signatures not yet perfected by Ratification.

ALBANIA (August 29th, 1924) AUSTRIA (January 25th, 1928)
BELGIUM (September 23rd, 1924) CHILE
BRITISH EMPIRE (September 27th, 1924) FREE CITY OF DANZIG
BRAZIL (February 5th, 1932) LATVIA
BRITISH EMPIRE (September 27th, 1924) Reserve the right to limit the obligation mentioned in the first paragraph of Article 1 to contracts which are considered as commercial under its national law.
BRAZIL (February 5th, 1932) Subject to the condition that the arbitral agreement or the arbitration clause mentioned in Article 1 of this Protocol should be limited to contracts which are considered as commercial by the Brazilian legislation.

SOUTHERN RHODESIA (December 18th, 1924 a), NEWFOUNDLAND (June 22nd, 1925 a)
British Guiana British Honduras Jamaica:
Turks and Caicos Islands and Cayman Islands Leeward Islands Grenada St. Lucia St. Vincent Gambia (Colony and Protectorate)

The Protocol is open to Signature by:
ABYSSINIA UNION OF SOUTH AFRICA
ARGENTINE REPUBLIC UNITED STATES OF AMERICA
AUSTRALIA BULGARIA
CANADA CHINA
COLOMBIA CUBA
DOMINICAN REPUBLIC COSTA RICA
ECUADOR CUBA
EGYPT DOMINICAN REPUBLIC
GUATEMALA ECUADOR
HONDURAS EGYPT
HUNGARY GUATEMALA
INDIA HONDURAS
IRELAND FREE STATE HUNGARY
LIBERIA INDIA
MEXICO HONG KONG
PERU HONG KONG
TURKEY MEXICO
VENEZUELA TURKEY
YUGOSLAVIA VENEZUELA

I. PROTOCOL ON ARBITRATION CLAUSES (continued)
(Geneva, September 24th, 1923.)

In Force.

Ratifications

Gold Coast (including Ashanti and the Northern Territories of the Gold Coast and Togoland)
Kenya ( Colony and Protectorate)
Zanzibar
Northern Rhodesia
Ceylon
Mauritius
Gibraltar
Malta
Falkland Islands and Dependencies
Iraq
Palestine (excluding Trans-Jordan)
Trans-Jordan
Tanganyika (June 17th, 1926 a)
St. Helena (July 29th, 1926 a)
Uganda (June 28th, 1929 a)
Bahamas (January 23rd, 1931 a)
New Zealand (June 9th, 1926)

(The Czechoslovak Republic will regard itself as being bound only in relation to States which will have ratified the Convention of September 26th, 1927, on the Execution of Foreign Arbitral Awards, and the Czechoslovak Republic does not intend by this signature to invalidate in any way the bilateral treaties concluded by it which regulate the questions referred to in the present Protocol by provisions going beyond the provisions of the Protocol.

Denmark (April 6th, 1925)
Under Danish law, arbitral awards made by an Arbitral Tribunal do not immediately become operative; it is necessary in each case, in order to make an award operative, to apply to the ordinary courts of law. In the course of the proceedings, however, the arbitral award will generally be accepted by such Courts without further examination as a basis of the final judgments in the affair.

Estonia (May 16th, 1929)
Limits, in accordance with Article 1, paragraph 2, of this Protocol, the obligation mentioned in paragraph 1 of the said article to contracts which are considered as commercial under its national law.

Finland (July 10th, 1924)

France (June 7th, 1928)
Reserves the right to limit the obligation mentioned in paragraph 2 of Article 1 to contracts which are considered as commercial under its own national law. Its acceptance of the present Protocol does not include the Colonies, Overseas Possessions or Protectorates or Territories in respect of which France exercises a mandate.

Germany (November 5th, 1924)

Greece (May 26th, 1926)

Italy (July 28th, 1924)
Except Colonies

Japan (June 4th, 1928)
Chosen, Taiwan, Karafuto, the leased territory of Kwantung, and the territories in respect of which Japan exercises a mandate (February 26th, 1929 a).

Luxembourg (September 15th, 1930)
Reserves the right to limit the obligation mentioned in the first paragraph of Article 1 to contracts which are considered as commercial under its national law.

Monaco (February 8th, 1927)
Reserves the right to limit its obligation to contracts which are considered as commercial under its national law.

Netherlands (including Netherlands Indies, Surinam and Curaçao) (August 6th, 1925)
The Government of the Netherlands reserves its right to restrict the obligation mentioned in the first paragraph of Article 1 to contracts which are considered as commercial under Netherlands law.

Further, it declares its opinion that the recognition in principle of the validity of arbitration clauses in no way affects either the restrictive provisions at present existing under Netherlands law or the right to introduce other restrictions in the future.

Norway (September 2nd, 1927)

Poland (June 26th, 1931)
Under reservation that in conformity with paragraph 2 of Article 1, the undertaking contemplated in the said article will apply only to contracts which are declared as commercial in accordance with national Polish law.

Portugal (December 10th, 1930)

(1) In accordance with the second paragraph of Article 1, the Portuguese Government reserves the right to limit the obligation mentioned in the first paragraph of Article 1 to contracts which are considered as commercial under its national law.
I. PROTOCOL ON ARBITRATION CLAUSES (continued).

(Geneva, September 24th, 1923.)

In Force.

Ratifications

(2) According to the terms of the first paragraph of Article 8, the Portuguese Government declares that its acceptance of the present Protocol does not include its colonies.

ROUMANIA (March 12th, 1925)

Subject to the reservation that the Royal Government may in all circumstances limit the obligation mentioned in Article 1, paragraph 2, to contracts which are considered as commercial under its national law.

SIAM (September 3rd, 1930)

SWEDEN (August 8th, 1929)

SWITZERLAND (May 14th, 1928)

VII. CUSTOMS.

INTERNATIONAL CONVENTION RELATING TO THE SIMPLIFICATION OF CUSTOMS FORMALITIES AND PROTOCOL. 1

(Geneva, November 3rd, 1923.)

In Force.

Ratifications or definitive Accessions.

AUSTRIA (September 11th, 1924)
BELGIUM (October 4th, 1924)
BRAZIL (July 10th, 1926)
BRITISH EMPIRE (August 29th, 1924)

It is stated in the instrument of ratification that this ratification shall not be deemed to apply in the case of the Dominion of Canada, the Commonwealth of Australia (or any territory under its authority) or the Irish Free State or in the case of India, and that in pursuance of the power reserved in Article XXIX of the Convention, it shall not be deemed to apply in the case of the Island of Newfoundland or of the territories: Iraq and Nauru, in respect of which His Britannic Majesty has accepted a mandate. It does not apply to the Sudan.

AUSTRALIA (March 13th, 1925)

Excluding Papua, Norfolk Island and the Mandated Territory of New Guinea.

UNION OF SOUTH AFRICA

(August 29th, 1924)

NEW ZEALAND (August 29th, 1924)

Includes the mandated territory of Western Samoa.

INDIA (March 13th, 1925)

BULGARIA (December 10th, 1926)

CHINA (February 23rd, 1926)

CZECHOSLOVAKIA (February 10th, 1927)

DENMARK (May 17th, 1924)

Signatures or Accessions not yet perfected by Ratification.

CHILE
JAPAN
LITHUANIA
PARAGUAY
PORTUGAL
SPAIN
URUGUAY

The Convention is open to Accession by:

ABYSSINIA
ALBANIA
UNITED STATES OF AMERICA
ARGENTINE REPUBLIC
BOLIVIA
CANADA
COLOMBIA
COSTA RICA
CUBA
DOMINICAN REPUBLIC
ECUADOR
GUATEMALA
HAITI
HONDURAS
IRISH FREE STATE
LIBERIA
MEXICO
NICARAGUA
PANAMA
PERU
SALVADOR
UNION OF SOVIET SOCIALIST REPUBLICS
TURKEY
VENEZUELA

1 The present Convention came into force on November 27th, 1924, ninety days after the deposit of the fifth ratification (Article 26). The Protocol came into force on the same conditions as the Convention to which it relates.
INTERNATIONAL CONVENTION RELATING TO THE SIMPLIFICATION OF CUSTOMS
FORMALITIES AND PROTOCOL (continued).

(Geneva, November 3rd, 1923.)

In Force.

Ratifications or definitive Accessions.

EGYPT (March 23rd, 1925)
ESTONIA (February 28th, 1930 a)
FINLAND (May 23rd, 1928)
FRANCE (September 13th, 1926)
   Does not apply to the Colonies under its sovereignty.
SYRIA AND LEBANON (March 9th, 1933 a)
GERMANY (August 1st, 1925)
GREECE (July 6th, 1927)
HUNGARY (February 23rd, 1926)
IRAQ (May 3rd, 1934 a)
ITALY (June 13th, 1924)
LATVIA (September 28th, 1931 a)
LUXEMBURG (June 10th, 1927)
FRENCH PROTECTORATE OF MOROCCO (November 8th, 1926)
NETHERLANDS (including Netherlands Indies, Surinam and
   Curacao) (May 30th, 1925)
NORWAY (September 7th, 1926)
PERSEA (May 8th, 1925 a)
POLAND (September 4th, 1931)
ROUMANIA (December 23rd, 1925)
   Under the same reservations as those formulated by the other Governments
   and inserted in Article 6 of the Protocol, the Royal Government under-
   stands that Article 22 of the Convention confers the right to have recourse
   to the procedure provided for in this article for questions of a general
   nature solely on the High Contracting Parties, private persons being only
   entitled to appeal to their own judicial authorities in case any dispute
   arises with the authorities of the Kingdom.
SIAM (May 19th, 1925)
SWEDEN (February 12th, 1926)
SWITZERLAND (January 3rd, 1927)
REGENCY OF TUNIS (French Protectorate) (November 8th, 1926)
YUGOSLAVIA (May 2nd, 1929)

VIII. COMMUNICATIONS AND TRANSIT.

5. CONVENTION AND STATUTE ON THE INTERNATIONAL REGIME OF RAILWAYS AND PROTOCOL
   OF SIGNATURE.1

(Geneva, December 9th, 1923.)

In Force.

Ratifications or definitive Accessions.

ABYSSINIA (September 20th, 1928 a)
AUSTRIA (January 20th, 1927)
BELGIUM (May 16th, 1927)
   Does not apply to the Belgian Congo or to the territory of Ruanda-
   Urundi under Belgian mandate, without prejudice to the right of
   ratification at a subsequent date on behalf of either or both of
   these territories.
BRAZIL
BULGARIA
CHILE
CHINA (a)

Union of South Africa
ALBANIA
UNITED STATES OF AMERICA
ARGENTINE REPUBLIC
AUSTRALIA
BOLIVIA
CANADA
COSTA RICA
CUBA
DOMINICAN REPUBLIC

The Convention is open to Accession by:

1 The Convention and the Protocol came into force (Article 6) on March 23rd, 1926. See Treaty Series of the League

(Geneva, December 9th, 1923.)

In Force.

Ratifications or definitive Accessions.

British Empire (August 29th, 1924)
This ratification shall not be deemed to apply in the case of the Dominion of Canada, the Commonwealth of Australia, the Dominion of New Zealand, the Union of South Africa or the Irish Free State (or any territories under their authority) or in the case of India, and that, in pursuance of the power reserved in Article 9 of this Convention, it shall not be deemed to apply in the case of any of the Colonies, Possessions or Protectorates or of the territories in respect of which His Britannic Majesty has accepted a mandate; without prejudice, however, to the right of subsequent ratification or accession on behalf of any or all those Dominions, Colonies, Possessions, Protectorates or territories.

Southern Rhodesia (April 23rd, 1925)

Newfoundland (April 23rd, 1925)
British Guiana
British Honduras
Brunei
Federated Malay States: Perak, Selangor, Negri Sembilan and Pahang
Gambia (Colony and Protectorate)
Gold Coast: (a) Colony (b) Ashanti (c) Northern Territories (d) Togoland under British mandate
Hong-Kong
Non-Federated Malay States: Johore, Kedah, Perlis, Kelantan, Trengganu
Nigeria: (a) Colony (b) Protectorate (c) Cameroons under British Mandate
Northern Rhodesia
Nyasaland
Palestine (excluding Trans-Jordan)
Sierra Leone (Colony and Protectorate)
Trans-Jordan
Straits Settlements
Tanganyika Territory

New Zealand (April 1st, 1925)
Including the mandated territory of Western Samoa

India (April 1st, 1925)

Denmark (April 27th, 1926)
Estonia (September 21st, 1929)

Signatures or Accessions not yet perfected by Ratification.

(1) The whole of Part III: "Relations between the railway and its users", Articles 14, 15, 16 and 17;
(2) In Part VI: "General Regulations", Article 37, relating to the conclusion of special agreements for the purpose of putting the provisions of the Statute into force in cases where existing agreements are not adequate for this purpose.

Colombia (a)
Czechoslovakia
Finland
France
Subject to the reservation contained in Article 9 of the present Convention to the effect that its provisions do not apply to the various Protectorates, Colonies, Possessions or Overseas Territories under the sovereignty or authority of the French Republic.

Italy
Latvia
Lithuania
Panama (a)
Portugal
Salvador
Uruguay

The Convention is open to Accession by:

Guatemala
Haiti
Honduras
Iraq
Irish Free State
Liberia
Luxembourg
Mexico
Nicaragua
Paraguay
Persia
Peru
Turkey
Venezuela
5. CONVENTION AND STATUTE ON THE INTERNATIONAL REGIME OF RAILWAYS AND PROTOCOL OF SIGNATURE (continued).

(Geneva, December 9th, 1923.)

In Force.

Ratifications or definitive Accessions.

GERMANY (December 5th, 1927)
GREECE (March 6th, 1929)
HUNGARY (March 21st, 1929)
JAPAN (September 30th, 1926)
NETHERLANDS (for the Kingdom in Europe) (February 22nd, 1928)
NORWAY (February 24th, 1926)
POLAND and FREE CITY OF DANZIG (January 7th, 1928)
ROUMANIA (December 23rd, 1925)
SIAM (January 9th, 1925)
SPAIN (January 15th, 1930)
SWEDEN (September 15th, 1927)
SWITZERLAND (October 23rd, 1926)
YUGOSLAVIA (May 7th, 1930)

6. CONVENTION AND STATUTE ON THE INTERNATIONAL REGIME OF MARITIME PORTS AND PROTOCOL OF SIGNATURE.

(Geneva, December 9th, 1923.)

In Force.

Ratifications or definitive Accessions.

AUSTRIA (January 20th, 1927a)
BELGIUM (May 16th, 1927)
BRAZIL (January 2oth, 1927a)
BULGARIA
CHILE
LITHUANIA
With reservation as to the right relating to emigrants mentioned in Article twelve (12) of the Statute.

PANAMA (a)
SALVADOR
SPAIN
With reservation as to the right relating to emigrants mentioned in Article twelve (12) of the Statute.

URUGUAY

Signatures or Accessions not yet perfected by Ratification.

The Convention is open to Accession by:

ABYSSINIA
UNION OF SOUTH AFRICA
ALBANIA
UNITED STATES OF AMERICA
ARGENTINE REPUBLIC
BOLIVIA
CANADA
CHINA
COLOMBIA
COSTA RICA
CUBA
FREE CITY OF DANZIG
DOMINICAN REPUBLIC
FINLAND
GUATEMALA
HAITI
HONDURAS
IRISH FREE STATE
LATVIA
LIBERIA
LUXEMBURG
NICARAGUA
PARAGUAY
PERSIA
PERU
POLAND
PORTUGAL
ROUMANIA
TURKEY
VENEZUELA

In Force.

**Ratifications or definitive Accessions.**

**NEWFOUNDLAND (April 23rd, 1925 a)**
- Southern Rhodesia (April 23rd, 1925 a)
- Bahamas
- Barbados
- Bermuda
- British Guiana
- British Honduras
- British Solomon Islands Protectorate
- Brunei
- Cyprus
- Falkland Islands and Dependencies
- Federated Malay States:
  - Perak, Selangor, Negri Sembilan and Pahang
- Fiji
- Gambia (Colony and Protectorate)
- Gibraltar
- Gilbert and Ellice Islands
- Gold Coast
- Grenada
- Hong-Kong
- Jamaica (excluding Turks and Caicos Islands and Cayman Islands)
- Kenya (Colony and Protectorate)
- Leeward Islands:
  - Antigua
  - Dominica
  - Montserrat
  - St. Christopher-Nevis
  - Virgin Islands
- Non-Federated Malay States:
  - Johore, Kedah, Perlis, Kelantan, Trengganu
- Mauritius
- Nigeria:
  - (a) Colony
  - (b) Protectorate
  - (c) Cameroons under British Mandate
- Palestine (excluding Trans-Jordan)
  - St. Helena
  - St. Lucia
  - St. Vincent
  - Seychelles
  - Sierra Leone (Colony and Protectorate)
  - Trans-Jordan
  - Somaliland
  - Straits Settlements
  - Tanganyika Territory
  - Tonga
  - Trinidad and Tobago
  - Zanzibar
- Malta (November 7th, 1925 a)

**AUSTRALIA (June 20th, 1925 a)**
- Does not apply in the case of Papua, Norfolk Island and the mandated territories of Nauru and New Guinea.

**NEW ZEALAND (April 1st, 1925)**
- Including the mandated territory of Western Samoa.

**INDIA (April 1st, 1925)**
- Czechoslovakia (July 10th, 1931)

With reservation as to the right relating to emigrants mentioned in Article twelve (12) of the Statute.

**DENMARK (April 27th, 1926)**
- Excluding Greenland, the maritime ports of which are subject to a separate regime.
6. **Convention and Statute on the International Regime of Maritime Ports and Protocol of Signature (continued).**

   *(Geneva, December 9th, 1923.)*

**In Force.**

**Ratifications or definitive Accessions**

**ESTONIA** (November 4th, 1931)
The Estonian Government reserves the right regarding emigration provided for in Article 12 of the Statute.

**FRANCE** (August 2nd, 1932)
Shall have the power, in conformity with Article 8 of the Statute, of suspending the benefit of equality of treatment as regards the mercantile marine of a State which, under the provisions of Article 12, paragraph 1, has itself departed from equality of treatment in favour of its own marine. Does not include any of the Protectorates, Colonies, Overseas Possessions or Territories under the sovereignty or authority of the French Republic.

**GERMANY** (May 1st, 1928)
In conformity with Article 12 of the Statute on the International Regime of Maritime Ports, the German Government declares that it reserves the right of limiting the transport of emigrants, in accordance with the provisions of its own legislation, to vessels which have been granted special authorisation as fulfilling the requirements of the said legislation. In exercising this right, the German Government will continue to be guided as far as possible by the principles of this Statute.

**GREECE** (January 24th, 1927)
With reservation as to the right relating to emigrants mentioned in Article twelve (12) of the Statute.

**HUNGARY** (March 21st, 1929)
With reservation as to the right regarding emigration provided in Article 12 of the Statute.

**IRAQ** (May 1st, 1929 a)
With reservation as to all the rights regarding emigration provided in Article 12 of the Statute.

**ITALY** (October 16th, 1933)
With reservation as to the right relating to emigrants mentioned in Article twelve (12) of the Statute.

**Netherlands** (February 22nd, 1928)
Netherlands Indies, Surinam and Curaçao (February 22nd, 1928 a)
The Netherlands Government reserves the right mentioned in Article 12, paragraph 1, of the Statute annexed to the Convention, it being understood that no discrimination shall be made against the flag of any contracting State which in regard to the transport of emigrants does not discriminate against the Netherlands flag.

**Japan** (September 30th, 1926)
With reservation as to the right relating to emigrants mentioned in Article twelve (12) of the Statute.

**Mexico** (March 5th, 1934 a)

**NETHERLANDS** (February 22nd, 1928)

**SWITZERLAND** (October 23rd, 1926)

**YUGOSLAVIA** (November 20th, 1931)
With reservation as to the right relating to emigrants mentioned in Article twelve (12) of the Statute.

7. **Convention relating to the Transmission in Transit of Electric Power and Protocol of Signature.**

   *(Geneva, December 9th, 1923.)*

**In Force.**

**Ratifications or definitive Accessions.**

**AUSTRIA** (January 20th, 1927)

**BRITISH EMPIRE** (April 1st, 1925)
This ratification has been given on behalf of the British Empire and New Zealand, including the mandated territory of Western Samoa. It shall not be deemed to apply in the case of the Dominion of Canada, the Commonwealth of Australia, the Union

**BELGIUM**

**BULGARIA**

**CHILE**

**FRANCE** Subject to the reservation contained in Article 27 of the present Convention to the effect that its provisions do not apply to the various Protectorates, Colonies, Possessions or Overseas Territories under the sovereignty

**Signatures or Accessions not yet perfected by Ratification.**

**ABYSSINIA**

**UNION OF SOUTH AFRICA**

**ALBANIA**

**UNITED STATES OF AMERICA**

**ARGENTINE REPUBLIC**

**AUSTRALIA**

**BOLIVIA**

**BRAZIL**

**CANADA**

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7. CONVENTION RELATING TO THE TRANSMISSION IN TRANSIT OF ELECTRIC POWER AND PROTOCOL OF SIGNATURE (continued).

(Geneva, December 9th, 1923.)

In Force.

Ratifications or definitive Accessions.

of South Africa or the Irish Free State (or any territories under their authority) or in the case of India, and in pursuance of the power reserved in Article 21 of this Convention, it shall not be deemed to apply in the case of any of the Colonies, Possessions, or Protectorates or of the territories in respect of which His Britannic Majesty has accepted a mandate other than the territory mentioned above; without prejudice, however, to the right of subsequent ratification or accession on behalf of any of those Colonies, Possessions, Protectorates, or Territories. This ratification does not apply to the Sudan.

NEWFOUNDLAND (April 23rd, 1925 a)

Southern Rhodesia (April 23rd, 1925 a)

British Guiana

British Honduras

Brunei

Federated Malay States: Perak, Selangor, Negri Sembilan and Pahang

Gambia (Colony and Protectorate)

Gold Coast: (a) Colony (b) Ashanti (c) Northern Territories (d) Togoland under British mandate

Hong Kong

Kenya (Colony and Protectorate)

Non-Federated Malay States: Johore, Kedah, Perlis Kelantan, Trengganu

Nigeria: (a) Colony (b) Protectorate (c) Cameroons under British Mandate

Northern Rhodesia

Nyasaland

Palestine

Sierra Leone (Colony and Protectorate) Straits Settlements Tanganika Territory Uganda Protectorate

(January 12th, 1927 a)

NEW ZEALAND (April 1st, 1925)

Including the mandated territory of Western Samoa.

CZECHOSLOVAKIA (November 30th, 1926)

DENMARK (April 27th, 1926)

Free City of Danzig (through the intermediary of Poland)

(May 17th, 1934)

GREECE (February 15th, 1929)

Panama (July 7th, 1934 a)

SPAIN (January 15th, 1930)

Signatures or Accessions not yet perfected by Ratification, or authority of the French Republic.

HUNGARY

ITALY

LITHUANIA

POLAND

URUGUAY

YUGOSLAVIA

The Convention is open to Accession by:

CHINA

COLOMBIA

COSTA RICA

CUBA

DOMINICAN REPUBLIC

ESTONIA

FINLAND

GERMANY

GUATEMALA

HAINI

HONDURAS

INDIA

IRAQ

IRISH FREE STATE

JAPAN

LATVIA

LIBERIA

LUXEMBOURG

MEXICO

NETHERLANDS

NICARAGUA

NORWAY

PARAGUAY

PERU

PORTUGAL

ROUMANIA

SALVADOR

SIAM

SWEDEN

SWITZERLAND

TURKEY

VENEZUELA
8. Convention relating to the Development of Hydraulic Power affecting more than one State and Protocol of Signature. 1  
(Geneva, December 9th, 1923.)

In Force.

Ratifications or definitive Accessions.

AUSTRIA (January 20th, 1927)  
BRITISH EMPIRE (April 1st, 1925)

This ratification has been given on behalf of the British Empire and New Zealand, including the mandated territory of Western Samoa. This ratification shall not be deemed to apply in the case of the Dominions of Canada, the Commonwealth of Australia, the Union of South Africa or the Irish Free State (or any territories under their authority) or in the case of India, in pursuance of the power reserved in Article 21 of this Convention, it shall not be deemed to apply in the case of any of the Colonies, Possessions or Protectorates or of the territories in respect of which His Britannic Majesty has accepted a mandate other than the territory mentioned above; without prejudice, however, to the right of subsequent ratification or accession on behalf of any or all of those Dominions, Colonies, Possessions, Protectorates or Territories. This ratification does not apply to the Sudan.

Southern Rhodesia (April 23rd, 1925 a)

NEWFOUNDLAND (April 23rd, 1925 a)

British Guiana  
British Honduras  
Brunei

Federated Malay States:  
Perak, Selangor, Negri Sembilan and Pahang

Gambia (Colony and Protectorate)

Gold Coast:  
(a) Colony  
(b) Ashanti  
(c) Northern Territories  
(d) Togoland under British mandate

Hong-Kong  
Kenya (Colony and Protectorate)

Non-Federated Malay States:  
Johore, Kedah, Perlis, Kelantan, Trengganu

Nigeria:  
(a) Colony  
(b) Protectorate  
(c) Cameroons under British mandate

Northern Rhodesia  
Nyasaland  
Palestine  
Sierra Leone (Colony and Protectorate)  
Straits Settlements  
Tanganyika Territory

Signatures or Accessions not yet perfected by Ratification.

BELGIUM  
BULGARIA  
CHILE  
FRANCE

Subject to the reservation contained in Article 21 of the present Convention to the effect that its provisions do not apply to the various Protectorates, Colonies, Possessions or Overseas Territories under the sovereignty or authority of the French Republic.

ITALY  
LITHUANIA  
POLAND  
URUGUAY  
YUGOSLAVIA

The Convention is open to Accession by:

ABYSSINIA  
Union of South Africa  
ALBANIA  
UNITED STATES OF AMERICA  
ARGENTINE REPUBLIC  
AUSTRALIA  
BOLIVIA  
BRAZIL  
CANADA  
CHINA  
COLOMBIA  
COSTA RICA  
CUBA  
CZECHOSLOVAKIA  
DOMINICAN REPUBLIC  
ESTONIA  
FINLAND  
GERMANY  
GUATEMALA  
HAITI  
HONDURAS  
INDIA  
IRAQ  
IRISH FREE STATE  
JAPAN  
LATVIA  
LIBERIA  
LUXEMBURG  
MEXICO  
NETHERLANDS  
NICARAGUA  
NORWAY  
PARAGUAY  
PERSIA  
PERU  
PORTUGAL  
ROUMANIA  
SALVADOR  
SPAIN  
SWEDEN  
SWITZERLAND  
TURKEY  
VENEZUELA

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8. Convention relating to the Development of Hydraulic Power affecting more than one State and Protocol of Signature (continued).

(Geneva, December 9th, 1923.)

In Force

Ratifications or definitive Accessions.

Uganda Protectorate
(January 12th, 1927 a)

NEW ZEALAND (April 1st, 1925)
Including the mandated territory of Western Samoa.

Free City of Danzig (through the intermediary of Poland)
(May 17th, 1934)

DENMARK (April 27th, 1926)
HUNGARY (March 20th, 1933)
GREECE (March 14th, 1929)
Panama (July 7th, 1934 a)
SIAM (January 9th, 1925)

IX. AMENDMENTS TO THE COVENANT.

15. Protocol of an Amendment to Article 16.

(Latter Part of First Paragraph of Article 16.)

(Geneva, September 27th, 1924.)

Not in Force.

Ratifications. Signatures not yet perfected by Ratification. Other Members to whose Signature the Protocol is open.

ESTONIA (September 18th, 1926)
NETHERLANDS (February 8th, 1926)
ROUMANIA (March 12th, 1925)
SALVADOR (June 4th, 1925)
SIAM (September 30th, 1925)

UNION OF SOUTH AFRICA
ALBANIA
BOLIVIA
BRAZIL
BULGARIA
CANADA
CHILE
CUBA
GREECE
NEW ZEALAND
PERU
POLAND
URUGUAY

ABYSSINIA
ARGENTINE REPUBLIC
AUSTRALIA
AUSTRIA
BELGIUM
BRITISH EMPIRE
CHINA
COLOMBIA
CZECHOSLOVAKIA
DENMARK
DOMINICAN REPUBLIC
FINLAND
FRANCE
GERMANY
GUATEMALA
HAITI
HONDURAS
HUNGARY
INDIA
IRAQ
IRISH FREE STATE
ITALY
JAPAN
LATVIA
LIBERIA
LITHUANIA
LUXEMBURG
MEXICO
NICARAGUA
NORWAY
PANAMA
PARAGUAY
PERSIA
PORTUGAL
SPAIN
SWEDEN
SWITZERLAND
TURKEY
VENEZUELA
YUGOSLAVIA
X. TRAFFIC IN OPIUM AND OTHER DANGEROUS DRUGS.

I. INTERNATIONAL OPIUM CONVENTION. THE HAGUE, JANUARY 23RD, 1912.¹

Schedule² containing the signatures of the Convention, the signatures of the Protocol of Signature of the Powers not represented at the First Opium Conference, provided for in the penultimate paragraph of Article 22 of the Convention, the ratifications of the Convention, and the signatures of the Protocol respecting the putting into force of the Convention provided under "B" of the Final Protocol of the Third International Opium Conference.

(The ratifications and signatures in accordance with Article 205 of the Peace Treaty of Versailles or in accordance with a similar article of other treaties of peace are marked *)

<table>
<thead>
<tr>
<th>States</th>
<th>Signatures of the Convention</th>
<th>Signatures of the Protocol of the Powers not represented at the Opium Conference</th>
<th>Ratifications of the Convention</th>
<th>Signatures of the Protocol relative to the bringing into force of the Convention (dates of the entry into force)</th>
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</thead>
<tbody>
<tr>
<td>UNITED STATES OF</td>
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<td>July 24, 1922</td>
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<td>May 8, 1913</td>
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<td>CZECHOSLOVAKIA</td>
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<td>FREE CITY OF DANZIG</td>
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<td>Nov. 8, 1921</td>
<td>April 18, 1922</td>
<td>March 5, 1931</td>
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<tr>
<td>(through the intermi-</td>
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<td>diary of Poland)</td>
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<tr>
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<td>March 30, 1920*</td>
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</tbody>
</table>

² This Schedule which appeared in the annexes to the supplementary report on the work of the Council and the Secretariat is reproduced here for purposes of information.
³ Subject to adherence or denunciation as regards the Belgian Congo.
⁴ In accordance with the following reservation: The articles of the present Convention, if ratified by His Britannic Majesty's Government, shall apply to the Government of British India, Ceylon, the Straits Settlements, Hong-Kong, and Wei-hai-Wei in every respect in the same way as they shall apply to the United Kingdom of Great Britain and Ireland; but His Britannic Majesty's Government reserve the right of signing or denouncing separately the said Convention in the name of any Dominion, Colony, Dependency, or Protectorate of His Majesty other than those which have been specified.
⁶ The signature of the Protocol of Signature of the Powers not represented at the Conference as well as its ratification were given by Denmark for Iceland and the Danish Antilles; the signature of the Protocol respecting the putting into force of the Convention was given separately by Denmark and Iceland.
⁷ With the reservation that a separate and special ratification or denunciation may subsequently be obtained for the French Protectorates. France and Great Britain signed the Convention for the New Hebrides, August 21st, 1924.
I. INTERNATIONAL OPIUM CONVENTION. THE HAGUE, JANUARY 23RD, 1912 (continued).

(The ratifications and signatures in accordance with Article 205 of the Peace Treaty of Versailles or in accordance with a similar article of other treaties of peace are marked *.)

<table>
<thead>
<tr>
<th>States</th>
<th>Signatures of the Convention</th>
<th>Signatures of the Protocol of the Powers not represented at the Opium Conference</th>
<th>Ratifications of the Convention</th>
<th>Signatures of the Protocol relative to the bringing into force of the Convention (dates of the entry into force)</th>
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<tbody>
<tr>
<td>GUATEMALA</td>
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<td>Apr. 7, 1922</td>
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<td>Aug. 21, 1922</td>
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<td>PERSIA</td>
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<td>RUSSIA</td>
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<td>SALVADOR</td>
<td>July 30, 1912</td>
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<td>Sept. 19, 1922</td>
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<td>SIAM 1</td>
<td>Jan. 23, 1912</td>
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<td>July 10, 1913</td>
<td>Jan. 10, 1920*</td>
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<td>SPAIN</td>
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<td>SWEDEN 2</td>
<td>Aug. 27, 1913</td>
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<td>Jan. 13, 1921</td>
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<td>TURKEY</td>
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<td>March 9, 1914</td>
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<td>YUGOSLAVIA</td>
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<td>Feb. 10, 1920*</td>
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</table>

2. FIRST OPIUM CONFERENCE OF THE LEAGUE OF NATIONS.

AGREEMENT CONCERNING THE SUPPRESSION OF THE MANUFACTURE OF, INTERNAL TRADE IN, AND USE OF, PREPARED OPIUM, PROTOCOL AND FINAL ACT.  
(Signed at Geneva, February 11th, 1925.)

In Force.

<table>
<thead>
<tr>
<th>States</th>
<th>Ratifications.</th>
<th>Other State to whose Signature the Agreement is open.</th>
</tr>
</thead>
<tbody>
<tr>
<td>BRITISH EMPIRE</td>
<td>(February 17th, 1926)</td>
<td>CHINA</td>
</tr>
<tr>
<td>POLAND</td>
<td>(February 17th, 1926)</td>
<td>CHINA</td>
</tr>
</tbody>
</table>

1 With the reservation of Articles 15, 16, 17, 18 and 19 (Persia having no treaty with China) and paragraph (a) of Article 3.

2 With the reservation of Articles 15, 16, 17, 18 and 19 (Siam having no treaty with China).

3 Subject to the following declaration: "Opium not being manufactured in Sweden, the Swedish Government will for the moment confine themselves to prohibiting the importation of prepared opium, but they declare at the same time that they are ready to take the measures indicated in Article 8 of the Convention if experience proves their expediency."

4 Subject to ratification and with the declaration that the Swiss Government will be unable to issue the necessary legal enactments within the terms fixed by the Convention.