

London den 25. Oktober 1905 undertegnede Konvention angaaende Afgørelse ved Voldgift af visse Klasser af Spørgsmaal, som maatte opstaa mellem de to Regeringer.

Man er dog enig om, at i Stedet for Henvisning til den permanente Voldgiftsdomstol som foreskrevet i Artiklerne 1 og 2 i den ovennævnte Konvention af 25. Oktober 1905, skal Henvisningen i ethvert forekommende Tilfælde ske til den faste Domstol for mellemfolkelig Retspleje i Overensstemmelse med den Fremgangsmaade, der er bestemt i denne Domstols Statut og i det i Henhold dertil fastsatte Reglement for Domstolen.

#### Artikel 2.

Nærværende Konvention skal ratificeres, og Ratifikationerne udveksles i London saa snart som muligt.

Udfærdiget i dobbelt Eksemplar i London, den 4. Juni 1926.

at London on the 25th October, 1905, for the settlement by arbitration of certain classes of questions which may arise between the two Governments.

It will be understood, however, that in place of reference to the Permanent Court of Arbitration as provided for in Articles 1 and 2 of the aforesaid Convention of the 25th October, 1905, the reference shall in any case arising be made to the Permanent Court of International Justice in accordance with the procedure laid down in the Statute of that Court and in the Rules of Court adopted thereunder.

#### Article 2.

The present Convention shall be ratified, and the ratifications exchanged at London as soon as possible.

Done in duplicate at London, the 4th day of June, 1926.

(L. S.) P. Ahlefeldt-Laurvig.

(L. S.) Austen Chamberlain.