

2. The provisions of paragraph 1 of this article shall not affect obligations concerning mutual judicial assistance embodied in any other treaty.

Article 11

The State Party where an alleged offender is prosecuted shall communicate the final outcome of the proceedings to the Secretary-General of the United Nations, who shall transmit the information to the other States Parties.

Article 12

The provisions of this Convention shall not affect the application of the Treaties on Asylum, in force at the date of the adoption of this Convention, as between the States which are parties to those Treaties; but a State Party to this Convention may not invoke those Treaties with respect to another State Party to this Convention which is not a party to those Treaties.

Article 13

1. Any dispute between two or more States Parties concerning the interpretation or application of this Convention which is not settled by negotiation shall, at the request of one of them, be submitted to arbitration. If within six months from the date of the request for arbitration the parties are unable to agree on the organization of the arbitration, any one of those parties may refer the dispute to the International Court of Justice by request in conformity with the Statute of the Court.

2. Each State Party may at the time of signature or ratification of this Convention or accession thereto declare that it does not consider itself bound by paragraph 1 of this article. The other States Parties shall not be bound by paragraph 1 of this article with respect to any State Party which has made such a reservation.

3. Any State Party which has made a reservation in accordance with paragraph 2 of this article may at any time withdraw that reservation by notification to the Secretary-General of the United Nations.

Article 14

This Convention shall be open for signa-

2. Bestemmelserne i stk. 1 påvirker ikke forpligtelser om gensidig retshjælp i henhold til andre traktater.

Artikel 11

Den deltagende stat, hvor en formodet gerningsmand strafforfølges, skal give underretning om sagens endelige udfald til De forenede Nationers generalsekretær, som skal videresende oplysningerne til de øvrige deltagende stater.

Artikel 12

Bestemmelserne i denne konvention påvirker ikke anvendelsen af de traktater om asyl, der er gældende på tidspunktet for denne konventions vedtagelse, mellem stater, der deltager i disse traktater; dog kan en stat, der deltager i denne konvention, ikke påberåbe sig disse traktater over for en anden deltagende stat, som ikke deltager i disse traktater.

Artikel 13

1. Enhver uoverensstemmelse mellem to eller flere deltagende stater om fortolkningen eller anvendelsen af denne konvention, der ikke kan afgøres ved forhandling, skal efter en af disse staters anmodning henvises til voldgift. Såfremt der ikke inden for 6 måneder fra datoen for anmodningen om voldgift kan opnås enighed mellem parterne om voldgiftsrettens sammensætning, kan enhver af parterne henvise tvisten til Den internationale Domstol ved en anmodning herom i overensstemmelse med domstolens statutter.

2. Enhver deltagende stat kan ved undertegnelsen eller ratifikationen af denne konvention eller ved sin tiltrædelse af konventionen erklære, at den ikke anser sig for bundet af bestemmelserne i stk. 1. De øvrige deltagende stater skal ikke være bundet af stk. 1 over for en deltagende stat, der har taget et sådant forbehold.

3. Enhver deltagende stat, der har taget et forbehold i medfør af stk. 2, kan når som helst trække dette forbehold tilbage ved meddelelse til De forenede Nationers generalsekretær.

Artikel 14

Denne konvention står åben for under-