G. If notice of objection is not forwarded to the Tribunal in accordance with Rule D or E or in a case under paragraph 16 of the Annex to Article 296 of the Treaty, if the Tribunal so determine under Rule F, the claim or case and all proceedings shall be subject to the following special Rules of Procedure.

H. In any claim or case subject to the Rules of Summary Procedure the parties shall deliver written proceedings in accordance with the Ordinary Rules of the Tribunal except as varied by the Rules of Summary Procedure. The written proceedings must include:-

- (a) all material facts,
- (b) all documents and other evidence on which the parties rely,
- (c) any reasoned arguments or legal contentions which the parties wish to submit to the Tribunal.

All written proceedings and other documents shall be presented to the Tribunal in seven copies. All documents not in English shall be accompanied by a translation in English in seven copies.

I. If in any claim or case not already subject to the Rules of Summary Procedure a Summary Notice shall be served after delivery of any written proceedings in the claim or case, either Government Agent or any party who wishes to deliver any statement of facts, or a reasoned argument in writing, or any written evidence, shall be at liberty to do so within 30 days of the receipt of the Summary Notice or within the time limited for any Response, Reply or Rejoinder which he may be entitled to deliver under the Ordinary Rules of the Tribunal. If either Government Agent or any party wishes to deliver any further statement of facts, evidence or reasoned argument he shall only be at liberty to do so by leave of the Tribunal

K. The Tribunal may in any particular claim or case at the request of both parties direct that written proceedings shall not be delivered and determine the claim or case upon the documents, evidence or other material filed with or in the possession of the Clearing Offices.

L. The Secretariat will give notice to the respective Government Agents and parties when the claim or case has been entered in the list of cases ready for decision.

M. After the expiration of the periods of time provided for delivery of written proceedings or for any application to the Tribunal, the Tribunal will, without further notice consider and determine the claim or case on the written proceedings and documentary evidence which shall have been delivered, without hearing the parties or calling evidence, unless the Tribunal for any reason decide otherwise.

N. The Tribunal may of its own motion in any claim or case at any stage of the proceedings require evidence or information on any point, or determine that evidence shall be taken on commission, or that the parties shall give evidence orally before the Tribunal, or that the Government Agents or the parties shall be permitted to call witnesses and either by themselves or by Counsel or other recognised advocate present their claim or case.

O. The Ordinary Rules of Procedure of the Tribunal shall equally apply to all claims and | Annex, paragraph 16", at the beginning of

cases which are subject to the Rules of Summary Procedure except in so far as the Ordinary Rules are expressly or by necessary implication excluded or varied by the Rules of Summary Procedure.

P. The Tribunal may of its own motion at any stage of the proceedings determine that any claim or case shall not be subject to the Rules of Summary Procedure, and thereafter such claim or case shall be dealt with as though a Summary Notice had not been given.

20th February, 1925.

Eugene Borel. R. E. L. Vaughan Williams. Dr. A. N. Zacharias. D. W. Van Heeckeren. Heber Hart. Hermann Johannes. Algot Bagge. Gleeson E. Robinson. Hermann Detmold.

AMENDMENTS OF THERULES OF ANGLO PROCEDURE OF THE TRI-GERMAN MIXED ARBITRAL BUNAL (STATUTORY RULES AND ORDERS, 1920, No. 2062) CONSTITUTED UNDER ARTICLE 304 OF THE TREATY OF VERSAILLES.

- 1. In Rule 1, after the words "the time within which claims are to be submitted to the Tribunal shall be as follows "insert:—
  - (a) Within four months of the date of notification to the Creditor Clearing Office of final rejection of a claim in accordance with Articles 4 and 5 of the Agreement of 13th September, 1924, between the British Government and the German Government, or in case such notification has been given before the date of publication of these amended rules within four months from the last mentioned date.
- 2. The present letters a, b, c and d of Rule 1 shall become letters b, c, d and e respectively.

## 3. At the end of Rule 1 insert:-

Such leave shall not be granted in any case coming within clause (a) of this Rule unless on an application made in that behalf within six months from the expiration of the prescribed period of four months the Tribunal is satisfied that the failure to lodge the claim within that period arose from circumstances in respect of which the creditor cannot justly be held responsible.

- 4. At the end of Rule 21 (b) insert:—
- (c) The Memorial, Response and all other documents forming part of the written proceedings and all communications addressed to the Tribunal shall be dated with the date on which they are despatched to the Secretariat.
- 5. In Rule 22 (3), " Cases under Article 296,