

(b) for the filing of the Reply by the German Government: September 15th, 1933;

(c) for the filing of the Rejoinder by the Polish Government: October 15th, 1933;

(4) decides that, should the Agent for the Polish Government ask—in conformity with Article 33 of the Rules—for an extension of the time-limits fixed under (3), on the ground that the Supreme Polish Administrative Tribunal has not, by July 1st, 1933, pronounced judgment upon the appeals of the Prince von Pless filed on April 19th, 20th and 26th and May 9th and 10th, 1932, it will give effect to such request and fix new time-limits;

(5) decides that, should the Agent for the German Government, after July 1st, 1933, and having regard to any request for an extension made by the Polish Government's Agent, submit a request for the fixing of time-limits based on the contention that there has been an unwarrantable delay in the delivery of the said decisions by the said Supreme Tribunal, and that this is calculated to prejudice the proper operation of the provisions of Part III, Head I, of the Geneva Convention, it will, notwithstanding the decision recorded under (4) above, consider such request after duly hearing both Parties.

Done in French and English, the French text being authoritative, at the Peace Palace, The Hague, this fourth day of February, one thousand nine hundred and thirty-three, in three copies, one of which shall be deposited in the archives of the Court and the others transmitted to the Government of the German Reich and to the Government of the Polish Republic respectively.

(Signed) M. ADATCI,
President of the Court.

(Signed) Å. HAMMARSKJÖLD,
Registrar of the Court.