use them. It is understood, nevertheless, that ! this provision shall not apply when the possessor of the rights was domiciled or had an industrial or commercial establishment in the districts occupied by the Austro-Hungarian armies during the war.

This Article shall not apply as between the United States of America on the one hand and Austria on the other.

## Article 262.

Licences in respect of industrial, literary or artistic property concluded before the war between nationals of the Allied or Associated Powers or persons residing in their territory or carrying on business therein, on the one part, and nationals of the former Austrian Empire, on the other part, shall be considered as cancelled as from the date of the existence of a state of war between the former Austro-Hungarian Monarchy and the Allied or Associated Power. But, in any case, the former beneficiary of a contract of this kind shall have the right, within a period of six months after the coming into force of the present Treaty, to demand from the proprietor of the rights the grant of a new licence, the conditions of which, in default of agreement between the parties, shall be fixed by the duly qualified tribunal in the country under whose legislation the rights had been acquired, except in the case of licences held in respect of rights acquired under the law of the former Austrian Empire. In such cases the conditions shall be fixed by the Mixed Arbitral Tribunal referred to in Section VI. of this Part. The tribunal may, if necessary, fix also the amount which it may deem just should be paid by reason of the use of the rights during the war.

No licence in respect of industrial, literary or artistic property, granted under the special war legislation of any Allied or Associated Power, shall be affected by the continued existence of any licence entered into before the war, but shall remain valid and of full effect, and a licence so granted to the former beneficiary of a licence entered into before the war shall be considered as substituted for such licence.

Where sums have been paid during the war in respect of the rights of persons referred to in Article 249 (b) by virtue of a licence or agreement concluded before the war in respect of rights of industrial property or for the reproduction or the representation of literary, dramatic or artistic works, these sums shall be dealt with in the same manner as other debts or credits of such persons as provided by the present Treaty.

This Article shall not apply as between the United States of America on the one hand and Austria on the other.

At the Court at Buckingham Palace, the 13th day of August 1920.

## PRESENT, ·

The KING's Most Excellent Majesty in Council.

WHEREAS by the Termination of the Present War (Definition) Act, 1918, it is provided that His Majesty in Council may declare what date is to be treated as the date of the termination of the present war, and that the date so declared shall be as nearly as may be the date of the exchange or deposit of ratifications of the treaty or treaties of peace, and that His Majesty may also similarly declare what date is to be treated as the date of the termination of war between His Majesty and any particular State:

And whereas at Neuilly-sur-Seine on the twenty-seventh day of November, nineteen hundred and nineteen, a treaty of peace between the Allied and Associated Powers and Bulgaria

was signed on behalf of His Majesty:

And whereas by the said treaty of peace it was provided that a proces-verbal of the deposit of ratifications should be drawn up as soon as the treaty had been ratified by Bulgaria on the one hand and by three of the principal Allied or Associated Powers on the other, and that from the date of the said procès-verbal the treaty would come into force between the high contracting parties who had ratified it:

And whereas the said treaty having been ratified by Bulgaria and three of the principal Allied and Associated Powers, including His Majesty, such a procès-verbal as aforesaid has been drawn up dated the ninth day of August,

nineteen hundred and twenty:

And whereas treaties of peace with other belligerents not having yet been ratified it is desirable to declare the date which is to be treated as the date of the determination of war with Bulgaria before declaring the date which is to be treated as the date of the termination of the present war:

Now, therefore, His Majesty, by and with the advice of His Privy Council, is pleased to order, and it is hereby ordered, that the said ninth day of August shall be treated as the date of the termination of war between His

Majesty and Bulgaria.

ALMERIC FITZROY.

At the Court at Buckingham Palace, the 13th day of August 1920.

## PRESENT,

The KING's Most Excellent Majesty in Council.

THEREAS at Neuilly-sur-Seine on the twenty-seventh day of November, nineten hundred and nineteen, a Treaty of Peace (hereinafter referred to as "the Treaty") was signed on behalf of His Majesty

And whereas by the Treaties of Peace (Austria and Bulgaria) Act, 1920, it was provided that His Majesty might make such appointments, establish such offices, make such Orders in Council and do such things as appeared to Him to be necessary for carrying out the Treaty, and for giving effect to any of the provisions of the Treaty, and that any Order in Council made under that Act might provide for the imposition by summary process or otherwise of penalties in respect of breaches of the provisions thereof:

And whereas the Treaty contained the provisions set out in the Schedule to this Order, and it is expedient that for giving effect thereto the provisions hereinafter contained should have effect:

And whereas by Treaty, grant, usage, suffer-