N° 3907.

RÉPUBLIQUE ARGENTINE ET DANEMARK

Convention relative à l’assistance médicale et hospitalière réciproque. Signée à Buenos-Ayres, le 3 mai 1928.

ARGENTINE REPUBLIC AND DENMARK

Convention regarding Reciprocal Medical and Hospital Assistance. Signed at Buenos Aires, May 3rd, 1928.

French official text communicated by the Permanent Delegate of Denmark to the League of Nations. The registration of this Convention took place May 30th, 1936.

His Majesty the King of Denmark and Iceland and His Excellency the President of the Argentine Nation, being desirous of providing, on terms of reciprocity, for free medical relief for citizens of Denmark and those of the Argentine Republic residing respectively in the territory of the other contracting State, have decided to conclude a Convention for that purpose and have appointed as their Plenipotentiaries:

His Majesty the King of Denmark and Iceland:

His Excellency Monsieur Knud Aage Monrad-Hansen, His Envoy Extraordinary and Minister Plenipotentiary accredited to the Argentine Government;

His Excellency the President of the Argentine Nation:

His Excellency Dr. Angel Gallardo, His Minister and Secretary of State in the Department of Foreign and Ecclesiastical Affairs;

Who, having communicated their full powers, found in good and due form, have agreed upon the following Articles:

Article 1.

Each of the High Contracting Parties shall grant medical relief and hospital treatment, in the place in which such person happens to be, to any indigent citizen or subject of the other High Contracting Party resident in or passing through its territory, in accordance with the provisions applicable to its own citizens or subjects. Expenditure on medical relief, hospital treatment, curative treatment, and, if necessary, on the funerals of the above-mentioned persons, cannot be claimed from the High Contracting Party of whom the indigent citizen or subject is a national.

Article 2.

In order to obtain free of charge the medical relief and hospital treatment referred to in the preceding Article, the person concerned may be required to produce a certificate, signed by a consular official of his own country, proving his nationality and his inability to pay the cost of the relief in question.
Article 3.

It is understood that the provisions of Articles 1 and 2 shall not apply to citizens or subjects of the High Contracting Parties who may have acquired the nationality of another State.

Article 4.

The present Convention, drawn up in two identical copies, shall be ratified and the exchange of ratifications shall take place at Buenos Aires as soon as possible.

It shall come into force three months after the exchange of ratifications and may be denounced at any time by either of the High Contracting Parties. The denunciation shall be notified to the other High Contracting Party at least six months in advance.

In faith whereof the respective Plenipotentiaries have signed this Convention and have thereto affixed their seals, at Buenos Aires, the Federal Capital of the Argentine Republic, this 3rd day of May, 1928.