- (a) The interpretation of a Treaty.
- (b) Any question of international law.

(c) The existence of any fact which, if established, would constitute a breach of an international obligation, and the nature and extent of the reparations to be made for the breach of the international obligation.

Canada has been a Member of the Court from its establishment, and in 1929 accepted, subject to certain reservations, the compulsory jurisdiction of the Court in the cases contemplated in Article 36.

The Budget of the League.-The expenditure of the League is covered by the contributions of States Members which are fixed in accordance with a scale which takes into account the population, area and public revenue of each State concerned. The Budget for the year 1934 was 30,827,805 gold francs, of which 20,031,102 francs were for the work of the Assembly, Council and Secretariat, 8,257,576 francs for the International Labour Office, and 2,538,827 for the Permanent Court of International Canada's share of this outlay assessed at 35/1013 of the total was Justice. 1,065,126.55 francs gold, or 205,569.42 dollars gold.

Membership of the League of Nations.-The 60 States which are Members of the League (November, 1934), are as follows:-

Abyssinia Afghanistan Union of South Africa Albania Argentine Republic Australia Austria Belgium Bolivia British Empire Bulgaria Canada Chile China Colombia Cuba Czechoslovakia Denmark Dominican Republic	Estonia Finland France Germany* Greece Guatemala Haiti Honduras Hungary India Iraq Irish Free State Italy Japan† Latvia Liberia Lithuania Luxemburg United States of Mexico	New Zealand Nicaragua Norway Panama Paraguay‡ Persia Peru Poland Portugal Roumania Salvador Siam Union of Soviet Socialist Republics Spain Sweden Switzerland Turkey Uruguay
Dominican Republic	United States of Mexico	Uruguay
Ecuador	Netherlands	Venezuela Yugoslavia

<sup>\*</sup>By a letter received on Oct. 21, 1933, Germany gave notice of her intention to withdraw from the League of Nations, in accordance with Article 1, paragraph 3, of the Covenant, which provides that after two years' notice a Member which has discharged its international obligations and other obligations under the Cov-

enant, may withdraw from the League. †By a telegram received Mar. 27, 1933, Japan gave notice of her intention to withdraw from the League of Nations, in accordance with Article 1, paragraph 3, of the Covenant. tBy a telegram sent May 23, 1934, Paraguay gave notice of her intention to withdraw from the League of Nations, in accordance with Article 1, paragraph 3, of the Covenant.

of Nations, in accordance with Article 1, paragraph 3, of the Covenant.