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THE

MAP OF AFRICA BY TREATY.

(SECOND AND REVISED EDITION.)

VOL. III.

APPENDIX,
ALPHABETICAL INDEX,
AND
CHRONOLOGICAL LIST.



With Two Maps.

BY

SIR EDWARD HERTSLET, K. C. B.

(Late Librarian and Keeper of the Papers, Foreign Office.)

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1 June, 1885.]

GREAT BRITAIN (NIGER).

[App. 1

[Sokoto.]

App. 1.—TREATY. *National African Company and Sokoto. Transfer of Rights, &c. 1st June, 1885.**

COPY of English duplicate of Treaty between Umoru, King of the Mussulmans of the Soudan and Sultan of Sokoto, for himself and Chiefs, on the one part, and those Europeans trading on the Kworra and Benué, under the name of the "National African Company (Limited)," on the other part.

ART. I. For the mutual advantage of ourselves and people, and those Europeans trading under the name of the "National African Company (Limited)," I, Umoru, King of the Mussulmans of the Soudan, with the consent and advice of my Council, grant and transfer to the above people, or other with whom they may arrange, my entire rights to the country on both sides of the River Benué and rivers flowing into it throughout my dominions for such distance from its and their banks as they may desire.

ART. II. We further grant to the above-mentioned Company the sole right, among foreigners, to trade in our territories, and the sole right, also among foreigners, to possess or work places from which are extracted articles such as lead and antimony.

ART. III. We further declare that no communication will be held with foreigners coming from the rivers except through the above-mentioned Company.

ART. IV. These grants we make for ourselves, our heirs, and successors for ever, and declare them to be irrevocable.

ART. V. The Europeans above named, the National African Company (Limited), agree to make Umoru, Sultan of Sokoto, a yearly present of goods to the value of 3,000 bags of cowries, in return for the above grants.

Signed and sealed at Wurnu, the 1st June, 1885.

(Signature of the Sultan in Arabic.)

(Great seal of the Empire of Sokoto.)

* Confirmed by Treaty, 15th April, 1890. Page 984.

App. 1]

GREAT BRITAIN (NIGER).

[1 June, 1885.

[Sokoto.]

For the National African Company (Limited).

JOSEPH THOMSON, *F.R.C.S.*

Witnesses :

W. J. SEAGO.

D. Z. VIERA.

T. JOSEPH.

[An Arabic duplicate was at the same time executed by both parties.]

App. 2.—TREATY. *National African Company and Gandu. Transfer of Rights, &c. 13th June, 1885.**

ENGLISH Duplicate of Treaty between Maliké, King of Gandu; for himself and Chiefs, on the one part, and those Europeans trading on the Kworra and Benué, under the name of the National African Company (Limited), on the other part.

ART. I. For the mutual advantage of myself and people, and of those Europeans trading under the name of "the National African Company (Limited)," I, Maliké, of Gandu, with the consent and advice of my Council, grant and transfer to the above people, or others with whom they may arrange in future, my entire rights, absolutely, to the country on both sides of the Rivers Benué and Kworra, for a distance of ten hours' journey inland, or such other distance as they may desire, from each bank of both rivers throughout my dominions.

ART. II. I further grant to the above-mentioned people the sole right, among foreigners, to trade in my territories, and the sole right, also among foreigners, to possess or work places from which are taken articles such as lead and antimony.

ART. III. I further declare that no communication will be held with foreigners coming from the rivers except through the above-mentioned people.

ART. IV. These grants I make for myself, my heirs and successors, and declare them to be unchangeable and irrevocable.

ART. V. The Europeans above mentioned, under the name of the National African Company (Limited), agree to make a yearly present for the above grants to Maliké, King of Gandu, of goods to the value of 2,000 bags of cowries.

* Confirmed by Treaty 7 April, 1890. Page 983.

App. 2]

GREAT BRITAIN (NIGER).

[13 June, 1885.

[Gandu.]

Signed at Gandu on the 13th June, 1885.

For the National African Company (Limited).

JOSEPH THOMSON, *F.R.G.S.*

[Duly executed in Arabic by the Government of Gandu.]

Witnesses :

W. J. SEAGO.

D. Z. VIERA.

T. JOSEPH.

[An Arabic duplicate was at the same time executed by both parties.]

App. 3.—*AGREEMENT between the British and French Governments with regard to the Gulf of Tadjourra and the Somali Coast, ^{2nd}/_{9th} February, 1888.**

(1.) *M. Waddington to the Marquis of Salisbury.*

(Translation.)

London, February 2, 1888.

M. le Marquis,

THE Government of the French Republic and the Government of Her Britannic Majesty being desirous of arriving at an agreement with regard to their respective rights in the Gulf of Tadjourra, and on the Somali Coast, I have had the honour to address your Lordship on this subject on several occasions. After a friendly interchange of views we yesterday agreed on the following arrangement:—

1. The Protectorates exercised, or to be exercised, by France and Great Britain shall be separated by a straight line starting from a point on the coast situated opposite the wells of Hadou, and leading through the said wells to Abassouen; from Abassouen the line shall follow the caravan road as far as Bia-Kabouba, and from this latter point it shall follow the caravan route from Zeyla to Harrar, passing by Gildessa. It is expressly agreed that the use of the wells of Hadou shall be common to both parties.

2. The Government of Her Britannic Majesty recognises the Protectorate of France over the coasts of the Gulf of Tadjourra, including the group of the Mushah Islands and the Islet of Bab, situated in the gulf, as well as over the inhabitants, tribes, and fractions of tribes situated to the west of the line above mentioned.

The Government of the French Republic recognise the Protectorate of Great Britain over the coast to the east of the above line as far as Bender Ziadeh, as well as over the inhabitants, tribes, and fractions of tribes situated to the east of the same line.

* Parliamentary Paper, "France No. 1 (1894)."

App. 3]

GREAT BRITAIN AND FRANCE. [2 Feb., 1888.

[Gulf of Tadjourra. Somali Coast.]

3. The two Governments engage to abstain from any action or intervention, the Government of the Republic to the east of the above line, the Government of Her Britannic Majesty to the west of the same line.

4. The two Governments engage not to endeavour to annex Harrar, nor to place it under their Protectorate. In taking this engagement the two Governments do not renounce the right of opposing attempts on the part of any other Power to acquire or assert any rights over Harrar.

5. It is expressly understood that the caravan route from Zeyla to Harrar, by way of Gildessa, shall remain open throughout its extent to the commerce of the two nations as well as to that of the natives.

6. The two Governments engage to take all necessary measures to prevent the slave trade, and the importation of gunpowder and arms in the territories subject to their authority.

7. The Government of Her Britannic Majesty engage to treat with consideration ("bienveillance") those persons, whether chiefs or members of the tribes placed under their Protectorate, who had previously adopted the French Protectorate. The Government of the Republic, on their part, take the same engagement with regard to the persons and tribes placed henceforth under their Protectorate.

I shall be grateful if, in acknowledging the receipt of this note, your Lordship will record officially the Agreement which we have concluded in the names of our respective Governments.

Accept, &c.,

WADDINGTON.

(2.) *The Marquis of Salisbury to M. Waddington.*

Foreign Office, February 9, 1888.

M. l'Ambassadeur,

I have the honour to acknowledge the receipt of your Excellency's note of the 2nd instant, reciting the arrangement upon

which we have agreed with regard to the respective rights of Great Britain and France in the Gulf of Tadjourra and on the Somali Coast.

The provisions of this arrangement are as follows :—

1. The Protectorates exercised, or to be exercised, by Great Britain and France shall be separated by a straight line starting from a point on the coast opposite to the wells of Hadou and passing through the said wells to Abassouen; from Abassouen the line shall follow the caravan road as far as Biakabouba, and from this latter point it shall follow the caravan road from Zeyla to Harrar, passing through Gildessa. It is expressly agreed that the use of the wells of Hadou shall be common to both parties.

2. Her Britannic Majesty's Government recognise the Protectorate of France over the coasts of the Gulf of Tadjourra, including the Group of the Mushah Islands and the Islet of Bab, situated in the gulf, as well as over the inhabitants, tribes, and fractions of tribes situated to the west of the line above mentioned.

The Government of the French Republic recognise the Protectorate of Great Britain over the coast to the east of the above line as far as Bender Ziadeh, as well as over the inhabitants, tribes, and fractions of tribes situated to the east of the same line.

3. The two Governments pledge themselves to abstain from taking any action or exercising any intervention, the Government of the Republic to the east of the above line, Her Britannic Majesty's Government to the west of the same line.

4. The two Governments engage not to endeavour to annex Harrar, nor to place it under their Protectorate. In taking this engagement the two Governments do not renounce the right of opposing attempts by any other Power to acquire or assert any rights over Harrar.

5. It is expressly agreed that the caravan road from Zeyla to Harrar, by way of Gildessa, shall remain open in its entire extent to the commerce of the two nations, as well as to that of the natives.

6. The two Governments engage to take all necessary

measures to prevent the slave trade and the importation of gunpowder and arms in the territories subject to their authority.

7. The Government of Her Britannic Majesty engages to treat with consideration ("bienveillance") those persons, whether chiefs or members of the tribes placed under their Protectorate, who had previously adopted the French Protectorate. The Government of the Republic, on their part, take the same engagement with regard to the persons and tribes henceforth placed under their Protectorate.

I have the honour to state that the arrangement recited in your Excellency's note, of which the above is a textual translation, is accepted by Her Majesty's Government, and will be considered by them as binding upon the two countries from the present date.

In doing so, I will add, for the sake of record, that I understand the third clause of the Agreement to preclude the granting by either party of protection to natives within the Protectorate of the other party; and that I gathered in conversation that your Excellency concurred with me in that opinion.

I have, &c.,
SALISBURY.

Reservation of Rights of the Sultan of Turkey.

(3.) *The Marquis of Salisbury to M. Waddington.*

Foreign Office, February 9, 1888.

M. l'Ambassadeur,

With reference to the note which I have this day addressed to your Excellency, accepting, on behalf of Her Majesty's Government, the arrangement agreed upon between us respecting the British and French Protectorates in the Gulf of Tadjourra and on the Somali coast, I think it right to remind your Excellency that I received some months ago a request from the Turkish Ambassador at this Court that in any under-

²/₉ Feb, 1888.] GREAT BRITAIN AND FRANCE.

[App. 3

[Gulf of Tadjourra. Somali Coast.]

standing which might be arrived at on this subject the rights of His Imperial Majesty the Sultan might be respected.

I assured his Excellency, in reply, that the British Government would carefully abstain in the future, as in the past, from any interference with the just rights of the Sultan, and that I was convinced that the Government of the French Republic would act in a similar spirit.

I have, &c.,

SALISBURY.

App. 4.—TREATY. *Royal Niger Company and Boussa (Borgu). British Protection. 20th January, 1890.**

TREATY entered into between the Emir and Chiefs of Boussa (or Borgu) on behalf of themselves and their successors, for ever, and the Royal Niger Company (Chartered and Limited), hereinafter called "the Company," on behalf of themselves, their successors, and assigns.

WE, the Emir and Chiefs of Boussa (or Borgu), in Council assembled (representing our country, its dependencies, and tributaries on both banks of the River Niger, and as far back as our dominion extends, in accordance with our laws and customs), do hereby agree, on behalf of ourselves and of our successors, for ever :—

Firstly. To observe faithfully the Agreement entered into between us and the Company (then known as the National African Company, Limited), and dated the 12th day of November, 1885.

Secondly. To grant to the Company full and absolute jurisdiction over all foreigners to our territories—that is to say, over all persons within the territories who are not our native-born subjects. Such jurisdiction shall include the right of protection of such foreigners, of taxation of such foreigners, and of political, criminal, and civil jurisdiction over such foreigners.

Thirdly. That we will not at any time whatever cede any of our territories to any other person or State, or enter into any Agreement, Treaty, or arrangement with any foreign Government, except through and with the consent of the Company; or, if the Company should at any time so desire, with the consent of the Government of Her Majesty the Queen of Great Britain and Ireland, and Empress of India.

Fourthly. To place our territories, if and when called upon to do so by the Company, under the protection of the flag of Great Britain.

* On the 20th October, 1894, it was formally notified to the German Government that a British Protectorate had been established over Borgu.

[Boussa (Borgu).]

[Engagement of the Royal Niger Company.

1. *To admit to the territories of Boussa (or Borgu) any foreigner who may desire to go there, subject to such necessary restrictions as may be necessary in the interests of peace and order.*

2. *To permit all such foreigners to trade freely, subject to the payment of such taxation as may be necessary for administrative purposes in Boussa (or Borgu), or for the general administration of the Company.*

3. *To do our utmost to promote the prosperity and wealth of Boussa (or Borgu), and to develop and open up that country, and to do the utmost in our power to promote peace, order, and good government, and the general progress of civilization.*

4. *To pay to the Emir of Boussa (or Borgu) a yearly sum of 50 bags, native value, in any class of goods, to be taken at the market value of the place where and when the payment is made.]*

For the Royal Niger Company (Chartered
and Limited),

WILL LISTER.

Signatures of the Emir and Chiefs:

DACHTRA (or DAGGA), *Emir of Boussa*
(or Borgu), his X mark.

MOMO (eldest son of Emir), *ditto.*

MUSA, *Eyusu, ditto.*

SERIKIN RUA, *Chief, ditto.*

We, the undersigned, are witnesses to the above signatures and marks.

GILA.

(Arabic signature.)

I, William Reffle, do hereby certify that the above has been faithfully interpreted to the Emir and Chiefs of Boussa (or Borgu), and understood by them in every sense.

W. REFFLE.

Done in triplicate at Boussa, this 20th day of January, 1890.

[Gandu.]

App. 5.—*TREATY. Royal Niger Company and Gandu. Protection. Jurisdiction over Foreigners, &c. 7th April, 1890.**

LITERAL translation of second Treaty, in Arabic, between Maliké, King of Gandu, for himself and Chiefs, on the one part, and the Royal Niger Company (Chartered and Limited) on the other part.

BE it known that I, Maliké, King of Gandu, am desirous of introducing European trade in all parts of my dominions, so as to increase the prosperity of my people, and knowing that this cannot be effected except by securing to foreigners the protection of European government, with power of exercising jurisdiction over foreigners as is the custom with them, also with power of levying taxes upon foreigners as may be necessary for the exercise and support of this jurisdiction: I, Maliké, King of Gandu, with the consent and advice of my Council, agree and grant to the Royal Niger Company (Chartered and Limited), formerly known as the "National African Company (Limited)," full and complete power and jurisdiction over all foreigners visiting and residing in any part of my dominions. I also grant you jurisdiction and full rights of protection over all foreigners, also power of raising taxes of any kind whatsoever from such foreigners.

No person shall exercise any jurisdiction over such foreigners nor levy any tax whatsoever on such foreigners than the Royal Niger Company (Chartered and Limited).

These grants I make for myself, my heirs, and successors, and declare them to be unchangeable and irrevocable for ever.

I further confirm the Treaty made by me with the National African Company (Limited), now known as the "Royal Niger Company (Chartered and Limited)," in the month of June, according to European reckoning, 1885 (page 974).

Dated at Gandu, this 7th day of April, 1890.

* See also Treaty, 4th July, 1894. Page 1018.

[Sokoto.]

App. 6.—*TREATY. Royal Niger Company and Sokoto. Jurisdiction over Foreigners, &c. 15th April, 1890.*

LITERAL translation of second Treaty, in Arabic, between Umoru, King of the Mussulmans of the Soudan, and Sultan of Sokoto, on the one part, and the Royal Niger Company (Chartered and Limited), on the other part.

BE it known that I, Umoru, King of the Mussulmans, am desirous of introducing European trade in all parts of my dominions, so as to increase the prosperity of my people, and knowing that this cannot be effected except by securing to foreigners the protection of European government, with power of exercising jurisdiction over foreigners, as is the custom with them; also with power of levying taxes upon foreigners as may be necessary for the exercise and support of this jurisdiction: I, Umoru, King of the Mussulmans of the Soudan, with the consent and advice of my Council, agree and grant to the Royal Niger Company (Chartered and Limited)—formerly known as the “National African Company (Limited)”—full and complete power and jurisdiction over all foreigners visiting or residing in any part of my dominions. I also grant you jurisdiction and full rights of protection over all foreigners; also power of raising taxes of any kind whatsoever from such foreigners.

No person shall exercise any jurisdiction over such foreigners, nor levy any tax whatsoever on such foreigners than the Royal Niger Company (Chartered and Limited).

These grants I make for myself, my heirs, and successors, and declare them to be unchangeable and irrevocable for ever.

I further confirm the Treaty made by me with the National African Company (Limited)—now known as the “Royal Niger Company (Chartered and Limited)”—in the month of June, according to European reckoning, 1885 (page 972).

Dated at Wurnu, this 15th day of April, 1890.

App. 7.--*EXCHANGE OF NOTES between the French and German Governments respecting the recognition of the French Protectorate over Zanzibar, and the German acquisition of the Continental Possessions of the Sultan of Zanzibar and of the Island of Mafia. 17th November, 1890.*

(1.)—*M. Herbette, French Ambassador at Berlin, to Baron de Marschall, German Minister for Foreign Affairs.*

(Translation.)

Berlin, 17th November, 1890.

IN the course of certain discussions, which we had together in the month of August last, on the reciprocal relations of Germany and France, on the East Coast of Africa, your Excellency declared that the Imperial Government was disposed to recognize the Protectorate of France over Madagascar with all its consequences.

On my side, I was about to give you, at our interview on the 6th instant, the assurance that the French Government would raise no objection to the acquisition by Germany of the continental portion of the Dominions of the Sultan of Zanzibar, as well as of the Island of Mafia.

It is, moreover, agreed that German subjects in Madagascar, and French subjects in the territories ceded to Germany by the Sultan of Zanzibar, shall enjoy in every respect most-favoured-nation treatment.

With the view of establishing definitively the agreement between the two Governments on these two points, I have the honour to address to your Excellency the present communication, and I beg that you will cause the receipt thereof to be acknowledged to me.

HERBETTE, *Baron.*

(2.)—*Baron Marschall to M. Herbette.*

(Translation.)

Berlin, 17th November, 1890.

THE undersigned has the honour to acknowledge the receipt

17 Nov., 1890.]

FRANCE AND GERMANY.

[App. 7

[Madagascar. Zanzibar. Mafia.]

to his Excellency the Ambassador Extraordinary and Minister Plenipotentiary of the French Republic, M. Jules Herbette, of the letter which he did him the honour to address to him this day and to make known to him that the Imperial Government adheres to the declarations therein contained. It results from it that the French Republic offer no objection to the acquisition by Germany of the Continental Possessions of the Sultan of Zanzibar and of the Island of Mafia, and that Germany, on her part, recognizes the Protectorate of France over Madagascar, with all its consequences.

It is, moreover, expressly agreed that German subjects in Madagascar, and French citizens in the above-mentioned territories, which the Sultan of Zanzibar cedes to Germany, shall enjoy most-favoured-nation treatment.

MARSCHALL.

App. 8.—*CONDITIONS on extending the Field of the Operations of the British South Africa Company to the North of the Zambezi. February, 1891.**

Extension of field of Company's operations North of the Zambezi.

THE Charter of the British South Africa Company (No. 37) shall extend over the territory under British influence north of the Zambezi and south of the territories of the Congo Free State and the German sphere, and accordingly the Company is hereby granted powers necessary for the purposes of good government and the preservation of public order in and for the protection of the said territory under British influence, but subject to the following conditions:—

Nyasaland excluded from Field of Operations.

1. The said field of operations shall not include Nyasaland.

Definition of Nyasaland Territory.

The territory defined by that name will be bounded, where it adjoins the Chartered territory, by a frontier which, starting on the south from a point where the boundary between the British and Portuguese spheres is intersected by the boundary of the Conventional line of the Berlin Act (No. 17), will follow that line to the point where it meets the geographical line of the Congo Basin, and will thence follow the latter line to the point where it reaches the boundary between the British and German spheres.

Powers of Government and Administration.

2. As regards the powers of government and administration by the Company, the Secretary of State shall, pursuant to the power reserved to him by Article IV of the Charter (No. 37) subject them to the condition that, until the 1st January, 1894, or until such earlier date as he shall direct, they shall be exercised for the Company by Her Majesty's Commissioner

* Parl. Pap., Africa, No. 2 (1895). See also Memorandum, 24th November, 1894. Page 1025.

[North of the Zambezi.]

for Nyasaland in consultation with the Company, and accordingly, in this respect, the Company's officers shall be subordinate to the Commissioner.

After the 1st January, 1894, the arrangement shall be renewable, at the discretion of Her Majesty's Government, for a further period not exceeding two years.*

Preservation of Peace and Order. Police Force.

3. The duty of preserving peace and order incumbent on the Company under Article X of the Charter (No. 37) shall devolve on the said Commissioner so long as Article II hereof is in force. The Commissioner shall have the control of the police force, the establishment of which is authorized by Article X of the Charter, with power to employ it at his discretion in any part of the Company's field of operations north of the Zambezi and in Nyasaland.

*Payment for Police Force, including armed Boats, not less than 10,000*l.* a year.*

The Company shall raise, equip, and maintain (providing the necessary barrack accommodation) the police force (under which head armed boats shall be comprised), and defray all expenses connected with its employment, expending for these purposes through the said Commissioner not less than 10,000*l.* a year.

The said Commissioner shall be consulted as to the organization of the police, and especially as to the appointment by the Company of its officers.

Administration of Justice.

4. Justice to the peoples and inhabitants within the Company's field of operations north of the Zambezi, under Article XIV of the Charter (No. 37) shall be administered by the said Commissioner so long as Article II hereof is in force.

5. The administration of justice shall be in conformity with the Africa Order in Council of the 15th October, 1889,† under

* See Memorandum, 24th November, 1894. Page 1025.

† H. T., vol. xviii, p. 1.

[North of the Zambezi.]

which judicial powers will be conferred on the said Commissioner (so long as Article II hereof is in force), and on such other officers who may be employés of the Company as the Secretary of State shall, at the request of the Company nominate.

Goods passing through Nyasaland.

6. Goods passing through Nyasaland to or from the Chartered territory shall be treated as goods in transit, and shall be free from duty.

If, for the sake of convenience, duties are levied on them on the Nyasaland frontiers, they shall be accounted for to the Company.

Payment of Expenses of Administration in the Chartered Territory.

7. All expenses connected with the administration in the Chartered territory shall be borne by the Company either by a fixed payment, or by liquidation of accounts rendered by the Commissioner, but no expense beyond the before-mentioned 10,000*l.*, except for travelling expenses of the Commissioner and his agents, shall be incurred without the previous sanction of the Company.

Nyasaland. Material of War and Steamers belonging to the African Lakes Company.

8. The Company shall make arrangements under which the said Commissioner shall, in Nyasaland, be authorized to make use of material of war belonging to the African Lakes Company in case of necessity, and under which he shall be empowered to use, free of charge, for administrative purposes, the steamers belonging to that Company on Lake Nyasa, with due precautions against unreasonable interference with their employment for the Company's trade.

Foreign Office, February 1891.

[This Agreement was renewed for two years from the 1st January, 1894. See Memorandum, 24th November, 1894, p. 1025.]

[Tati District, &c.]

App. 9.—*PROCLAMATION of the Governor of the Cape of Good Hope, &c., with regard to the exercise of British Jurisdiction within certain protected Territories. Bechuanaland, Tati District, &c. 27th June, 1891.*

[After Preamble].

1. Now, therefore, I do hereby proclaim, declare, and make known that the Resident Commissioners, Assistant Commissioners, and Magistrates within the protected territories defined in Her Majesty's Order in Council, dated the 9th day of May, 1891,* shall exercise jurisdiction and authority as follows:—

- (a.) The Resident Commissioner for Bechuanaland and the Tati District, within the Tati District, the territory known as the disputed territory lying between the Shashi and Macloutsie Rivers, excepting the area included in the Tuli District, and the territories lying between the Crown Colony of British Bechuanaland and the 22nd parallel of south latitude, and also such territories north of the 22nd degree as belong to the Chief Khama of the Bamangwato.
- (b.) The Resident Commissioner for Mashonaland shall exercise jurisdiction within the territories north of the 22nd parallel of south latitude, excluding the disputed territory, and all territories belonging to the Chief Khama of the Bamangwato, as well as the Tati District, and for an area of 10 miles round Tuli Fort.

2. The Assistant Commissioner and Magistrate for Bechuanaland shall exercise jurisdiction over the whole of Bechuanaland, including the Tati District and the territory known as the disputed territory, excepting the area included in the Tuli District, and shall hold Courts at Kanye, Ramoutsa, Gaborone's, Mochudi, and Molepolole.

3. The Magistrate for Bechuanaland and the Tati District shall exercise jurisdiction within Khama's country, the disputed territory, and the Tati District, excepting the area included in the Tuli District, and shall hold Courts at Macloutsie, Palapye, and Tati.

* See vol. 1, page 183.

[Tati District, &c.]

4. The Magistrate at Tuli shall exercise jurisdiction within a 10 mile radius of Tuli and within the whole area comprised between the Shashi and Lundi Rivers.

5. The Magistrate at Fort Victoria shall exercise jurisdiction in the area comprised between the Lundi River and the parallel of Fort Charter.

6. The Magistrate at Fort Salisbury shall exercise jurisdiction in the area comprised between the parallel of Fort Charter and the Portuguese Possessions on the Zambesi, excepting the district placed under the Magistrate of Hartly Hill.

7. The Magistrate of Hartly Hill shall exercise jurisdiction in the area included in the Hartly Hill District, the Gold Fields of Lo Magundi, and the Lower Umfati.

8. The Magistrate at Umtali shall exercise jurisdiction in the Manica District between the Odzi River and the Portuguese Possessions.

9. Every Assistant Commissioner or Magistrate shall have and exercise such jurisdiction in all matters and causes, criminal and civil; as is had and exercised by the Courts of Resident Magistrates of the Colony of the Cape of Good Hope.

God save the Queen !

Given under my hand and seal, at Cape Town, this 27th day of June, 1891.

HENRY B. LOCH,
High Commissioner.

By command of his Excellency the High Commissioner.

GRAHAM BOWER,
Imperial Secretary.

8 Feb., 1892.]

ZANZIBAR.

[App. 10

[Free Port.]

App. 10.—*BRITISH NOTIFICATION. Free Port of Zanzibar. 8th February, 1892.*

*Foreign Office, February 8, 1892.**

NOTICE.

Free Port of Zanzibar.

INFORMATION has been received from Mr. Gerald Portal, C.B., Her Britannic Majesty's Agent and Consul-General at Zanzibar, that on the 1st instant he publicly declared that on and after that day import duties on all goods coming from foreign countries into the Port of Zanzibar would cease and be abolished.

The following articles are, however, for the public good, excepted from the terms of this declaration :—

1. Arms and munitions of war.
2. Alcoholic liquors, with the exception of beer and wines of lower strength than fifty degrees centigrade.
3. Kerosine and all other explosive oils or dangerous substances.

The duty on these latter articles will be remitted under certain conditions of storage.

All the above-mentioned articles will still remain subject to the duties leviable under existing treaties with foreign powers or under the provisions of the General Act of the Brussels Conference (**No. 18**), so soon as the latter shall come into force.

The above notice applies only to the Port of Zanzibar itself.

* "London Gazette," 9th February, 1892.

App. 11]

ZANZIBAR.

[22 June, 1892.

[Free Trade.]

App. 11.—*NOTIFICATION to Treaty Powers. British Protectorate of Zanzibar placed under Free Trade Provisions of Berlin Act. 22nd June, 1892.*

Circular to Powers Signatories of Berlin Act.

MY LORD,

SIR,

Foreign Office, June 22, 1892.

I HAVE to request you to notify to the Government to which you are accredited that it has been decided to place the British Protectorate of Zanzibar, from the 1st July next, under the free zone provisions of Article I of the Act of Berlin. (No. 17.)

The conditions under which the finances of Zanzibar were administered at the date of the passage of the Act were not consistent with the adoption of the fiscal system of the free zone, but under the Protectorate of Great Britain a complete change has been effected. The finances have been placed under European control, reforms have been introduced in every branch of the Administration, and sufficient progress has been made to justify Her Majesty's Government in notifying the acceptance of the invitation tendered by the Powers in 1885 to the Governments established on the African Littoral of the Indian Ocean.

Import Duties.

The whole of the Sultan's dominions, including the Islands of Zanzibar and Pemba, and the mainland territory under the administration of the Imperial British East Africa Company, will, from the above-named date, be placed permanently in the same financial position as that in which the Congo Free State was placed by the provisions of the Berlin Act (No. 17), afterwards modified by the Declaration annexed to the Brussels Act (vol. i, p. 88). The existing system under which the tariffs and duties are regulated by Commercial Treaties with individual Powers will be extinguished by the substitution for it of

22 June, 1892.]

ZANZIBAR.

[App. 11

[Free Trade.]

the system framed for the free zone by the assembled Powers in 1885.

Duties on Spirituous Liquors, Arms, Ammunition, and Explosives imported into Port of Zanzibar.

In making the above notification, your Excellency should explain that, although the stipulations of the Declaration annexed to the Act of Brussels will be applicable to the entire Protectorate, it is not proposed that the Sultan should avail himself at present, as regards the port of Zanzibar, of the right of levying import duties conferred by that Declaration. It has been decided that, until further notice, no such duties will be imposed in that port except upon spirituous liquors, arms, ammunition, and explosives.

5 Per Cent. Duty on Imports in other Zanzibar Ports administered by British East Africa Company. Benadir Ports, &c.

In all the other ports of Zanzibar, including those under the administration of the Imperial British East Africa Company and the Benadir ports, the 5 per cent. duty on imports now levied under Treaty will be replaced by a similar duty under the Declaration annexed to the Brussels Act (vol. i, p. 88). This will be in accordance with the terms of the Agreement respecting the tariff of the eastern zone of the Conventional Basin of the Congo, signed at Brussels on the 22nd December, 1890, by the Delegates of Great Britain, Germany, and Italy (No, 19). The tariff will be subject to the modifications as regards arms and ammunition, spirits, and certain specified articles, in accordance with the terms of the Agreement.

I am, &c.,

SALISBURY.

App. 12.—*PROVISIONAL AGREEMENT between King Mwanga, of Uganda, and Sir G. Portal. 29th May, 1893,**

AGREEMENT between Mwanga, King of Uganda, and Sir Gerald Herbert Portal, Knight Commander of the Most Distinguished Order of St. Michael and St. George, a Companion of the Most Honourable Order of the Bath, Her Britannic Majesty's Commissioner and Consul-General for East Africa, &c.

1. Whereas the Imperial British East Africa Company have now definitely withdrawn from Uganda.

2. And whereas I, Mwanga, King of Uganda am profoundly and sincerely desirous of securing British protection for myself, my people, and dominions: as also assistance and guidance in the government of my country.

3. I, the said Mwanga, do hereby pledge and bind myself to the following conditions, with the object of securing the British protection, assistance, and guidance before mentioned:—

4. I undertake to make no Treaties or Agreements of any kind whatsoever with any Europeans of whatever nationality without the consent and approval of Her Majesty's Representative.

5. I freely recognise that so far as I, the King, am concerned, the sole jurisdiction over Europeans and over all persons not born in my dominions, and the settlement of all cases in which any such persons may be a party or parties, lie exclusively in the hands of Her Majesty's Representative.

6. In civil cases between my subjects the Court of Her Majesty's Representative shall be a Supreme Court of Appeal, but it shall lie entirely within the discretion of the said Representative to refuse to hear such appeals.

7. In criminal cases where only natives are concerned, it is left to the discretion of Her Majesty's Representative to interfere, in the public interest and for the sake of justice, to the extent and in the manner which he may consider desirable.

* Parliamentary Paper, "Africa, No. 2 (1894)," page 17.

[Uganda.]

8. And I, Mwanga, the King, undertake to see that due effect is given to all and every decision of the Court of Her Majesty's Representative under Articles 6 and 7.

9. I, Mwanga, fully recognise that the protection of Great Britain entails the complete recognition by myself, my Government, and people throughout my Kingdom of Uganda and its dependencies, of all and every international act and obligation to which Great Britain may be a party, as binding upon myself, my successors, and my said Government and people, to such extent and in such manner as may be prescribed by Her Majesty's Government.

10. No war or warlike operations of any kind shall be undertaken without the consent of Her Majesty's Representative, whose concurrence shall also be obtained in all serious matters of State, such as the appointment of Chiefs or officials, the political or religious distribution of territory, &c.

11. The assessment and collection of taxes, as also the disposal of the revenues of the country, are hereby made subject to the control and revision of Her Majesty's Government in such manner as they may from time to time direct.

12. The property of Her Majesty's Government and of their officers, and of all servants of Her Majesty's Government, shall be free from the incidence of all taxes.

13. Export and import duties on all goods leaving or entering Uganda and its dependencies shall be leviable by Her Majesty's Government for their sole use and benefit. These duties shall be fixed in accordance with the provisions of the General Acts of Berlin and Brussels of 1885 and 1890 (**Nos. 17** and **18**) respectively, and of any International Agreements arising from the same, and to which Great Britain is or may become a party.

14. The foreign relations of Uganda and its dependencies are hereby placed unreservedly in the hands of Her Majesty's Representative.

15. Slave trading or slave raiding, or the exportation or importation of people for sale or exchange as slaves, is prohibited. I, Mwanga, also undertake, for myself and my successors, to give due effect to such laws and regulations, having

[Uganda.]

for their object the complete ultimate abolition of the status of slavery in Uganda and its dependencies, as may be dictated by Her Majesty's Government.

16. In consideration of the above engagements on the part of Mwanga, King of Uganda, I, Gerald Herbert Portal, K.C.M.G., C.B., Her Britannic Majesty's Commissioner and Consul-General for East Africa, on behalf of Her Majesty's Government, do hereby agree to appoint and leave a British Representative with a sufficient staff to carry out the provisions of this Agreement, which is entirely subject to the approval and ratification of Her Majesty's Government,* and is therefore only binding until such time as the decision of Her Majesty's Government can be conveyed to, and reach Uganda. In the event of Her Majesty's Government being willing to assent to the above conditions and terms, Mwanga, the King, undertakes hereby, on behalf of himself and his successors, to make a Treaty in the above or a similar sense either in perpetuity or for such specified period as Her Majesty's Government may desire.

17. The present Agreement supersedes all other Agreements or Treaties whatsoever made by Mwanga or his predecessors.

18. This Agreement shall come into force from the date of its signature.

In faith whereof we have respectively signed this Agreement, and have thereunto affixed our seals.

Done in duplicate at Kampala, this 29th of May, A.D. 1893.

KABAKA (King).

G. H. PORTAL.

Witnesses to the signatures of King Mwanga and Sir Gerald Portal;

ERNEST J. L. BERKELEY.

KATIKIRO APOLLO.

Kampala, May 29, 1893.

* See Notification. British Protectorate over Uganda, 18th June, 1894, page 1016.

App. 13. —*FURTHER NOTES on Dahomey. Jan.—June, 1894.*

On the 5th January, 1894, a Declaration was signed by General Dobbs, accepting the submission of the Princes, Chiefs, and inhabitants of Dahomey, and placing the country on the left bank of the Ouémé under French Protection.

The Kingdom of Dahomey is now divided into two States, having for their capitals Abomey and Allada.

On the 15th January, 1894, Ago-il-Agbo, son of Gléglé, was named King of Abomey, and on the 29th of the same month the new Sovereign concluded a Treaty with General Dobbs recognising the French Protectorate.

On the 4th February, 1894, the new King of Allada, Gi-Gla-Uonon, was installed as Sovereign of the southern portion of the kingdom, and also placed under the Protectorate of France.

On the 22nd June, 1894, a Presidential Decree was published in the "Journal Officiel" organising the coast territory of Dahomey as a French Colony, entitled "Dahomey et dépendances."

App. 14.—*PROTOCOL between the French and German Delegates for the Settlement of the Questions pending between the Two Countries in the Region comprised between the Colonies of the Cameroons and French Congo; and to fix the Line of Demarkation of their respective Spheres of Influence in the Region of Lake Tchad. Berlin, February 4th, 1894.**

PROTOCOLE.

Les Soussignés :

Docteur Paul Kayser, Conseiller privé actuel de Légation,
Dirigeant les Affaires Coloniales au Département des
Affaires Etrangères ;

Docteur Alexandre Baron de Danckelman, Professeur ;
Jacques Haussmann, Chef de Division au Sous-Secrétariat
d'Etat des Colonies ;

Parfait-Louis Monteil, Chef de Bataillon d'Infanterie de
Marine ;

Délégués par le Gouvernement de l'Empire Allemand et par le
Gouvernement de la République Française à l'effet de préparer
un accord destiné à régler les questions pendantes entre l'Alle-
magne et la France dans la région comprise entre les Colonies
du Cameroun et du Congo Français et à établir la ligne de
démarcation des zones d'influence respectives des deux Pays
dans la région du Lac Tchad, sont convenus des dispositions
suivantes :

ART. I. La frontière entre la Colonie du Cameroun et la
Colonie du Congo Français suivra, à partir de l'intersection du
parallèle formant la frontière avec le méridien 15° Greenwich
(12° 40' Paris), le dit méridien jusqu'à sa rencontre avec la
Rivière Ngoko ; le Ngoko jusqu'à sa rencontre avec le paral-
lèle 2° ; † de là, en se dirigeant vers l'Est, ce parallèle jusqu'à
sa rencontre avec la Rivière Sangha. Elle suivra ensuite, en
remontant vers le Nord, sur une longueur de 30 kilomètres, la
Rivière Sangha ; du point qui sera ainsi déterminé sur la Rive
droite de la Sangha, une ligne droite aboutissant sur le paral-

* "Deutschen Kolonialblatts (Extra-Nummer)," 16th March, 1894.

† Voir Annexe, § II, p. 983.

[Boundaries. Cameroons, French Congo, and Lake Tchad.]

lèle de Bania, à soixante-deux minutes (62') à l'Ouest de Bania, de ce point, une ligne droite aboutissant, sur le parallèle de Gaza, à quarante-trois minutes (43') à l'Ouest de Gaza.

De là, la frontière se dirigera en ligne droite vers Koundé, laissant Koundé à l'Est avec une banlieue déterminée à l'Ouest par un arc-de-cercle d'un rayon de 5 kilomètres, partant, au Sud, du point où il sera coupé par la ligne allant à Koundé, et finissant au Nord, à son intersection avec le méridien de Koundé; de là, la frontière suivra le parallèle de ce point jusqu'à sa rencontre avec le méridien 15° Greenwich (12° 40' Paris).*

Le tracé suivra ensuite le méridien 15° Greenwich (12° 40' Paris) jusqu'à sa rencontre avec le parallèle 8° 30', puis, une ligne droite aboutissant à Lamé, en laissant une banlieue de 5 kilomètres à, l'Ouest de ce point; de Lamé, une ligne droite aboutissant sur la rive gauche du Mayo-Kebbi, à hauteur de Bifara.† Du point d'accès à la rive gauche du Mayo-Kebbi, la frontière traversera la rivière et remontera en ligne droite vers le Nord, laissant Bifara à l'Est, jusqu'à la rencontre du 10° parallèle.—Elle suivra ce parallèle jusqu'à sa rencontre avec le Chari,‡ enfin le cours du Chari jusqu'au Lac Tchad.§

ART. II. Le Gouvernement allemand et le Gouvernement français prennent l'engagement réciproque de n'exercer aucune action politique dans les sphères d'influence qu'ils se reconnaissent par la ligne de démarcation déterminée à l'article précédent. Il est convenu par là que chacune des deux Puissances s'interdit de faire des acquisitions territoriales, de conclure des traités, d'accepter des droits de souveraineté ou de protectorat, de gêner ou de contester l'influence de l'autre Puissance dans la zone qui lui est réservée.

ART. III. L'Allemagne, en ce qui concerne la partie des eaux de la Bénoué et de ses affluents comprise dans sa sphère d'influence; la France, en ce qui concerne la partie du Mayo-Kebbi et des autres affluents de la Bénoué comprise dans sa sphère d'influence se reconnaissent respectivement tenues d'appliquer et de faire respecter les dispositions relatives à la

* See Annexe, § III, p. 983.

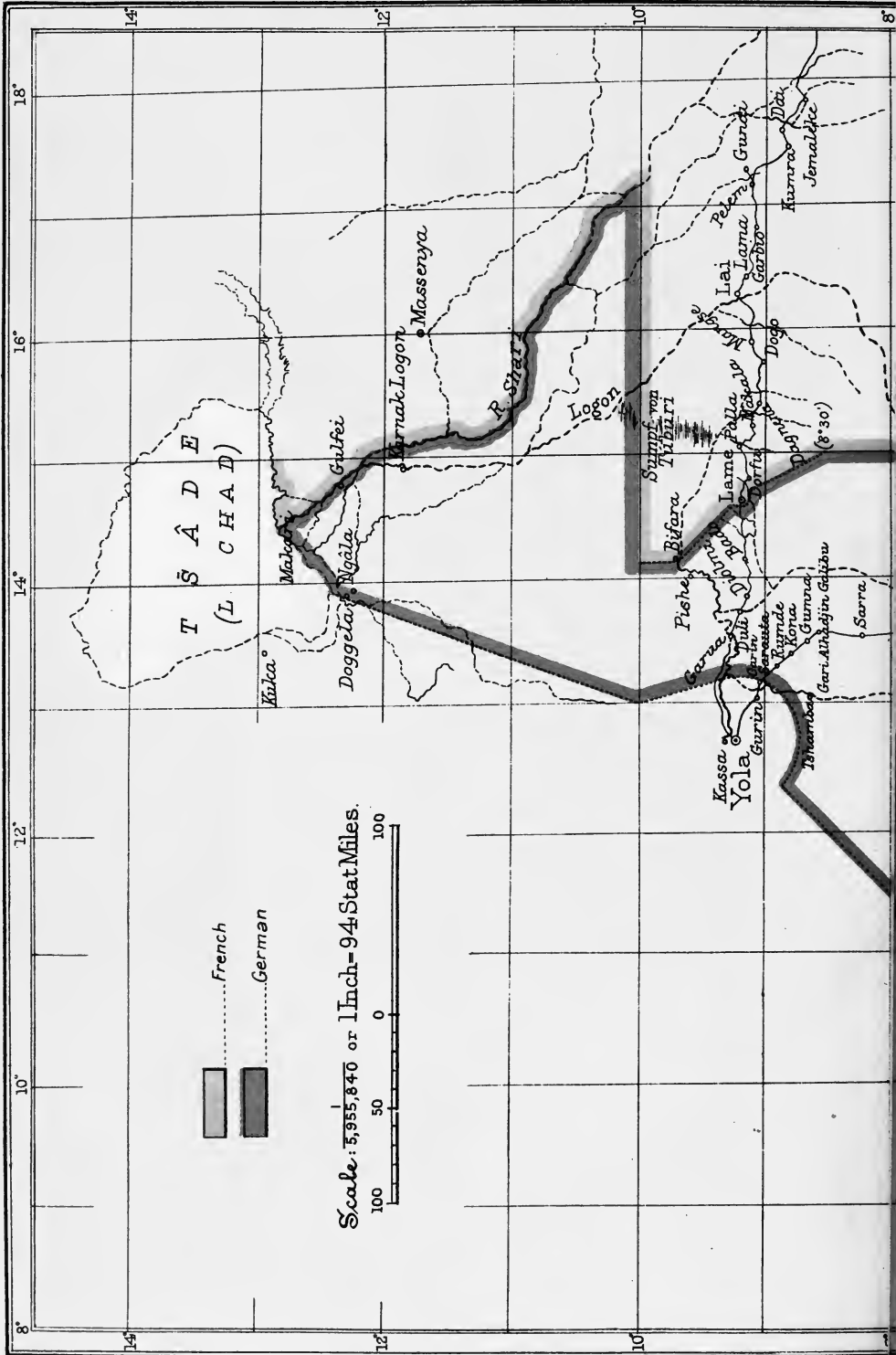
† See Annexe, § IV, p. 983.

‡ See Annexe, § III, p. 983.

§ See Annexe, § V, p. 983.

Map to illustrate protocol between
FRANCE AND GERMANY
of 4th February, 1894.

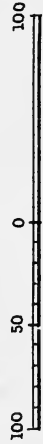
MAP TO ILLUSTRATE BOUNDARY PROTOCOL BETWEEN



French

German

Scale: 5,955,840 or 1 Inch = 94 Stat Miles.



T S A D D E
(L. CHAD)

R. Schar

Lagon

Masserya

Gulfei

Doggetan Ngala

Makka

Kikka

Kassa

Yola

Gurina

Gari Akhlagin Gellau

Thwartaban

Gari Akhlagin Gellau

Sarra

Bifura

Lame Fella

Dortu

Dogo

Sumpe von Tibiri

Lai

Rebena

Lama

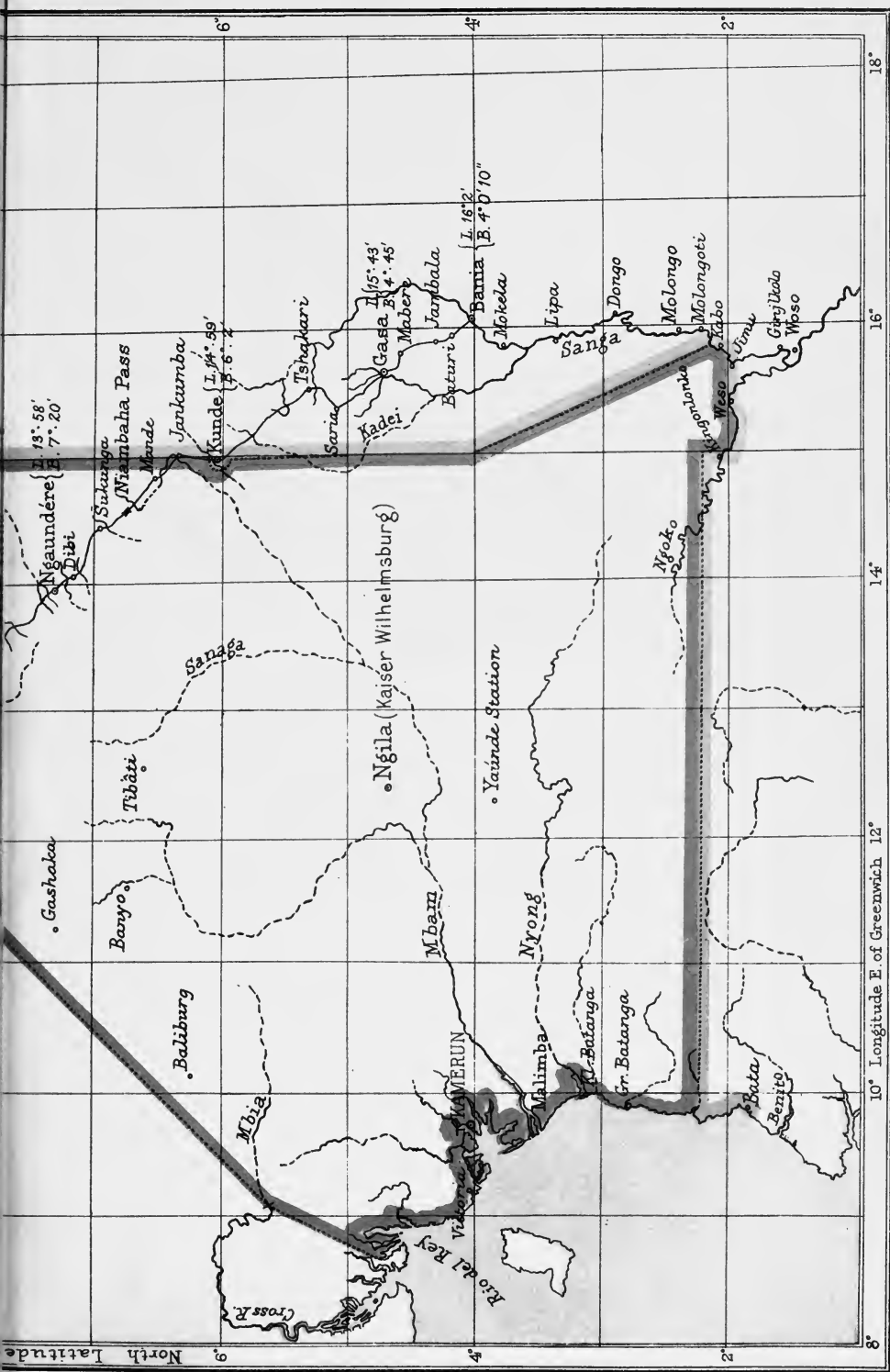
Gardho

Kumara

Jemalike

(8°30')

FRANCE AND GERMANY OF 4TH FEBRUARY 1894.



STANFORD'S GEOG. ESTAB., LONDON.

Note.—The Geographical detail on this map was taken from Kiepert's Kolonial Atlas

Map to illustrate protocol between
FRANCE AND GERMANY
of 4th February, 1894.

[Boundaries. Cameroons, French Congo, and Lake Tchad.]

liberté de navigation et de commerce énumérées dans les Articles XXVI, XXVII, XXVIII, XXIX, XXXI, XXXII, XXXIII de l'Acte de Berlin du 26 février 1885 (No. 17), de même que les clauses de l'Acte de Bruxelles relatives à l'importation des armes et des spiritueux. (No. 18.)

L'Allemagne et la France s'assurent respectivement le bénéfice de ces mêmes dispositions en ce qui concerne la navigation du Chari, du Logone et de leurs affluents et l'importation des armes et des spiritueux dans les bassins de ces rivières.

ART. IV. Dans les territoires de leurs zones d'influence respectives compris dans les bassins de la Bénoué et de ses affluents, du Chari, du Logone et de leurs affluents, de même que dans les territoires situés au Sud et au Sud-Est du Lac Tchad, les commerçants ou les voyageurs des deux pays seront traités sur le pied d'une parfaite égalité en ce qui concerne l'usage des routes ou autres voies de communication terrestres. Dans ces mêmes territoires, les Nationaux des deux Pays seront soumis aux mêmes règles et jouiront des mêmes avantages au point de vue des acquisitions et installations nécessaires à l'exercice et au développement de leur commerce et de leur industrie.

Sont exclus de ces dispositions les routes et voies terrestres de communication des bassins côtiers de la Colonie du Cameroun, ou des bassins côtiers de la Colonie du Congo Français non compris dans le bassin conventionnel du Congo tel qu'il a été défini par l'Acte de Berlin. (No. 17.)

Ces dispositions, toutefois, s'appliquent à la route Yola, Ngaoundéré, Koundé, Gaza, Bania et vice-versa, telle qu'elle est repérée sur la carte annexée au présent protocole, alors même qu'elle serait coupée par des affluents des bassins côtiers.

Les tarifs des taxes ou droits qui pourront être établis de part et d'autre ne porteront, à l'égard des commerçants des deux pays, aucun traitement différentiel.

ART. V. En foi de quoi les Délégués ont dressé le présent protocole et y ont apposé leur signature.

Fait à Berlin, en double expédition, le 4 Février 1894.

KAYSER.

VON DANCKELMAN.

HAUSSMANN.

MONTEIL.

ANNEXE.

§ I.—La ligne de démarcation des sphères d'influence respectives des deux Puissances contractantes telle qu'elle est décrite à l'article 1^{er} du protocole du même jour (p. 980) sera conforme au tracé porté sur la carte annexée au présent protocole qui a été établie d'après les données géographiques actuellement connues et admises de part et d'autre.

§ II.—Dans le cas où la rivière Ngoko, à partir de son intersection avec le méridien 15° Greenwich (12° 40' Paris) ne couperait pas le 2^e parallèle, la frontière suivrait le Ngoko sur une longueur de 35 kilomètres à l'Est de son intersection avec le méridien 15° Gr. (12° 40' Paris); à partir du point ainsi déterminé à l'Est, elle rejoindrait par une ligne droite l'intersection du 2^e parallèle avec la Sangha.

§ III.—S'il venait à être démontré à la suite d'observations nouvelles dûment vérifiées, que les positions de Bania, de Gaza ou de Koundé sont erronées, et que, par suite la frontière telle qu'elle est définie par le présent protocole, se trouve reportée, au regard de l'un de ces trois points, d'une distance supérieure à dix minutes de degré (10') à l'Ouest du méridien 15° Greenwich (12° 40' Paris), les deux Gouvernements se mettraient d'accord pour procéder à une rectification du tracé, de manière à établir une compensation équivalente au profit de l'Allemagne dans la région en question.

Une rectification du même genre interviendrait, en vue d'établir une compensation au profit de la France, s'il était démontré que l'intersection du parallèle 10^e avec le Chari reporte la frontière à une distance de plus de dix minutes (10') à l'Est du point indiqué sur la carte (Longitude 17° 10' Greenwich—14° 50' Paris).

§ IV.—En ce qui concerne le point d'accès au Mayo-Kebbi, il demeure entendu que, quelle que soit la position définitivement reconnue pour ce point, la frontière laissera dans la sphère d'influence française les villages de Bifara et de Lamé.

§ V.—Dans le cas où le Chari, depuis Goulfeï jusqu'à son embouchure dans le Tchad, se diviserait en plusieurs bras, la frontière suivrait la principale branche navigable jusqu'à l'entrée

[Boundaries. Cameroons, French Congo, and Lake Tchad.]

dans le Tchad, avec cette réserve que, pour que ce tracé soit définitif, la différence de longitude entre le point ainsi atteint par la frontière sur la Rive Sud du Tchad et Kouka, capitale du Bornou, pris comme point fixe, sera de un degré. Dans le cas où des observations ultérieures, dûment vérifiées, démontreraient que l'écart en longitude entre Kouka et la dite embouchure diffère de cinq minutes de degré (5'), en plus ou en moins, de celui qui vient d'être indiqué, il y aurait lieu, par une entente amiable, de modifier le tracé de cette partie de la frontière de manière que les deux pays conservent, au point de vue de l'accès au Tchad, et des territoires qui leur sont reconnus dans cette région, des avantages équivalents à ceux qui leur sont assurés par le tracé porté sur la carte annexée au présent protocole.

§ VI.—Toutes les fois que le cours d'un fleuve ou d'une rivière est indiqué comme formant la ligne de démarcation, c'est le thalweg du fleuve ou de la rivière qui est considéré comme frontière.

§ VII.—Les deux Gouvernements admettent qu'il y aura lieu, dans l'avenir, de substituer progressivement aux lignes idéales qui ont servi à déterminer la frontière telle qu'elle est définie par le présent protocole un tracé déterminé par la configuration naturelle du terrain et jalonné par des points exactement reconnus, en ayant soin, dans les accords qui interviendront à cet effet, de ne pas avantager l'une des deux Parties sans compensation équitable pour l'autre.

Vu pour être annexé au protocole du 4 Février, 1894.

On the 15th March, 1894, a Convention was concluded at Berlin between the German and French Governments, confirming the above Protocol (see "Journal Officiel," 14th August, 1894).

App. 15.—*DECLARATION. Congo and Portugal. Approval of Report of Boundary Commissioners of 26th June, 1893. Lunda Region. Brussels, 24th March, 1894.*

(Translation.)

DECLARATION signed at Brussels, 24th March, 1894, conveying the approval by the Governments of the Independent State of the Congo and of His Most Faithful Majesty of the tracing of the frontier executed by their Commissioners in the region of Lunda, in execution of the Convention concluded at Lisbon 25th May, 1891 (**No. 59**).

Declaration.

The Governments of the Independent State of the Congo and of His Most Faithful Majesty, having received the report of the delimitation works carried out on the spot by the Commissioners charged by them, in the terms of Article II of the Convention signed at Lisbon, 25th May, 1891 (**No. 59**), to execute the tracing of the boundary in accordance with Article I of the above-mentioned Convention, and having taken cognisance of the procès-verbal of the 26th June, 1893, signed, subject to ratification, at Loanda, have decided to approve and ratify respectively this procès-verbal of the 26th June, 1893, in the following terms:—

The year eighteen hundred and ninety-three, the twenty-sixth day of the month of June,

We, George Grenfell, missionary of the English Baptist Mission, and Jayme Lobo de Brito Godins, Governor General *ad interim* of the province of Angola;

Having exchanged our diplomas, found in good and due form, giving us full powers as Royal Commissioners for the Independent State of the Congo and for Portugal to execute conjointly the tracing of the boundary in the region of Lunda, while complying with the stipulations laid down in Articles I and II of the Convention of Lisbon of the 25th May, 1891 (**No. 59**); the Royal Commissioner for Portugal having in addition the right of transferring wholly or in part the powers

[Boundary. Lunda Region.]

which have been conferred upon him, which faculty he has made use of by delegating his powers to Simão-Candido Sarmiento, Lieutenant Graduate of the Portuguese Army, in so far as they relate to the works on the spot.

Having taken cognisance of the annexed procès-verbaux of the five sittings, which are signed by the aforesaid George Grenfell, Royal Commissioner, and Lieutenant Simão-Candido Sarmiento, delegate of the Royal Portuguese Commissioner for the works on the spot, and also by the Captain in command of the public force of the Independent State of the Congo, Florent Gorin, Royal Commissioner for the technical works, we decide to adopt *ad referendum* the tracing of the boundary, set forth in the present Act, which shall not be signed by the aforesaid Captain in command, Florent Gorin, who happens to be absent, which fact shall not lessen the value of the present document, in that it is the transcription of the boundaries that the above-mentioned Captain in command, Florent Gorin, has approved, which are mentioned in the five procès-verbaux aforesaid.

Following the thalweg of the Kwango (Cuango) from the 8th parallel as far as its confluence with the Tungila (Utunguila) 8° 7' 40" south latitude approx.; the thalweg of the Tungila (Utunguila) as far as its intersection with the canal through which pass the waters of the Lola; the thalweg of the same canal as far as its junction with the Komba, 8' west of the Wamba (Uhamba), and 8° 5' 4" south latitude approx.; for want of a natural boundary, the frontier as far as the thalweg of the Wamba (Uhamba) shall be marked out by the line due east, passing through the aforesaid point of junction (Komba and Lola).

The thalweg of the Wamba (Uhamba) from the parallel of the point of junction between the Komba (Comba) and the Lola, as far as its confluence with the Uövo (Nuovo); the thalweg of the Uövo (Nuovo) as far as its junction with the N'Kombo (Combo); the thalweg of the N'Kombo and of the Kamanguna (Camanguna) (or the river by which the waters of the river Lué flow into the N'Kombo), as far as the 8th degree south latitude. From this point the boundary shall be the 8th parallel, as far as the thalweg of the Lucaia,

[Boundary. Lunda Region.]

then the thalweg of this river (Lukaï) as far as 7° 55' south latitude; the parallel from this point (7° 55' south latitude) as far as the Kwengo (Cuengo); from this point the thalweg of the Kwengo (Cuengo), as far as the 8th degree; from thence a parallel as far as the river Luita; the thalweg of the Luita as far as its junction with the Kivilu (Cuilu). From thence (7° 34' south latitude approx.) the parallel as far as the thalweg of the Kama Bomba (Camabomba) or Kangulungu (Congulungu); the thalweg of the Kangulungu as far as the junction of its waters with the Loangué, and the thalweg of the Loangué as far as 7° south latitude. From the intersection of the thalweg of the Loangué and of the 7th degree, following this parallel as far as its intersection with the thalweg of the Lovua; the thalweg of the Lovua as far as 6° 55' south latitude. From this point (6° 55' south latitude) the boundary shall be marked out by the parallel as far as its intersection with the thalweg of the Chikapa (Chicapa); the thalweg of this river (Chicapa) as far as 7° 17' south latitude; from this point (7° 17' south latitude) the parallel as far as the thalweg of the Kassai (Cassai).

Done at Loanda, in duplicate original, the twenty-sixth day of the month of June of the year Eighteen hundred and ninety-three.

For the Independent State of the Congo,
(Signed) GEORGE GRENFELL,

For Portugal,
(Signed) JAYME LOBO DE BRITO GODINS.

To this effect the undersigned, His Excellency Count de Grelle-Rogier, Secretary of State for Foreign Affairs of the Independent State of the Congo, and His Excellency Monsieur M. Martins d'Antas, Envoy Extraordinary and Minister Plenipotentiary of His Most Faithful Majesty, duly authorised, have embodied in the present declaration the ratification by their respective Governments of the preceding Act, the said ratification to come into full and entire force on the date of the thirty-first of March, Eighteen hundred and ninety-four.

App. 15]

CONGO AND PORTUGAL. [24 March, 1894.

[Boundary. Lunda Region.]

In witness whereof the undersigned have drawn up the present declaration, which they have signed in duplicate, and to which they have affixed their seals.

Done at Brussels, the twenty-fourth day of the month of March, Eighteen hundred and ninety-four.

The Plenipotentiary of His Majesty the Sovereign King
of the Independent State of the Congo,

C^{TE} DE GRELLE-ROGIER.

The Plenipotentiary of His Most Faithful Majesty,

MIGUEL MARTINS D'ANTAS.

App. 16.—*AGREEMENT between Great Britain and His Majesty King Leopold II, Sovereign of the Independent State of the Congo, relating to the Spheres of Influence of Great Britain and the Independent State of the Congo in East and Central Africa. Signed at Brussels, 12th May, 1894.**

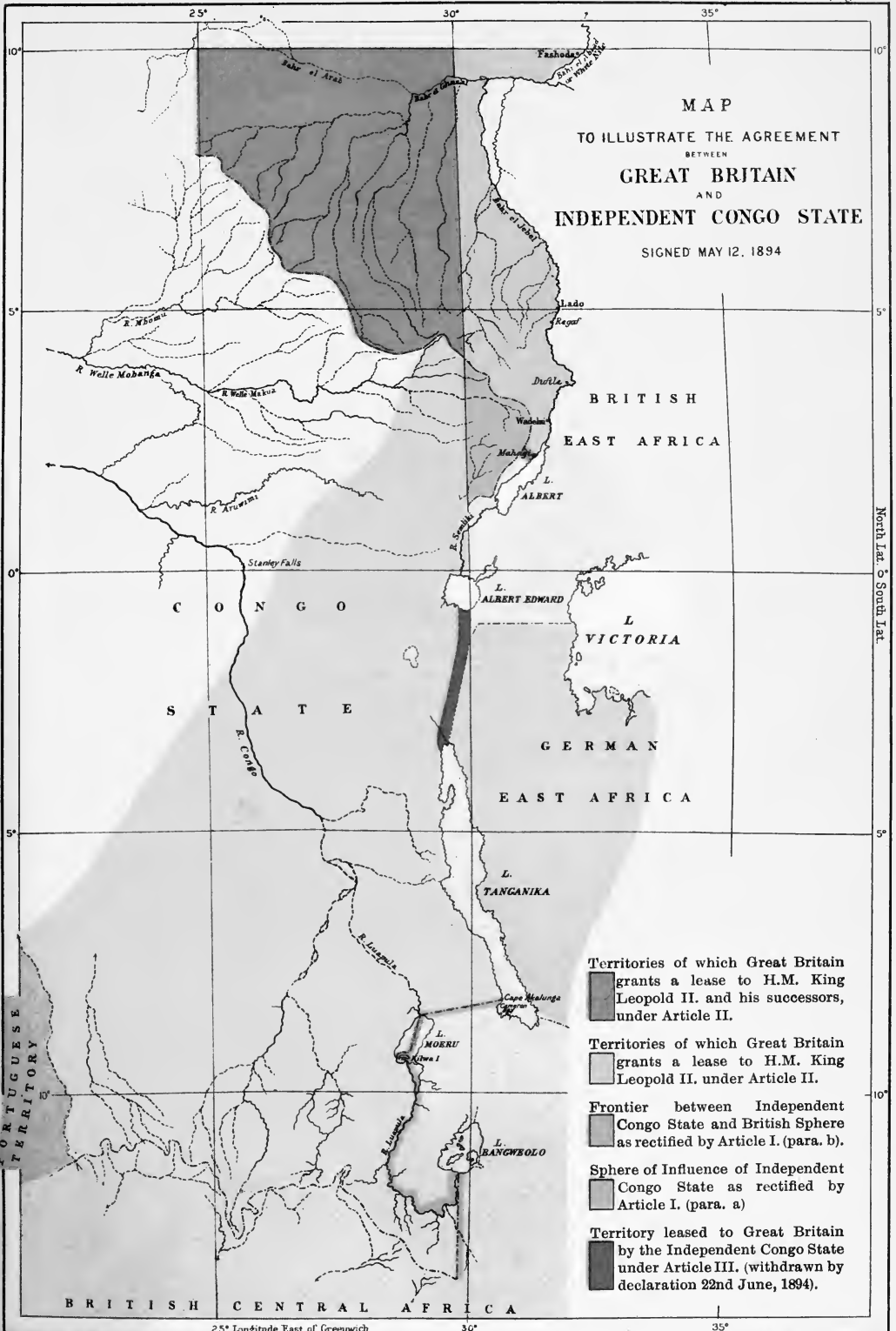
THE Undersigned, the Honourable Sir Francis Richard Plunkett, a Knight Grand Cross of the most distinguished Order of St. Michael and St. George, Her Britannic Majesty's Envoy Extraordinary and Minister Plenipotentiary to the King of the Belgians, on behalf of the British Government, and M. van Eetvelde, Officer of the Order of Leopold, Grand Cross of the Orders of St. Gregory the Great, of Christ of Portugal, and of the African Redemption, &c., Secretary of State of the Interior of the Independent State of the Congo, on behalf of the Government of the Independent State of the Congo, duly authorised by their respective Governments, have agreed as follows:

His Majesty the King of the Belgians, Sovereign of the Independent State of the Congo, having recognised the British sphere of influence, as laid down in the Anglo-German Agreement of the 1st July, 1890 (**No. 129**), Great Britain undertakes to give to His Majesty a lease of territories in the western basin of the Nile, under the conditions specified in the following Articles:

Boundary. North of German Sphere. Watersheds between the Nile and the Congo.

ART. I.—(a.) It is agreed that the sphere of influence of the Independent Congo State shall be limited to the north of the German sphere in East Africa by a frontier following the 30th meridian east of Greenwich up to its intersection by the watershed between the Nile and the Congo, and thence following this watershed in a northerly and north-westerly direction.

* Parliamentary Paper, "Treaty Series No. 15 (1894)."



Map to illustrate the agreement between
GREAT BRITAIN & THE CONGO FREE STATE
of 12th of May, 1894.

Boundary. North of the Zambesi. Luapula River. Lake Moero to Lake Bangweolo.

(b.) The frontier between the Independent Congo State and the British sphere to the north of the Zambesi shall follow a line running direct from the extremity of Cape Akalunga on Lake Tanganika, situated at the northernmost point of Cameron Bay at about $8^{\circ} 15'$ south latitude, to the right bank of the River Luapula, where this river issues from Lake Moero. The line shall then be drawn directly to the entrance of the river into the lake, being, however, deflected towards the south of the lake so as to give the Island of Kilwa to Great Britain. It shall then follow the "thalweg" of the Luapula up to its issue from Lake Bangweolo. Thence it shall run southwards along the meridian of longitude of the point where the river leaves the lake to the watershed between the Congo and Zambesi, which it shall follow until it reaches the Portuguese frontier.

Lease of certain Territories by Great Britain to the Congo State.

West Shore of Lake Albert and Watershed between the Nile and the Congo.

ART. II. Great Britain grants a lease to His Majesty King Leopold II, Sovereign of the Independent Congo State, of the territories hereinafter defined, to be by him occupied and administered on the conditions and for the period of time hereafter laid down.

Boundaries.

The territories shall be bounded by a line starting from a point situated on the west shore of Lake Albert, immediately to the south of Mahagi, to the nearest point of the frontier defined in paragraph (a) of the preceding Article. Thence it shall follow the watershed between the Congo and the Nile up to the 25th meridian east of Greenwich, and that meridian up to its intersection by the 10th parallel north, whence it shall run along that parallel directly to a point to be determined to the north of Fashoda. Thence it shall follow the "thalweg" of the Nile southward to Lake Albert, and the western shore of Lake Albert to the point above indicated south of Mahagi.

[Spheres of Influence in East and Central Africa.]

This lease shall remain in force during the reign of His Majesty Leopold II, Sovereign of the Independent Congo State.

Nevertheless, at the expiration of His Majesty's reign, it shall remain fully in force as far as concerns all the portion of the territories above mentioned situated to the west of the 30th meridian east of Greenwich, as well as a strip of 25 kilom. in breadth, to be delimited by common consent, stretching from the watershed between the Nile and the Congo up to the western shore of Lake Albert, and including the port of Mahagi.

This extended lease shall be continued so long as the Congo territories as an Independent State or as a Belgian Colony remain under the sovereignty of His Majesty and His Majesty's successors.

Flag.

Throughout the continuance of a lease there shall be used a spécial flag in the leased territories.

Lease of Territory by Congo State to Great Britain between Lake Tanganika and Lake Albert Edward.

[ART. III.* The Independent Congo State grants under lease to Great Britain, to be administered when occupied, under the conditions and for a period hereafter determined, a strip of territory 25 kilom. in breadth, extending from the most northerly port on Lake Tanganika, which is included in it, to the most southerly point of Lake Albert Edward.

This lease will have similar duration to that which applies to the territories to the west of the 30th meridian east of Greenwich.]

Self-Denying Declaration.

ART. IV. His Majesty King Leopold II, Sovereign of the Independent Congo State, recognizes that he neither has nor seeks to acquire any political rights in the territories ceded to him under lease in the Nile Basin other than those which are in conformity with the present Agreement.

Similarly, Great Britain recognizes that she neither has, nor

* This Article was withdrawn by a Declaration, signed 22nd June, 1894. See p. 1017.

[Spheres of Influence in East and Central Africa.]

seeks to acquire, any political rights in the strip of territory granted to her on lease between Lake Tanganika and Lake Albert Edward other than those which are in conformity with the present Agreement.

Telegraphic Communication.

ART. V. The Independent Congo State authorizes the construction through its territories by Great Britain, or by any Company duly authorized by the British Government, of a line of telegraph connecting the British territories in South Africa with the British sphere of influence on the Nile. The Government of the Congo State shall have facilities for connecting this line with its own telegraphic system.

This authorization shall not confer on Great Britain or any Company, person or persons, delegated to construct the telegraph line, any rights of police or administration within the territory of the Congo State.

Equality of Treatment in Territories Leased.

ART. VI. In the territories under lease in this Agreement the subjects of each of the Contracting Parties shall reciprocally enjoy equal rights and immunities, and shall not be subjected to any differential treatment of any kind.

In witness whereof the Undersigned have signed the present Agreement, and have affixed thereto the seal of their arms.

Done in duplicate at Brussels, this 12th day of May, 1894.

(L.S.) FRANCIS RICHARD PLUNKETT.

(L.S.) EDM. VAN EETVELDE.

Claims of Turkey and Egypt in Basin of the Upper Nile not Ignored.

(1.) *Sir F. Plunkett to M. van Eetvelde.*

British Legation, Brussels.

M. le Secrétaire d'État,

May 12, 1894.

THE Earl of Kimberley, in authorizing me to sign the

12 May, 1894.] CONGO AND GREAT BRITAIN. [App. 16.]

[Spheres of Influence in East and Central Africa.]

Agreement of this day's date for a lease of certain territories in the British sphere of influence in East Africa to His Majesty King Leopold II, has directed me to record the assurance that the parties to the Agreement do not ignore the claims of Turkey and Egypt in the basin of the Upper Nile.

I avail, &c.,

F. R. PLUNKETT.

(2.) *M. van Eetvelde to Sir F. Plunkett.*

Brussels,

May 12, 1894.

Sir,

IN signing, on behalf of His Majesty Leopold II, the Agreement of this day's date, for a lease of certain territories in the British sphere of influence in East Africa, I reciprocate the assurance that the parties to the Agreement do not ignore the claims of Turkey and Egypt in the basin of the Upper Nile.

I avail, &c.,

EDM. VAN EETVELDE.

Recruitment of Soldiers by British Authorities.

(3.) *M. van Eetvelde to Sir F. Plunkett.*

(Translation.)

M. le Ministre,

Brussels, May 12, 1894.

IN the course of the discussions to which the Convention of to-day between the Independent State of the Congo and Great Britain has given rise, I have had occasion to declare to you that the State of the Congo engages to authorize, in case of need, such recruitment of soldiers as the Agents duly commissioned for that purpose by the British authorities may wish to effect in the territories situated between the 30th meridian and Lake Albert.

I have the honour to confirm this engagement, and I seize, &c.

EDM. VAN EETVELDE.

*Recruitment in British Colonies on West Coast of Africa for
service in Western Basin of the Nile.*

4.—*Sir F. Plunkett to M. van Eetvelde.*

British Legation, Brussels,

M. le Secrétaire d'État, May 12, 1894.

IN accordance with the wish which you have expressed, I have to convey to your Excellency the assurance, on the part of the Earl of Kimberley, that his Lordship will be ready to recommend to Her Majesty's Secretary of State for the Colonies that facilities shall be given, so far as it may be found to be practicable, for recruitment, under suitable conditions, in the British Colonies on the West Coast of Africa, to facilitate the prompt and complete occupation by His Majesty King Leopold II of the territories in the western basin of the Nile comprised in the lease contained in the Agreement of this day's date.

I avail, &c.,

F. R. PLUNKETT.

*Explanatory Despatch relating to the above Agreement between
Great Britain and the Congo State, of 12th May, 1894.**

British Sphere of Influence. Uganda, &c.

The Earl of Kimberley to Mr. Hardinge.

Sir, *Foreign Office, May 23, 1894.*

WHEN Her Majesty's Government decided upon assuming the Protectorate of Uganda, it became incumbent on them to consider the position of Great Britain as regards that part of the British sphere described in the Anglo-German Agreement as the western watershed of the Nile. It was understood that in 1890 arrangements were made between the Administrator of the Congo Free State and the late Sir W. Mackinnon, under which the East Africa Company agreed to waive in favour of the Free State any powers which it might acquire in the territory so described as a Chartered Company administering in the British sphere with the sanction of the Crown. The documents

* Parl. Paper, "Africa, No. 4 (1894)."

recording whatever arrangements may have been concluded were not officially communicated to, nor sanctioned by Her Majesty's Government, and obviously could not have validity without that sanction. The Free State Administration, however, appears to have considered that, in virtue of these arrangements, it was justified in sending exploring parties into the territory affected by them. The expeditions are believed to have travelled over a considerable portion of the territory, and it appears that their leaders made Treaties and established posts.

Her Majesty's Minister at Brussels was from time to time, directed to point out that, though Her Majesty's Government had no accurate information as to the destination and proceedings of these expeditions, the territory thus explored was well known to be included in the British sphere of influence.

Her Majesty's Government, in examining this situation in connection with the Protectorate of Uganda, desired, in order to put an end to all controversy as to these proceedings, to arrive at an arrangement which would be satisfactory to both parties. They could not fail to recognize the sacrifices which had been made in endeavouring to open up the country by His Majesty the King of the Belgians, whose efforts to promote the civilization of Africa have commanded their warm sympathy.

Claims of Egypt and Turkey to Equatorial Provinces.

On approaching His Majesty they found him fully disposed to enter into an arrangement which, while enabling him to continue the work he had commenced, would record his recognition of the position of Great Britain in her sphere, and of such claims as Egypt, and, through her, Turkey, may have to the Equatorial Provinces whose administration was abandoned owing to the evacuation of the Soudan.

I enclose copy of an Agreement by which His Majesty having recognized, on behalf of the Congo State, the British sphere of influence as laid down in the Anglo-German Agreement of 1890 (No. 129), received from Great Britain leases of the territory specified in the Agreement under certain conditions.

Her Majesty's Government are satisfied that, under the Agreement, this portion of the British sphere will be adminis-

tered in a spirit in full accordance with the requirements of civilization, and of the Acts of Berlin and Brussels (Nos. 17, 18).

The Agreement also effects certain frontier rectifications with the Congo Free State, which remove causes of possible local friction, and adds to the delimitations already concluded with Italy on the north (Nos. 135, 136) and Germany on the south (No. 129), delimitation between the British sphere and the conterminous Power on the west.

Finally, Article 3 provides for the lease to Great Britain of a port at the northern end of Lake Tanganyika.* As the southern end of the lake is within the British sphere in Central Africa, this concession will materially facilitate communication between the two British spheres. In order to secure access to this port, the lease has been obtained of a road passing through the Free State territory, connecting Lake Albert Edward, the eastern shore of which is in the British sphere, with the leased port. The navigation of Lake Tanganyika being declared to be free by the IInd Article of the Act of Berlin of 1885 (No. 17), this arrangement secures to British trade uninterrupted communication, the value of which is completed by the guarantees as to freedom of transit recorded in the IVth Article of the Berlin Act (No. 17), and the VIIIth Article of the Anglo-German Agreement of 1890 (No. 129).

A map is annexed showing the effect of the Agreement.

I have, &c.,

KIMBERLEY.

* This Article was withdrawn by a Declaration, signed 22nd June, 1894. See p. 1017.

App. 17.—*NOTIFICATION. British Protectorate over
Uganda. London, 18th June, 1894.**

Foreign Office, June 18, 1894.

It is hereby notified, for public information, that under and by virtue of the agreement concluded on the 29th May, 1893 (page 995), between the late Sir G. Portal and Mwanga, King of Uganda, the country of that ruler is placed under the Protectorate of Her Majesty the Queen.

This Protectorate comprises the territory known as Uganda proper, bounded by the territories known as Usoga, Unyoro, Ankoli, and Koki.

* "London Gazette," 19th June, 1894.

App. 18.—*DECLARATION between Great Britain and the Congo Free State, withdrawing Art. III of the Agreement of 12th May, 1894, respecting the Territory between Lake Tanganika and Lake Albert Edward. Brussels, 22nd June, 1894.**

Declaration.

IN compliance with the request made by His Majesty the King of the Belgians, Sovereign of the Independent State of the Congo, that the Government of Her Britannic Majesty will consent to the withdrawal of Art. III of the Agreement of the 12th May, 1894 (p. 1008), the Undersigned, duly authorised by their respective Governments, agree that the said Article be withdrawn.

Done, in duplicate, at Brussels, the 22nd day of June, 1894.

F. R. PLUKETT.

EDMOND VAN EETVELDE.

* Parl. Paper, "Africa, No. 5 (1894)," p. 5, and "Treaty Series No. 20 (1894)."

4 July, 1894.]

GREAT BRITAIN (NIGER).

[App. 19

[Gandu.]

App. 19.—*TREATY. Royal Niger Company and Gandu.
Jurisdiction over Foreigners, &c. 4th July, 1894.*

In the name of the most merciful God!

TREATY made on July 4, 1894, between Omoru, Sultan of Gandu, on the one hand, and Mr. Wallace, on the other hand, for and on behalf of the Royal Niger Company (Chartered and Limited).

I, THE Undersigned Omoru, Sultan of Gandu, hereby confirm the Treaties made between the Sultan Maleki, whom I succeeded, and Thomson and King, on behalf of the Royal Niger Company (Chartered and Limited), the latter Treaty made on the [7th] day of April, 1890 (page 983). I now confirm these Treaties.

2. With my own hand I bind myself with Wallace, on behalf of the Company, and accept this following Treaty, made on the 4th day of July, 1894.

3. With the view of bettering the condition of my people, and having considered and taken counsel with my Chiefs, I give to the Company and their successors for ever full power and rights in perpetuity over foreigners in my country, whether travelling or resident, including right of just taxation as they may see fit. My Chiefs are in no way to interfere, and are to recognize no one but the Company.

4. I give to the Company and their successors for ever all power in any part of my dominions as to mining rights.

5. The Company bind themselves not to exercise any monopoly of trade.

6. I recognize that the Company received their power from the Queen of Great Britain, and that they are Her Majesty's Representatives to me. I will not recognize any other white nation, because the Company are my help.

7. I state that the country of Illorin and the country of Gurma are included in my dominions, the latter extending to Libtako.

App. 19]

GREAT BRITAIN (NIGER).

[4 July, 1894.

[Gandu.]

8. The Company undertake not to interfere with the customs of the Mussulmans, but to maintain friendly relations.

9. In recognition of the Treaties between us, the Company have paid me a subsidy of 2,000 bags, as hitherto annually for the past nine years. They have acted honourably towards me, and as I should desire.

I hereby confirm the previous Treaties, and accept this Treaty for myself, for my heirs and for my successors. No one after me is to alter this Treaty; it stands unchangeable for ever.

(Arabic signature.)

We, the Undersigned, do hereby declare that this Treaty was this day read and translated in our presence before the Sultan of Gandu, who stated that it was given with his own hand, and was approved and accepted by him, and was thereupon handed over by him to W. Wallace.

W. WALLACE.

T. M. TEED.

Q. F. GOMES.

T. F. JOSEPH.

(Arabic signature.)

4th July 1894.

I, W. Wallace, for and on behalf of the Company, do hereby approve and accept the above confirmation of previous Treaties and Treaty now made, and hereby affix my hand.

W. WALLACE.

App. 20.—*BRITISH ORDER IN COUNCIL respecting
 Matabeleland. 18th July, 1894.**

(Extract.)

WHEREAS the territories of South Africa, situated within the limits of this Order as hereinafter described, are under the protection of Her Majesty the Queen :

And whereas by treaty, grant, usage, sufferance, and other lawful means Her Majesty has power and jurisdiction in the said territories :

Now, therefore, Her Majesty by virtue and in exercise of the powers by the Foreign Jurisdiction Act, 1890, or otherwise in Her Majesty vested, is pleased, by and with the advice of Her Privy Council, to order, and it is hereby ordered, as follows:—

This Order is divided into parts, as follows:—

	Articles.
Part I. Interpretation and application	3— 6
„ II. Administration and Legislation ..	7—25
„ III. Judicial	26—43
„ IV. Land Commission	44—54
„ V. Judicial Notice. Commencement .	55—57

Part I, § 4. The limits of this Order are the parts of South Africa bounded by the Portuguese Possessions, the South African Republic to a point opposite the mouth of the River Shashi, by the River Shashi, and the territories of the Chief Khama of the Bamangwato to the River Zambesi, and by that river to the Portuguese boundary, including an area of 10 miles radius round Fort Tuli, and excluding the area of the district known as the Tati districts, as defined by the Charter (No. 37).

* “London Gazette,” 27th July, 1894.

[Boundaries.]

App. 21.—*BOUNDARY AGREEMENT between France and the Congo Free State. 14th August, 1894.*

THE undersigned, Gabriel Hanotaux, Minister for Foreign Affairs of the French Republic, &c.; Jacques Haussmann, Director of Political and Commercial Affairs at the Colonial Office, &c.; Joseph Devolder, ex-Minister of Justice and ex-Minister of the Interior and Education of His Majesty the King of the Belgians, Vice-President of the Supreme Council of the Congo Free State, &c.; and Baron Constant Goffinet, &c.; Plenipotentiaries of the French Republic and of the Congo Free State, deputed to prepare an agreement relative to the boundaries of the respective possessions of the two States and to settle the other questions pending between them, have agreed upon the following provisions:—

*Boundary between the Congo Free State and French Congo.
Oubanghi, &c.*

ART. I.—The frontier between the Congo Free State and the colony of French Congo, after following the thalweg of the Oubanghi up to the confluence of the Mbomou* and of Ouelle [or Welle], shall be constituted as follows:—(1) The thalweg of the Mbomou up to its source. (2) A straight line joining the watershed between the Congo and Nile basins. From this point the frontier of the Free State is constituted by the said watershed up to its intersection with longitude 30° East of Greenwich (27° 40' E., Paris).

ART. II. *French Right of Police over the Waters of the Mbomou.*

Renunciation by Free State of Occupation or Influence over certain Districts. Watershed of Congo and Nile Basins, &c.

ART. IV. The Free State binds herself to renounce all occupation, and to exercise in the future no political influence west

* The terms "Mbomou" and "Source of the Mbomou," have reference to the indications contained in Junker's map (Gotha, Justus Perthes, 1888).

14 Aug. 1894.]

CONGO AND FRANCE.

[App. 21

[Boundaries.]

or north of a line thus determined:—Longitude 30° E. of Greenwich ($27^{\circ} 40'$ E., Paris), starting from its intersection of the watershed of the Congo and Nile basins, up to the point where it meets the parallel $5^{\circ} 30'$, and then along that parallel to the Nile.

ART. V. *Ratifications to be exchanged within Three Months.*

ART. VI. In token of which the Plenipotentiaries have drawn up the present arrangement and affixed their signatures. Given at Paris in duplicate, August 14, 1894.

G. HANOTAUX.
J. HAUSSMANN.
J. DEVOLDER.
BARON GOFFINET.

[Approved by the Government of the French Republic, by Law of 21st December, 1894.]

App. 22.—TREATY. *Great Britain and Uganda.*
British Protectorate. 27th August, 1894.

[Approved by Her Majesty's Government, January 4, 1895.]

TREATY between Henry Edward Colville, a Companion of the Most Honourable Order of the Bath, a Colonel in Her Majesty's army, Her Britannic Majesty's Acting Commissioner for Uganda, for and on behalf of Her Majesty the Queen of Great Britain and Ireland, Empress of India, &c., her heirs and successors, and Mwanga, King of Uganda, for himself, his heirs, and successors. 27th August, 1894.

1. WHEREAS Her Majesty's Government has sanctioned the Agreement between Mwanga, King of Uganda, and Sir Gerald Herbert Portal, K.C.M.G., C.B., Her Britannic Majesty's Commissioner and Consul-General for East Africa, made at Kampala on the 29th day of May, 1893 (page 995);

2. And whereas Her Britannic Majesty has been graciously pleased to bestow on the said Mwanga, King of Uganda, the protection which he requested in that Agreement:

3. I, the said Mwanga, do hereby pledge and bind myself, my heirs, and successors, to the following conditions:—

[Here follow, word for word, the same Articles, 4 to 15, as appear in the Treaty of 29 May, 1893, page 995.]

16. The present Treaty supersedes all other Agreements or Treaties whatsoever made by Mwanga or his predecessors.

17. This Treaty shall come into force from the date of its signature.

In faith whereof we have respectively signed this Treaty, and have thereunto affixed our seals.

Done in duplicate at Kampala this 27th day of August, 1894.

H. E. COLVILLE, *Colonel.*
KABAKA, *King.*

Witnesses:

W. T. ANSORGE.
APOLLO, *Katiriko.*
MUGWANYA, *Katiriko.*

App. 23.—*AGREEMENT between Germany and Portugal.
Spheres of Influence, East Africa. Kionga, &c. Sep-
tember, 1894.*

It has been publicly stated that an agreement was entered into between Germany and Portugal, in September, 1894, for defining their respective spheres of influence in East Africa, and that both Governments have agreed to recognize as the boundary of their respective possessions the parallel of $10^{\circ} 40'$ S. lat. from the coast to the point at which it intersects the river, which thence becomes the common frontier.

This arrangement gives to Germany the mouth of the Rovuma and Kionga Bay, while Tunghi Bay remains to Portugal; but no official copy of this Agreement was obtainable at the time of this volume going to press (February, 1896).

App. 24] BRITISH SOUTH AFRICA COMPANY. [24 Nov., 1894.

[North of the Zambesi.]

App. 24.—*MEMORANDUM of Agreement with South Africa Company respecting British Central Africa, supplementary to the Agreement of February, 1891 (p. 987). 24th November, 1894.**

Direct Administration by the Company of portion of British Sphere north of the Zambesi.

THE South Africa Company having intimated that it is prepared to undertake the direct administration of the portion of the British sphere north of the Zambesi over which its charter was extended in 1891 (page 987), the arrangement under which the administration was confided to Her Majesty's Commissioner and Consul-General, in consultation with the Company, till the 1st January, 1896, or such earlier date as the Secretary of State might direct, will terminate from the date of the assumption by the Company of direct administration, which shall not be later than the 30th June, 1895.

Administrative posts which have been placed by the Commissioner in the Chartered territory will be transferred, and will thenceforth be under the direct control of the Company. The expenditure of the Commissioner on their account will cease from the date of transfer.

Expense of Police Force.

2. The Company will, in accordance with the existing arrangement, pay into the hands of the Commissioner the annual contribution to the expense of police of 10,000*l.* up to the 1st January, 1896.

Steamers of African Lakes Company.

It will during the year 1895 pay 1,000*l.* in liquidation of the obligation, which it undertook in 1891 (page 989), to afford to the Commissioner the use, free of charge, for administrative purposes, of the steamers on the lake belonging to the African Lakes Company.

* Parl. Paper, Africa, No. 2 (1895).

Outstanding Accounts:—Police Force; Steam Transport on Lake; Expenses of Chartered Territory as distinct from the Protectorate.

3. The outstanding accounts between the Company and the Protectorate will be regulated by the accountants of the Foreign Office with those of the Company, on the basis that the Company is liable only for the annual police contribution of 10,000*l.*, for 5,000*l.* given in 1891 (page 988) for expenses connected with raising and organizing the police force, for expenditure in connection with steam transport on the lake for administrative purposes, and for amounts which can be shown to have been expended for the benefit of, or on account of, the Chartered territory as distinct from the Protectorate.

Sum expended for Operations against Makanjira.

4. It having been explained that Mr. Rhodes voluntarily authorized Her Majesty's Commissioner to spend on his behalf a maximum sum of 10,000*l.* for the operations against Makanjira, it is agreed that the sum actually expended on that account shall be ascertained by the above-mentioned accountants, and that the balance, if any, of the total amount of 10,000*l.*, if the whole amount shall be shown to have been drawn by the Commissioner, shall be repaid by Mr. Rhodes.

Conditional Confirmation of Treaties made by Company in Chartered Territory.

5. The Treaties made on behalf of the Company in the Chartered territory will be sanctioned, on the condition that no provisions in them will be confirmed which may conflict with the prohibition against monopolies contained in the Charter, and with the stipulations of the Act of Berlin (No. 17), in so far as they are applicable to the Chartered territory.

Claims based on Concessions.

It is understood that this sanction is without prejudice to certain claims based on Concessions said to have been obtained by Mr. Wiese, should the validity of such Concessions be hereafter established.

[North of the Zambesi.]

Mining Rights in Marimba.

6. The mining rights in the territory described as Marimba in the Commissioner's published map, purchased by the Company from the African Lakes Company, will be confirmed, subject to the terms accepted by the agent of the latter Company.

Mining Rights in Central Angoniland.

In the territory described in the above-mentioned map as Central Angoniland, the mining rights claimed by the Company will be confirmed, subject to the terms accepted by the agent of the African Lakes Company.

These confirmations will not include sanction of administrative powers, monopolies, nor the right to prevent the acquirement of land by settlers.

Company's Claim to Land and Minerals acquired from African Lakes Company.

7. The claim of the Company to land and minerals acquired from the African Lakes Company by purchase in the territory described in the Commissioner's map as North Nyasa,* will be examined when the titles obtained by the latter Company from the native Chiefs are produced for investigation.

German Territory between Lakes Nyasa and Tanganyika to be guarded by Company against aggression.

8. It being necessary that the frontier between Lakes Nyasa and Tanganyika should be watched in order to prevent aggression by the natives on German territory, and the introduction of arms and ammunition in contravention of the prohibition which has been imposed, the Company agrees to take the requisite steps for guarding that frontier.

Customs Arrangements.

9. Customs arrangements between the Protectorate and the

* See Parl. Paper, Africa No. 6 (1894).

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[North of the Zambesi.]

Chartered territory which experience may make it desirable to adopt for the purposes of the execution of the Berlin and Brussels Acts (Nos. 17, 18), or for fiscal reasons, will be subject to the approval of the Secretary of State.

The Company undertakes to provide Customs posts, and to make suitable arrangements for insuring the proper observance, and preventing abuse, of the stipulations as to free transit in favour of countries adopting the Free Zone system of the Act of Berlin (No. 17).

H. PERCY ANDERSON.

(For the British South Africa Company),

C. J. RHODES.

24th November, 1894.

[Swaziland.]

App. 25.—*CONVENTION between Great Britain and the South African Republic, respecting Swaziland. Signed 10th December, 1894.**

WHEREAS Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, and his Honour the State President of the South African Republic, as representing the Government of the said Republic; have agreed that it is expedient that they should enter into a Convention relative to the affairs of Swaziland in substitution of the Conventions of 1890 (vol. 2, page 868) and 1893. (See Note, page 903.)

Now, therefore, Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, and his Honour the State President of the South African Republic, as representing the Government of the said Republic, hereby consent and agree that the following Articles, accepted finally by and between Her Majesty and his Honour shall, when duly signed, sealed, and executed by Her Majesty's High Commissioner for South Africa, on behalf of Her Majesty, and by his Honour the State President of the South African Republic, on behalf of the Government of the said Republic, and when duly ratified by the Volksraad of the South African Republic, constitute and be a Convention by and between Her Majesty the Queen of the United Kingdom of Great Britain and Ireland and the South African Republic.

Conditional Continuance in force of the Convention of 1890.

ART. I. The provisions of the Convention of 1890 shall be continued in full force and effect from and after the date of the signing of this Convention by His Excellency Sir Henry Brougham Loch, Her Majesty's High Commissioner, on behalf of Her Majesty, and his Honour Stephanus Johannes Paulus Kruger, State President of the South African Republic, on behalf of the Government of the South African Republic, until the date of the ratification of this Convention by the Volksraad of the South African Republic; provided that should this Con-

* "Further Correspondence respecting the Affairs of Swaziland," was laid before Parliament in 1895 (C. 7611).

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vention not be ratified before or during the next ordinary session of the said Volksraad, the provisions of the Convention of 1890, saving the provisions of Articles 10 and 24 thereof, which shall remain in full force and effect, may at any time thereafter be terminated by one month's notice, given either by Her Majesty's Government, or the Government of the South African Republic, and thereupon, at the expiration of the said month, in accordance with the Convention of 1884 (No. 179, vol. 2, page 847) all the provisions relative thereto in the said Convention shall be of full force and effect; and provided further that if at any time before the ratification in manner aforesaid, the assent of the Swazie Queen-Regent and Council to the draft Organic Proclamation already agreed to by Her Majesty's Government and the Government of the South African Republic be duly signified,* the Convention of November, 1893 (No. 189), shall, upon the signification of such assent, be and remain of full force and effect, subject to the terms of the said Organic Proclamation, and this Convention shall not thereafter be ratified, but shall be of no force and effect, and the provisions of the Convention of 1890 (vol. 2, page 868) shall no longer be of any force or effect, saving the provisions of Articles 10 and 24 thereof, which shall remain of full force and effect.

Rights of South African Republic over Swaziland secured, subject to certain Conditions.

ART. II. Without the incorporation of Swaziland into the South African Republic, the Government of the South African Republic shall have and be secured in all rights and powers of protection, legislation, jurisdiction, and administration over Swaziland and the inhabitants thereof, subject to the following conditions and provisions, namely:—

1. That the young King Ungwane *alias* Uhili *alias* Ubunu, after he has become of age, according to native law, shall be and remain the Paramount Chief of the Swazies in Swaziland, with the usual powers of such Paramount Chief, in so far as the same are not inconsistent with civilized laws and customs.

* The Organic Proclamation was not assented to by the Swazie Queen-Regent and Council.

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2. That the payment by the Government of the South African Republic of monies derived from the collection of the private revenue of the King shall be regularly made in terms of concession or power of attorney, granted in that behalf by Umbandine, and confirmed by the judgment of the chief court.

3. That the management of the internal affairs of the natives shall be in accordance with their own laws and customs, including the laws and customs of inheritance and succession, and that the native laws and customs shall be administered by the native chiefs entitled to administer the same in such manner as they are in accordance with the native law and custom at present administering, in so far as the said laws and customs are not inconsistent with civilized laws and customs, or with any law in force in Swaziland made pursuant to this Convention, and the natives are guaranteed in their continued use and occupation of land now in their possession, and of all grazing or agricultural rights to which they are at present entitled; provided that no law made hereafter in Swaziland shall be in conflict with the guarantees given to the Swazies in this Convention.

4. That in the administration and government of the country by the Government of the South African Republic, no hut tax or other tax shall be imposed upon the natives higher than the corresponding tax to which such of the Swazie people as are living within the borders of the Republic may be subject. In no case, however, shall such taxes be able to be imposed until after the expiration of three years from the date of the ratification of this Convention.

Appointment of an Administrator of Swaziland by South African Republic.

ART. III. The Government of the South African Republic agrees to appoint an officer who shall administer Swaziland in terms of this Convention.

Powers and Jurisdiction of the Chief Court.

ART. IV. The Government of the South African Republic agrees that the chief court heretofore established shall continue

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to exercise and possess all the powers and jurisdiction hitherto exercised or possessed by it; the said court shall also have such powers and jurisdiction as may be conferred upon it, in accordance with Article II of this Convention, subject to the conditions of the said Article, with full power, to decree against all persons, execution of every order, judgment, decree, or sentence made by it in the exercise of its jurisdiction.

Confirmation of Existing Swaziland Laws, Ordinances, &c.

ART. V. The laws ordinances, proclamations, and regulations at present in force in Swaziland shall continue to be of full force and effect therein until altered, amended, or repealed in accordance with the terms of this Convention; and the power and jurisdiction heretofore exercised or possessed by Landdrost Courts and justices of the peace shall continue to be exercised and possessed by such courts and such justices of the peace respectively, unless and until other provision be made in accordance with the terms of this Convention.

Government Officers appointed under Convention of 1890.

ART. VI. All Government officers appointed under and by virtue of the Convention of 1890 (vol. 2, page 868), shall continue to hold and administer the offices to which they have been appointed, and shall be secured in the emoluments and fees of office at present enjoyed by them, until the date of the ratification of this Convention, or until other provision be made in that behalf by Her Majesty's Government or the Government of the South African Republic, and thereupon all such appointments shall cease and determine; provided that on or after the date of ratification aforesaid the said officials or any of them may be reappointed to the said offices or any of them, in accordance with the terms of this Convention.

Confirmation of all Rights, &c., of British Subjects and their Property in Swaziland.

ART. VII. All British subjects residing in Swaziland, or having in Swaziland any property, grant, privilege, or conces-

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sion, or any right, title to, or interest in, any property, grant, privileges, or concession, shall be secured in the future enjoyment of all their rights and privileges of whatsoever nature or kind in like manner as burghers of the South African Republic, but shall obey the Government and conform to the laws established for Swaziland.

Political Privileges of every White Male resident in Swaziland on 20th April, 1893, subject to certain Conditions.

ART. VIII. Every white male who shall have been a *bonâ fide* resident in Swaziland (even if temporarily absent from Swaziland) on the 20th April, 1893, shall become and be entitled to all the political privileges of a full burgher of the South African Republic as though he had been born in that Republic: provided, however—

(a.) That every white male shall make application in writing to an officer to be appointed at Bremersdorp, in Swaziland, by the Government of the said Republic, to have his name enrolled upon a list of persons so entitled, and upon satisfactory proof by a true and solemn declaration of his *bonâ fide* residence in Swaziland on the aforesaid day, such declaration to be made within six months from the date of public notification of the appointment of such officer as aforesaid, such officer shall be bound to enrol his name on such list, and such list shall be the list of burghers of the South African Republic so admitted under this head of this article to the privileges aforesaid.

(b.) That every white son of any person admitted to the privileges of a burgher under the preceding paragraph of this article, which son shall have been a minor on the aforesaid date, shall be entitled to the like political privileges which he would have had if his father had been a natural-born burgher of that Republic and he himself had been born therein, provided that the right under this section shall be claimed by such minor from the Government of the South African Republic by notice in writing within 12 months from his attaining his majority.

(c.) That every person admitted as a burgher shall, while

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resident in Swaziland, be entitled to register his vote at any election when and where a burgher resident in some convenient district of the South African Republic adjoining Swaziland would be entitled to vote, such district to be determined by the Government of the South African Republic, and if thereafter he shall come to reside in any district of the South African Republic such person shall there be entitled to register his vote.

Use of Dutch and English Languages in Courts of Law in Swaziland.

ART. IX. The equal rights of the Dutch and English languages in all Courts of Swaziland shall be maintained. This provision shall be in force so long as the administration of Swaziland by the Government of the South African Republic continues under the provisions of this Convention.

Customs Duties on Articles imported into Swaziland.

ART. X. The Customs duties shall not be higher in respect of any article imported into Swaziland than the duty thereon according to the tariff at present in force in the South African Republic, or the tariff at present in force in the South African Customs Union, whichever is now the higher. This provision shall be in force so long as the administration of Swaziland by the Government of the South African Republic continues under the provision of this Convention. Every exclusive right or privilege of or belonging to any individual or individuals, corporation or company, with regard to imposition of or exemption from customs duties on goods shall be liable to expropriation by the administering authority; provided that no such individual or individuals, corporation or company, shall be deprived of or interfered with in the enjoyment of any such exclusive rights or privileges as have been confirmed by the Chief Court prior to the 8th November, 1893, without due compensation being awarded. The amount of such compensation shall be assessed by means of arbitration in case of difference. Each party interested shall appoint an arbitrator, and

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the said arbitrators shall, before proceeding with the arbitration, appoint an umpire; should the said arbitrators be unable to agree upon an umpire such umpire shall, upon application of either party, after notice to the other, be appointed by the Chief Court; the decision of the majority of the persons so appointed shall, in case of difference, be final.

Prohibition against sale of Intoxicating Liquors to Swazies in Swaziland.

ART. XI. The Government of the South African Republic agrees to prohibit the sale or supply of intoxicating liquor to Swazie natives in Swaziland.

Railways.

ART. XII. No railway beyond the eastern boundary of Swaziland shall be constructed by the Government of the South African Republic save under the provisions of a further contemplated Convention between Her Majesty the Queen and the South African Republic, or with the consent of Her Majesty's Government.

Articles 10 and 24 of Convention of 1890.

ART. XIII. Articles 10 and 24 of the Convention of 1890 (vol. 2, page 868) are here again set forth for convenience of reference.

“Article 10. The Government of the South African Republic withdraws all claims to extend the territory of the Republic, or to enter into treaties with any natives or native tribes to the north or north-west of the existing boundary of the Republic, and undertakes to aid and support by its favouring influence the establishment of order and government in those territories by the British South Africa Company within the limits of power and territory set forth in the Charter granted by Her Majesty to the said Company.”

Inclusion of the Little Free State within the South African Republic.

“Article 24. Her Majesty's Government consent to an alteration of the boundary of the South African Republic on the

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east so as to include the territory known as the Little Free State within the territory of the South African Republic."

Diplomatic Representation in favour of Swazies, &c. British Rights Reserved.

ART. XIV. Her Majesty's Government reserves the power of exercising diplomatic representation in favour of Swazie natives or British subjects in case any provision of this Convention shall not be fairly and faithfully observed.

Right Reserved to appoint a British Consular Officer in Swaziland.

ART. XV. Her Majesty's Government reserves the right to appoint a British Consular Officer to reside in Swaziland.

Signed and Sealed on the border of Natal and the South African Republic, near Charlestown and Volksrust, this 10th day of December, 1894.

HENRY B. LOCH, *High Commissioner.*

Signed and Sealed on the border of Natal and the South African Republic, near Charlestown and Volksrust, this 10th day of December, 1894.

S. J. P. KRUGER, *State President of the
South African Republic.*

Dr. W. J. LEYDS, *Staats Secretaris, Z.A.R.*

Ratification by Volksraad.

[This Convention was ratified by the Volksraad of the South African Republic on the 13th February, 1895.]

App. 26.—*DECLARATION between Great Britain and Portugal, agreeing to refer to Arbitration the Boundary in dispute under Art. II of the Treaty of 11th June, 1891. Signed at London, 7th January, 1895.*

(Translation.)

On the 11th June, 1891, a Treaty was signed between Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, Empress of India, and His Most Faithful Majesty the King of Portugal and the Algarves, which Treaty settled the question of the boundaries of their Possessions and Spheres of Influence in Eastern and Central Africa (No. 150).

Art. 2 of this Treaty contains the demarcation of the boundary to the south of the Zambesi, that is to say, from the point on the bank of this river opposite the mouth of the Aroangoa or Loangwa, as far as the point where the boundary of Swaziland intersects the River Maputo.

Differences having arisen with regard to the meaning of certain phrases in the said Article, the two Governments have decided to have recourse to the arbitration of His Excellency Mr. Paul Honoré Vigliani, formerly First President of the "Cour de Cassation," Senator and Minister of State of the kingdom of Italy.

They do not, however, propose that the whole of the above-mentioned line should be submitted to the arbitration.

The boundary to the south of the Zambesi may be considered as divided into three sections:—

1. From the Zambesi as far as $18^{\circ} 30'$ S. lat.
2. From $18^{\circ} 30'$ S. lat. to a point where the Rivers Sabi and Lande, or Lunte, meet.
3. From this point to the River Maputo.

It is not considered necessary to submit to arbitration the line defined in Sections 1 and 3; the differences only concern the 2nd section.

The negotiations took place in London. The text of the Treaty was drawn up in English, and initialled by the Marquis

[Boundary. Manica Plateau.]

of Salisbury, then Minister for Foreign Affairs, and by M. de Soveral, Portuguese Minister. The Treaty having been compared with the copy initialled in London, was signed at Lisbon by Count Valbom, Portuguese Minister for Foreign Affairs, and by Sir George Petre, Her Britannic Majesty's Minister at Lisbon.

That portion of the Article which deals with the second section of the boundary is drawn up in the following terms:—

“From there” (that is to say, from the intersection of the 33rd degree of longitude east of Greenwich and of the parallel 18° 30' of S. lat.) “it follows in a southerly direction the upper portion of the eastern slope of the Manica plateau as far as the middle of the principal channel of the River Sabi, and follows that channel as far as the point where it meets the Lunte.

“It is understood that in tracing the boundary along the slope of the plateau no portion of territory to the west of the meridian 32° 30' of long. E. of Greenwich shall be included in the Portuguese sphere, nor any portion of territory to the east of the meridian 33° of long. E. of Greenwich in the British sphere. Nevertheless, should the case arise, the line shall be drawn so as to leave Mutassa in the British sphere and Massi-Kessi in the Portuguese sphere.”

The following are the terms, in English and Portuguese:—

“Thence it follows the upper part of the eastern slope of the Manica plateau southwards to the centre of the main channel of the Sabi, follows that channel to its confluence with the Lunte, whence it strikes direct to the north-eastern point of the frontier of the South African Republic, and follows the eastern frontier of the Republic, and the frontier of Swaziland, to the River Maputo.

“D'ahi acompanha a crista da vertente oriental do planalto de Manica na sua direcção sul até á linha media do leito principal do Save, seguindo por elle até á sua confluencia com o Lunde, d'onde corta direito ao extremo nordeste da fronteira da Republica Sul Africana, continuando pelas fronteiras orientaes d'esta Republica, e da Swazilandia até ao Rio Maputo.

[Boundary. Manica Plateau.]

"It is understood that in tracing the frontier along the slope of the plateau, no territory west of longitude $32^{\circ} 30'$ east of Greenwich shall be comprised in the Portuguese sphere, and no territory east of longitude 33° east of Greenwich shall be comprised in the British sphere. The line shall, however, if necessary, be deflected so as to leave Mutassa in the British sphere, and Massi-Kessi in the Portuguese sphere."

"Fica entendido ao traçar a fronteira ao longo da crista do planalto, nenhum territorio a oeste do meridiano de $32^{\circ} 30'$ de longitude leste de Greenwich será comprehendido na esphera Portugueza, e que nenhum territorio a leste do meridiano de 33° de longitude leste de Greenwich ficará comprehendido na esphera Britannica. Esta linha soffrera comtudo, sendo necessario, a inflexão bastante para que Mutassa fique na esphera Britannica e Macequeze na esphera Portugueza."

In the month of June, 1892, the Commissioners of the two Governments endeavoured to trace the boundary line according to the above-mentioned stipulations, but a difference having arisen between them, the settlement was referred to their Governments. Direct negotiations between the Ministry for Foreign Affairs of Lisbon and the Foreign Office have taken place; but all prospect of arriving at an understanding having appeared impossible, the two Governments have decided to have recourse to arbitration.

These diplomatic negotiations and the technical labours of the Commissioners have left the question of demarcation in the following position:

1. As regards the territory comprised between the parallel $18^{\circ} 30'$ and a point situated at a distance of a few miles to the south of the Chimanimani Pass, each Commissioner has proposed a boundary line, and each Government has adopted the line proposed by his Commissioner; whence a difference of opinions has arisen which they have not yet found means of reconciling.

2. As regards the territory comprised between a point

situated at a distance of a few miles to the south of the Chimaniani Pass and the parallel $20^{\circ} 42' 17''$ of S. lat., the British Commissioner and a Delegate of the Portuguese Commissioner, as far as he was authorized, have agreed upon a boundary line, the examination of which by the two Governments has remained unfinished.

3. As regards the territory which extends from the parallel $20^{\circ} 42' 17''$ of S. lat. as far as the point where the rivers Sabi and Lunte meet, no project of demarcation has been discussed between the two Governments.

In these circumstances, the two Governments have agreed to request the Arbitrator to take into consideration the documents, the reports of the negotiations, and the results of the technical labours, to weigh the arguments of the two Governments based upon their respective opinions, and to decide on the line which shall separate the Portuguese sphere of influence from that of Great Britain from the parallel $18^{\circ} 30'$ to the point of confluence of the Lunte and Sabi.

In faith of which the undersigned duly authorized by their respective Governments have signed the present Declaration, to which they have affixed the Seals of their Arms.

Done in London, on the 7th January, 1895.

(L.S.) KIMBERLEY.

(L.S.) LUIZ DE SOVERAL.

App. 27.—*TREATY for the Cession of the Congo Free State to Belgium. Signed at Brussels, 9th January, 1895.*

[Submitted to Belgian Chamber of Deputies for approval, 13th February, 1895, but not yet approved. 1st February, 1896.]

THE King-Sovereign of the Congo having made known, in his letter of the 5th August, 1889, to the Belgian Minister of Finance, that if it suited Belgium to enter into, before the allotted time, closer relations with her Congo Possessions, His Majesty would not hesitate to place them at her disposal; and the two High Contracting Parties having agreed to carry out this Cession at once;

The following Treaty has been concluded between the State of Belgium, represented by Count de Merode Westerloo, Minister for Foreign Affairs, M. de Burlet, Minister of the Interior, and of Public Instruction, and M. de Smet de Naeyer, Minister of Finance, acting subject to the approval of the Legislature,

And the Congo Free State, represented by M. E. Van Eetvelde, Secretary of State of the said Free State:

ART. I. His Majesty the King-Sovereign declares that he cedes from the present time to Belgium the Sovereignty of the territories constituting the Congo Free State with all the rights and obligations attached thereto, and the State of Belgium declares that she accepts this cession.

ART. II. The Cession comprises all real and moveable property (mobilier) of the Free State, and especially:

1. The ownership of all the land belonging to her public or private domain, subject to the obligations and duties indicated in Annex A to the present Convention.

2. The Shares and Founders' Shares (Parts de Fondateurs) which have been allotted to her in the formation of the Railway Company, as well as all shares or shares of interest (Parts d'Interêts) which have been allotted to her in the arrangements mentioned in Annex A.

3. All houses, buildings, settlements, plantations, and other

9 Jan., 1895.]

CONGO AND BELGIUM.

[App. 27

[Cession of Congo State to Belgium]

property whatsoever, established or acquired by the Government of the Free State, moveable objects of every kind, and cattle which she may possess, her ships and boats with their gear, as well as her military stores.

4. The ivory, india-rubber, and other African produce which are actually the property of the Free State, as well as the provisions and other goods belonging to her.

ART. III. On the other hand, the Cession comprises all the liabilities and all the financial engagements of the Free State, as set forth in detail in Annex B.

ART. IV. The date on which Belgium shall assume the exercise of her right of sovereignty over the territories mentioned in Article I shall be determined by a Royal Decree.*

The monies received and the expenses incurred by the Free State, on and after the 1st January, 1895, shall belong to Belgium.

In faith of which, the respective Plenipotentiaries have signed the present Treaty and have affixed thereto their seals.

Done in duplicate at Brussels, on the 9th January, 1895.

(L.S.) COUNT DE MERODE DE WESTERLOO.

(L.S.) J. DE BURLET.

(L.S.) P. DE SMET DE NAEYER.

(L.S.) EDM. VAN EETVELDE.

[Here follow Annexes A and B.]

* Not yet issued (February 1, 1896).

App. 28.—*DECLARATION of the Neutrality of the Congo Free State. 11th January, 1895.**

(Translation.)

THE rule of neutrality which formed the subject of the Declaration notified on the 1st August, 1885 (**No. 42**), to the Signatory Powers of the General Act of the Berlin Conference (**No. 17**) shall henceforth apply to the territory of the State delimited as follows, in consequence of the Protocol of the 29th April, 1887 (**No. 51**), and of the Arrangement of the 14th August, 1894, concluded with the French Republic (vol. 2, page 1002), of the Conventions concluded on the 25th May, 1891 (**No. 59**), and of the Declarations signed on the 24th March, 1894 (page 986), with the Government of His Most Faithful Majesty, and of the arrangement concluded on the 12th May, 1894 (**No. 990**), with the British Government:—

To the North.

A straight line, 950 metres long, starting from a point on the beach of the Atlantic Ocean 300 metres to the north of the principal house of the Dutch factory at Lunga, a point, the latitude of which is $5^{\circ} 47' 14'' 31$ S., and joining, in a southeasterly direction, the mouth of the rivulet Lunga, which flows into the lagoon of the same name;

The course of the rivulet Lunga, as far as Mallongo Pool—the villages of Congo, N'Conde, Jema, &c., remaining to the Congo Free State—those of Cabo-Lombo, M'Venho, Jabe, Ganzy, Taly, Spita-Gagandjime, N'Goio, M'To, Fortalisa, Sokki, &c., to Portugal;

The courses of the Rivers Venzo and Lulofe, as far as the source of the latter on the slope of Mount Nime-Tchiama, the geographical bearings of this source being $5^{\circ} 44' 19'' 60$ S. lat., $12^{\circ} 17' 25'' 28$ long. E. of Greenwich;

* Laid before the Belgian Chamber of Representatives, 13th February, 1895, with other documents, when submitting for its approval the Treaty of Cession concluded 9th January, 1895, between Belgium and the Independent State of the Congo (p. 79), but which Treaty has not yet been formally approved (1st February, 1896).

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[Neutrality. Congo State.]

The parallel of this source, as far as its intersection with the meridian of the confluence of the Luculla with the river called by some N'Zenze, and by others Culla-Calla, the bearings of this confluence being $5^{\circ} 10' 49'' 30$ S. lat., $12^{\circ} 32' 06'' 60$ long. E. of Greenwich.

The meridian, thus determined, until it meets the River Luculla ;

The course of the Luculla as far as its confluence with the Chiloango (Loango-Luce) ;

The River Chiloango, from the mouth of the Luculla as far as its northernmost source ;

The watershed of the Niadi-Kuilou and of the Congo, as far as the meridian of Manyanga ;

A line to be determined which following as far as possible a natural division of the land, shall terminate between the station of Manyanga and the cataract of Ntombo-Mataka, to a point situated on the navigable portion of the river ;*

The Congo as far as Stanley Pool ;

The median line of Stanley Pool ;

The Congo as far as its confluence with the Oubanghi ;

The thalweg of the Oubanghi as far as the confluence of the M'Bomou with the Ouellé ;

The thalweg of the M'Bomou up to its source ;

A straight line meeting the watershed of the Congo and Nile Basins.

To the North-East.

The watershed of the Nile and Congo up to its intersection by the meridian 30° E. of Greenwich ($27^{\circ} 40'$ Paris) ;

The extension of this watershed until its second intersection by the aforesaid meridian 30° E. of Greenwich.

To the East.

The 30th degree of long. E. of Greenwich up to $1^{\circ} 20'$ of S. lat. ;

A straight line drawn from the intersection of the 30th

* It was stated in a foot-note that this line had been partially determined.

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degree of E. long. with the parallel $1^{\circ} 20'$ S. lat. to the northern extremity of Lake Tanganika ;

The median line of Lake Tanganika ;

A line running straight to the extremity of Cape Akalunga, on Lake Tanganika, situated on the northernmost point of Cameron Bay, by about $8^{\circ} 15'$ S. lat., to the right bank of the River Luapula, at the point where the river leaves Lake Moëro ;*

From this point, a line drawn straight to the mouth of the River Luapula in Lake Moëro ; this line, moreover, deviates towards the south of the lake so as to leave the island of Kilwa to Great Britain ;

The thalweg of the Luapula up to the point where this river leaves Lake Bangweolo ;

The meridian in a southerly direction, passing through this point, to the watershed of the Congo and Zambesi.

To the South.

The watershed of the Congo and Zambesi to the source of the affluent of the Kassai which rises in Lake Dilolo ;

The course of this affluent from its source to its mouth ;

The thalweg of the Kassai as far as the parallel $7^{\circ} 17'$ S. lat. ;

The parallel $7^{\circ} 17'$ S. lat. to its intersection by the thalweg of the Chikapa ;

The thalweg of the River Chikapa to its intersection by the parallel $6^{\circ} 55'$ S. lat. ;

The parallel $6^{\circ} 55'$ S. lat. to its intersection by the thalweg of the Lovua ;

The thalweg of the Lovua to its intersection by the 7th degree of S. lat. ;

The 7th degree of S. lat. to its intersection by the thalweg of the Loangué ;

The thalweg of the Loangué to its confluence with the Kangulungu or Kama Bomba ;

The thalweg of the Kangulungu to its intersection by the

* See Agreement, Great Britain and Congo State, 12th May, 1894. Art. I (b), p. 1009.

[Neutrality. Congo State.]

parallel of the confluence of the Kwilu and the Luita (about $7^{\circ} 34'$ S. lat.);

This parallel as far as the confluence of the Kwilu and the Luita;

The thalweg of the Luita from the junction of its waters with the Kwilu to the 8th degree of S. lat.;

The 8th degree of S. lat. as far as its intersection by the thalweg of the Kwengo;

The thalweg of the Kwengo to its intersection by the parallel $7^{\circ} 55'$ S. lat.;

The parallel $7^{\circ} 55'$ of S. lat. as far as the thalweg of the Lucaïa;

The thalweg of the Lucaïa as far as the 8th degree of S. lat.;

The 8th degree of S. lat. as far as the thalweg of the Kamanguna, the river through whose waters the River Lué enters the N'Kombo;

The thalweg of the Kamanguna, and of the N'Komba, to its junction with the Uövo;

The thalweg of the Uövo as far as its mouth in the Wamba;

The thalweg of the Wamba from the mouth of the Uövo to its intersection by the parallel of the point of junction of the Komba and Lola ($8'$ west of the Wamba, and at about $8^{\circ} 5' 40''$ S. lat.);

The thalweg of the channel along which the waters of the Lola flow to its intersection by the thalweg of the Tungila;

The thalweg of the Tungila to its mouth in the Kwango (about $80^{\circ} 7' 40''$ S. lat.);

The thalweg of the Kwango until it meets the parallel passing through the residence at Nokki;

The parallel passing through the residence at Nokki ($5^{\circ} 52' 10'' 14$ S. lat., $13^{\circ} 28' 25'' 25$ long. E. of Greenwich) from the Kwango to a point determined on this parallel, 2000 metres to the east of the left bank of the Congo;

A straight line joining this point with the point of intersection of the left bank of the Congo by the parallel which runs 100 metres to the north of the principal house of the factory of Domingos de Souza, at Nokki;

[Neutrality. Congo State.]

This parallel as far as its intersection by the median line of the navigation channel generally used by ships drawing a large amount of water;

This median line, as far as the mouth of the Congo River, which line actually leaves to the right, notably, amongst others, the river islands named Bulambemba, Mateba, and Princes Isles, which are comprised between this line and the right bank of the river, and to the left notably, amongst others, the river islands known by the names of Bulicoco and Sacran Abaca Islands, which are comprised between this line and the left bank of the river.

To the West.

The Atlantic Ocean between the point where the aforesaid median line terminates at the sea and the point situated 300 metres to the north of the principal house of the Dutch factory at Lunga.

Brussels, 28th December, 1894.

App. 29.—*AGREEMENT between Great Britain and France, fixing the Boundary between the British and French Possessions to the North and East of Sierra Leone. Signed (in the English and French languages) at Paris, 21st January, 1895.**

English Version.

THE Special Commissioners nominated by the Governments of Great Britain and France, in accordance with Article V of the Agreement of August 10th, 1889 (**No. 110**), having failed to trace a line of demarcation between the territories of the two Powers to the north and east of Sierra Leone, in conformity with the general provisions of Article II of the said Agreement, of its Annex I and of its Annex II (Sierra Leone), and with the indications of the Agreement of June 26th, 1891 (**No. 114**), the under-signed Plenipotentiaries charged, in execution of the declarations exchanged at London, on August 5th, 1890 (**No. 113**), between Her Britannic Majesty's Government and the Government of the French Republic, to proceed to delimit the respective spheres of interest of the two countries south and west of the Middle and Upper Niger, have agreed to fix the line of demarcation between the above-mentioned territories on the following conditions:—

ART. I. The boundary starts from a point on the Atlantic coast north-west of the village of Kiragba, where a circle of 500 metres radius, described from the centre of the village, cuts high-water mark.

From this point it proceeds, in a north-easterly direction, parallel to the road leading from Kiragba to Robenia (Roubani), which passes by or near the English villages of Fungala, Robant, Mengeti, Mandimo, Momotimonia, and Kongobutia, at an even distance of 500 metres from the centre of the track, as far as a point half-way between the village of Kongobutia (English) and the village of Digipali (French). From this point it turns to the south-east, and, cutting the road at right angles, reaches a point 500 metres on the south-eastern side,

* Par. Pap. Treaty Series No. 5 (1895). A map defining this boundary was laid before Parliament with this paper.

and proceeds parallel to the road, at an even distance of 500 metres, measured as before from the centre of the track, till it reaches a point to the south of the village of Digipali, whence it is drawn directly to the watershed formed by a ridge which, commencing south of the destroyed village of Passinodia, distinctly marks the line of separation between the basin of the Mellakori (Mellacorée) River and that of the Great Skarcies or Kolenté River.

The frontier follows this watershed line, leaving to Great Britain the villages of Bogolo (N'Bogoli), Musaliya, Lukoiya (Malaguia), Mufuri (Maforé), Tarnenai (Tanéné), Modina (Madina), Oblenia, Oboto, Ballimir, Massini, and Gambiadi; and to France, the villages of Robenia (Roubani), N'Tunga (N'Tugon), Daragli (Daragoué), Kunia, Tombaiya, Heremakuno (Erimakono), Fransiga (Fonsiga) Talansa, Tanganne (Tagani), and Maodea, as far as the point nearest to the source of the Little Mola River; from this point it follows a straight line to the above-mentioned source, follows the course of the Little Mola to its junction with the Mola, and then the thalweg of the Mola to its junction with the Great Skarcies or Kolenté.

From this point the frontier follows the right bank of the Great Skarcies (Kolenté) as far as a point situated 500 metres south of the spot where the road leading from Wulia (Ouelia) to Wossu (Ouossou), *viú* Lucenia, touches the right bank. From this point it crosses the river and follows a line drawn to the south of the above-mentioned road at an even distance of 500 metres, measured from the centre of the track until it meets a straight line connecting the two points mentioned below, namely:—

1. A point on the Kora, 500 metres above the bend of the river, which is situated about 2,500 metres north of the village of Lusenia, or about 5 kilom. up the Kora River, measured along the bank, from its point of junction with the Great Skarcies (Kolenté).

2. A gap in the north-western face of the chain of hills lying in the eastern part of Talla, situated about two English miles (3,200 metres) south of the village of Dyunia (Donia).

From this point of intersection it follows the above-men-

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tioned line eastwards to the centre of the above-mentioned gap, from whence it is drawn straight to a point on the River Kita, situated above and at a distance of 1,500 metres, as the crow flies, from the centre of the village of Lakhata. It then follows the thalweg of the Kita River as far as the confluence of that stream with the Lolo.

From this point of junction it coincides with a line drawn straight to a point on the Little Skarcies or Kaba River, four English miles (6,400 metres) south of the 10th parallel of north latitude; and it then follows the thalweg of the Little Skarcies as far as the said parallel, which then forms the boundary as far as its intersection with the watershed ("ligne de partage des eaux"), separating the basin of the Niger on the one hand, from the basins of the Little Skarcies and other rivers, falling westward to the Atlantic Ocean on the other hand.

Finally the frontier follows the aforesaid watershed south-eastward, leaving Kalieri to Great Britain and Herimakuna (Erimakono) to France, until its intersection with the parallel of latitude passing through Tembi-kunda (Tembikounda), that is to say, the source of the Tembiko or Niger.

ART. II. The boundary defined in this Agreement is marked on the map which is annexed hereto.

ART. III. This Agreement is regarded by the two Governments as completing and interpreting Article II of the Agreement of 10th August, 1889 (**No. 110**), Annex 1 of the said Agreement, Annex 2 of the said Agreement (heading Sierra Leone), and the Agreement of the 26th June, 1891 (**No. 114**).

Done at Paris, the 21st January, 1895.

(L.S.) E. C. H. PHIPPS.

(L.S.) J. A. CROWE.

(L.S.) GEORGES BENOIT.

(L.S.) J. HAUSSMANN.

ANNEX.

Maps.

Although the delineation of the line of demarcation on the map annexed to the present Agreement is believed to be generally accurate, it shall not be considered as an absolutely

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correct representation of that line until it has been confirmed by future surveys.

It is therefore agreed that in the event of Commissioners or local Delegates of the two countries being hereafter appointed to delimit the whole or any portion of the frontier on the ground, they shall be guided by the description of the frontier as set forth in the Agreement. They shall at the same time be permitted to modify the said line of demarcation for the purpose of delineating its direction with greater accuracy, and also to rectify the position of the watersheds, roads, or rivers, as well as that of any of the towns or villages indicated on the map above referred to.

It is, however, understood that any alterations or corrections proposed by common consent of the aforesaid Commissioners or Delegates shall be submitted for the approval of their respective Governments.

(Translation.)

Tembi-Kunda.

(1). *M. Hanotaux to the Marquis of Dufferin.*

M. l'Ambassadeur,

Paris, 22nd January, 1895.

DURING the course of the recent discussions relative to the delimitation of the French and British possessions to the north and east of Sierra Leone, the Commissioners of the two countries have been led to examine the situation resulting from the Arrangement concluded on the 8th December, 1892 (No. 164, page 783), between the Government of the French Republic and the Government of the Republic of Liberia, in so far as the eastern frontier of the British Colony of Sierra Leone is concerned, and they have agreed upon the following declaration:—

“According to the Arrangement concluded on the 8th December, 1892 (No. 164, page 783), between the Government of the French Republic and the Government of the Republic of Liberia, the frontier line between the French possessions and the Republic of Liberia is fixed by the parallel of Tembi-kunda until it meets, at the 13th degree of longitude west of Paris, the Anglo-French frontier of Sierra Leone.

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“ The delimitation of the Anglo-French frontier of Sierra Leone, therefore, terminates at the parallel of Tembi-kunda.

“ At the same time it is necessary to recall that, in virtue of the Notes exchanged on the 2nd December, 1891, and the 4th March, 1892, between M. Ribot and Mr. Egerton, the 13th degree of longitude west of Paris was in any case to constitute the limit of the French Soudanese possessions and the British Colony of Sierra Leone up to the point of the intersection of that meridian with the Anglo-Liberian frontier.

“ It was under such circumstances that the French Government ceded to the Liberian Government certain territories forming part of the French Soudan, situated to the south of the parallel of Tembi-kunda, and to the east of the 13th degree of longitude west of Paris.

“ It is accordingly understood, that from the point of intersection of the watershed separating the basin of the Niger on the one hand from the basins of the rivers flowing westwards to the Atlantic Ocean on the other hand, with the parallel of latitude passing through Tembi-kunda, the frontier of the Colony of Sierra Leone is formed by the said parallel as far as the 13th degree of longitude west of Paris, and then by that meridian until it meets the Anglo-Liberian frontier.”

I have the honour to inform your Excellency that the Government of the French Republic is disposed to approve the terms of this Declaration, and I shall be obliged if you will be so good as to inform me whether the Government of Her Britannic Majesty also assent to it.

Accept, &c.,

G. HANOTAUX.

Tembi-Kunda.

(2.) *The Marquis of Dufferin to M. Hanotaux.*

M. le Ministre,

Paris, 22nd January, 1895.

I HAVE the honour to acknowledge the receipt of your Excellency's note of the 22nd instant, in which you observe that, during the course of the recent discussions relative to the delimitation of the British and French territories to the north

and east of Sierra Leone, the Commissioners of the two countries had been led to examine the situation resulting from the Arrangement concluded on the 8th December, 1892 (No. 164), between the Government of the French Republic and the Government of the Republic of Liberia in so far as the eastern frontier of the Colony of Sierra Leone is concerned; and that the Commissioners had agreed upon the following Declaration:—

“ According to the Arrangement concluded on the 8th December, 1892 (No. 164), between the Government of the French Republic and the Government of the Republic of Liberia, the frontier line between the French possessions and the Republic of Liberia is fixed by the parallel of Tembi-kunda until it meets, at the 13th degree of longitude west of Paris, the Anglo-French frontier of Sierra Leone.

“ The delimitation of the Anglo-French frontier of Sierra Leone, therefore, terminates at the parallel of Tembi-kunda.

“ At the same time it is necessary to recall that, in virtue of the Notes exchanged on the 2nd December, 1891, and the 4th March, 1892, between Mr. Egerton and M. Ribot, the 13th degree of longitude west of Paris was in any case to constitute the limit of the French Soudanese possessions and the British Colony of Sierra Leone up to the point of the intersection of that meridian with the Anglo-Liberian frontier.

“ It was under such circumstances that the French Government ceded to the Liberian Government certain territories forming part of the French Soudan situated to the south of the parallel of Tembi-kunda, and to the east of the 13th degree of longitude west of Paris.

“ It is accordingly understood that, from the point of intersection of the watershed separating the basin of the Niger on the one hand from the basins of the rivers flowing westwards to the Atlantic Ocean on the other hand, with the parallel of latitude passing through Tembi-kunda, the frontier of the Colony of Sierra Leone is formed by the said parallel as far as the 13th degree of longitude west of Paris, and then by that meridian until it meets the Anglo-Liberian frontier.”

I have the honour, under instructions from Her Britannic

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Majesty's Government, to inform your Excellency that Her Majesty's Government is disposed to approve the terms of the declaration as above embodied.

I have, &c.,

DUFFERIN AND AVA.

Use of Open Roads by Traders and Travellers.

(3.)—*M. Hanotaux to the Marquis of Dufferin.*

(Translation.)

M. l'Ambassadeur,

Paris, 22nd January, 1895.

DURING the course of the recent discussions relative to the delimitation of the French and British possessions to the north and east of Sierra Leone, the Commissioners of the two countries arrived at an understanding as to the principle of the arrangements intended to regulate the commercial relations between the British Colony of Sierra Leone and the neighbouring French possessions. It was at the same time understood that the conditions of this understanding should form the subject of an exchange of notes immediately after the signature of the Agreement.

In consequence, I have the honour to inform your Excellency that the Government of the French Republic is disposed to give its assent to the following stipulations:—

1. In the territories dependent on the Colony of Sierra Leone, on the one hand, and in those dependent upon the Colonies of French Guinea (including Fouta Djallon) and of the French Soudan, on the other hand, the traders and travellers belonging to the two countries shall be treated upon a footing of perfect equality in so far as the use of roads and other means of land communication are concerned.

2. The roads crossing the frontier indicated by the Agreement of the 21st January, 1895 (Vol. i, page 82), between the British Colony of Sierra Leone and the neighbouring French Colonies shall on both sides be open to commerce on payment of such duties and taxes as may be established.

3. The two Governments reciprocally engage not to estab-

lish on the land frontier defined by the Agreement of the 21st January, 1895, between their respective Colonies, any duties, either import or export, higher than those which shall be levied on the maritime frontier either of the Colony of Sierra Leone or of the Colony of French Guinea.

The duties on exports shall not in any case exceed 7 per cent. *ad valorem*, calculated according to the official Tables of Valuation of each Colony.

4. Posts at which the duties or taxes on imports and exports shall be paid shall be established at certain fixed points on the frontier in order that caravans may not be diverted from the roads which they might desire to follow in order to pass from the Colony of Sierra Leone into the neighbouring French Colonies, or *vice versa*.

I shall be obliged to your Excellency if you will be so good as to inform me whether the Government of Her Britannic Majesty are on their part disposed to give their consent to the arrangement in question.

Accept, &c.,

HANOTAUX.

Use of Open Roads by Traders and Travellers.

(4).—*The Marquis of Dufferin to M. Hanotaux.*

M. le Ministre,

Paris, 22nd January, 1895.

I HAVE the honour to acknowledge the receipt of your Excellency's note of the 22nd instant, in which you observe that during the course of the recent discussions relative to the delimitation of the British and French possessions to the north and east of Sierra Leone, the Commissioners of the two countries had arrived at an understanding as to the principle of the arrangements intended to regulate the commercial relations between the British Colony of Sierra Leone and the neighbouring French possessions. Your Excellency points out that it was at the same time understood that the conditions of this understanding should form the subject of an exchange of notes immediately after the signature of the Agreement.

In consequence, your Excellency does me the honour of inti-

mating to me that the Government of the Republic is disposed to give its assent to the following stipulations:—

1. In the territories dependent on the Colony of Sierra Leone, on the one hand, and in those dependent upon the Colonies of French Guinea (including Fouta Djallon) and of the French Soudan, on the other hand, the traders and travellers belonging to the two countries shall be treated upon a footing of perfect equality in so far as the use of roads and other means of land communication are concerned.

2. The roads crossing the frontier indicated by the Agreement of the 21st January, 1895 (page 82), between the British Colony of Sierra Leone and the neighbouring French Colonies shall on both sides be open to commerce on payment of such duties and taxes as may be established.

3. The two Governments reciprocally engage not to establish on the land frontier defined by the Agreement of the 21st January, 1895 (Vol. i, page 82), between their respective Colonies, any duties, either import or export, higher than those which shall be levied on the maritime frontier either of the Colony of Sierra Leone or of the Colony of French Guinea.

The duties on exports shall not in any case exceed 7 per cent. *ad valorem*, calculated according to the official Tables of Valuation of each Colony.

4. Posts at which the duties or taxes on imports and exports shall be paid shall be established at certain fixed points on the frontier in order that caravans may not be diverted from the roads which they might desire to follow in order to pass from the Colony of Sierra Leone into the neighbouring French Colonies, or *vice versâ*.

I am instructed by Her Majesty's Government to express their acceptance of the arrangement above recorded, which they have no doubt will prove beneficial to the trading and commercial interests of the two countries.

I have, &c.,

DUFFERIN AND AVA.

[Boundary North and East of Sierra Leone.]

Continued use of Right Bank of Great Skarcies River by Riverain Inhabitants.

(5.)—*The Marquis of Dufferin to M. Hanotaux.*

M. le Ministre,

Paris 22nd January, 1895.

DURING the course of the recent negotiations relative to the delimitation of the British and French territories and possessions situated to the north and east of Sierra Leone, the Commissioners named by the two Powers were led to examine the situation created to the riverain inhabitants of a certain portion of the Great Skarcies by the execution of the Agreement of the 10th August, 1889 (No. 110).

Although by Article I of the Agreement of the 21st January, 1895, the British frontier follows the right bank of the Great Skarcies from a point on the right bank, 500 metres south of the road leading from Wulia to Wossu, *via* Lusenia, to the point where that river is joined by the Little Mola, Her Majesty's Government is, nevertheless, disposed to permit the riverain inhabitants dwelling on the right bank within the above-mentioned limits to continue to use the river to the same extent as heretofore.

It is, however, understood that the inhabitants of these villages will be subject to such Laws or Ordinances as may from time to time be promulgated by the authorities of the Colony of Sierra Leone with a view to regulating the navigation of the river or in connection with the control of its waters, due notice of the same being given by the Governor of Sierra Leone to the Governor of French Guinea.

I have, &c.,

DUFFERIN AND AVA.

(6.) *M. Hanotaux to the Marquis of Dufferin.*

(Translation.)

M. l'Ambassadeur,

Paris, 4th February, 1895.

I HAVE received the letter which your Excellency did me the honour to address to me on the 22nd January last, on the subject of the exchange of views which has taken place between

[Boundary North and East of Sierra Leone.]

the Commissioners of the two countries in the course of the recent negotiations relative to the delimitation of the French and British possessions to the north and east of Sierra Leone, respecting the situation created to the riverain inhabitants of a certain portion of the Great Skarcies by the execution of the Agreement of the 10th August, 1889 (**No. 110**).

Your Excellency informs me that although by the terms of Article I of the Agreement of the 21st January, 1895, the British frontier follows the right bank of the Great Skarcies from a point situated on the right bank, 500 metres south of the road leading from Wulia to Wossu, *viâ* Lusenia, to the point where the Little Mola flows into that river, Her Majesty's Government is, nevertheless, disposed to permit the inhabitants dwelling in the villages on the right bank within the above-mentioned limits to continue to use the river under the same conditions as heretofore.

It is, however, understood that the inhabitants of these villages will be subject to such Laws and Ordinances as may be promulgated by the authorities of the Colony of Sierra Leone, with a view of regulating the navigation of the river, or the police of its waters, after due notice of the same shall have been given by the Governor of Sierra Leone to the Governor of French Guinea.

I hasten to thank your Excellency for this communication, which I have not failed to make known to the Minister for the Colonies.

I have, &c.,

G. HANOTAUX.

App. 30] BELGIAN GOVERNMENT AND FRANCE. [5 Feb., 1895.
[French Right of Pre-emption. Congo State.]

App. 30.—*ARRANGEMENT entered into between the Belgian Government and France, respecting the French right of pre-emption over the Territories of the Congo State. Signed at Paris, 5th February, 1895.**

(Translation.)

Arrangement regulating the Right of Preference of France over the Territories of the Congo State, 5th February, 1895.

WHEREAS by virtue of notes exchanged ^{23rd}/_{24th} April, 1884 (No. 46), between M. Strauch, President of the International Association of the Congo, and M. J. Ferry, President of the Council and Minister for Foreign Affairs of the French Republic, a right of preference (*préférence*) was secured to France in the event of the association being some day induced to dispose of its possessions; and whereas this right of preference was maintained when the Independent State of the Congo replaced the International Association (No. 50);

Whereas, in view of the transfer to Belgium of the possessions of the Independent State of the Congo, by virtue of the Treaty of Cession of 9th January, 1895 (page 1041), the Belgian Government will take over the obligation (*se trouvera substitué à l'obligation*) contracted in this respect by the Government of the said State;

The undersigned have agreed upon the following dispositions that shall regulate henceforth the French right of preference with respect to the Belgian Colony of the Congo.

ART. I. The Belgian Government recognizes a right of preference to France over its Congolese Possessions in case of alienation of the same for a consideration, either in whole or in part.

Every exchange of Congolese territories with a Foreign Power, every concession, every leasing of the said territories, in whole or in part, to a Foreign Power, or to a foreign Company invested with rights of sovereignty, shall equally be made subject to the French right of preference, and shall consequently form the object of a preliminary negotiation between

* Not yet approved (1st February, 1896).

5 Feb., 1895.] BELGIAN GOVERNMENT AND FRANCE. [App. 30

[French Right of Pre-emption. Congo State.]

the Belgian Government and the Government of the French Republic.

ART. II. The Belgian Government declares that it will never cede gratuitously the whole or any part of the said possessions.

ART. III. The dispositions provided for by the above Articles apply to the whole of the territories of the Belgian Congo.

In testimony whereof the undersigned have drawn up the present arrangement, to which they have affixed their seals.

Done in duplicate, at Paris, 5th February, 1895.

(L.S.) BON D'ANETHAN.

(L.S.) G. HANOTAUX.

[This Arrangement was submitted to the Belgian Chamber of Deputies for approval, on the 13th February, 1895; but it has not yet been approved (1st February, 1896).]

App. 31.—*DECLARATION* exchanged between Belgium and France, relative to the Limits of their respective Possessions in Stanley-Pool. Paris, 5th February, 1895.*

(Translation.)

Declaration exchanged between the Belgian Government and the Government of the French Republic, 5th February, 1895.

Stanley Pool.

THE Belgian Government and the Government of the French Republic agree to adopt as limits of their respective possessions in Stanley-Pool:

Island of Bamou.

The median line of Stanley-Pool up to the point of contact of this line with the island of Bamou, the southern shore of this island up to its eastern extremity, then the median line of Stanley-Pool.

The island of Bamou, the waters and islets inclosed between the island of Bamou and the northern shore of Stanley-Pool shall belong to France; the waters and islets inclosed between the island of Bamou and the southern shore of Stanley-Pool shall belong to Belgium.

Military establishments shall not be created in the island of Bamou.

In testimony whereof the undersigned have drawn up the present Declaration, to which they have affixed their seals.

Done in duplicate, at Paris, 5th February, 1895.

(L.S.) BON D'ANETHAN.

(L.S.) G. HANOTAUX.

* The Treaty between the Congo State and Belgium has not yet been ratified (1st February, 1896).

App. 32.—*CONVENTION between Spain and Morocco
Indemnity, &c. 24th February, 1895.*

*Supplementary Convention to that with Morocco of the 5th March,
1894 (No. 902). Signed in Madrid, 24th February, 1895.*

(Translation.)

In the Name of Almighty God!

[Here follow the names of the Plenipotentiaries.]

ART. I.—*Chastisement of the Rifians guilty of Outrages in
October—November, 1893.*

ART. II.—*Demarcation of Polygonal Line. Boundaries of
Neutral Zones near Fortress of Melilla, postponed for another year.*

ART. III.—*Establishment and Maintenance of Moorish Troops
in neighbourhood of Melilla.*

ART. IV.—*Balance of Indemnity of 1,000,000 dollars to be
paid by Morocco to Spain within 80 days, or an Annual Interest
at Rate of 6 per cent. to be payable whilst Capital is in arrear.*

ART. V.—*Remaining 14 Instalments of Indemnity due to
Spanish Government may be made in one payment in Gold during
next six months.*

ART. VI.—*Interest at rate of 6 per cent. per Annum to be paid
should any unavoidable delay occur. Right of Spain to “intervene”
in Moorish Custom Houses, in event of Indemnity not being punctually
paid.*

Confirmation of previous Treaties.

ART. VII. In so far as they are not modified by the present Convention, all the stipulations specified in previous Treaties between Spain and Morocco, and principally that of the 5th March, 1894 (vol. 2, page 902), and those referring to the fortress and territory of Melilla, shall remain in force.

ART. VIII. The present Convention shall be ratified, and the ratifications shall be exchanged in Tangier within the term of 40 days from the date of signing the same.

Wherefore the respective Plenipotentiaries sign it in dupli-

[Indemnity, &c.]

cate, and seal it with their seals, in Madrid, on the 24th February, 1895, of the Christian Era, corresponding to the 29th Shabaan, 1312.

(L.S.) ALEJANDRO GROIZARD.

(L.S.) SIDI-HADJ-EL-KERIM BRISCHA.

The present Convention has been duly ratified, and the ratifications exchanged in Tangier on the 4th April, 1895.

App. 33.—*AGREEMENT between the British and Moorish Governments, respecting the purchase by Morocco of the property of the North-West Africa Company in Terfaya (Cape Juby). Signed, 13th March, 1895.*

(Translation.)

AGREEMENT as concluded between the two persons who are going to sign at the end of this document, and they are—the Vizier, the honoured, the worthy Cid Hamad-ben-Moosa-ben-Hamad, and the gentleman the Minister, Mr. Satow; and they have agreed to the six following clauses below, concerning the Government (Moorish) buying, from the English Company called the North-West African, the buildings, &c., in the place that is known by the name Terfaya, that is, in the country of the tribe of Tekna.

Lands between Wad Draa and Cape Bojador belong to Morocco.

1st Clause.—If this Government buy the buildings, &c., in the place above named from the above-named Company, no one will have any claim to the lands that are between Wad Draa and Cape Bojador, and which are called Terfaya above named, and all the lands behind it, because all this belongs to the territory of Morocco.

Such Lands not to be given to any other Power.

2nd Clause.—It is agreed that this Government shall give its word to the English Government that they will not give any part of the above-named lands to anyone whatsoever without the concurrence of the English Government.

All Property of Company to be handed over to Morocco for 50,000l.

3rd Clause.—If this Government buy the buildings in the place above named from the Company above named, the whole of the property shall belong to them, namely, the buildings with their stones and wood, that are on the land or out at sea (*i.e.*, the reef), and the whole of the property that is inclosed in the walls of the buildings, whether on the land or at sea, including cannons and any other property, and no one shall be able to lay claim of any kind whatsoever to the above proper-

[North-West Africa Company. Cape Juby.]

ties or lands; and the price this Government is to pay for all this to the above-named Company is put down at 50,000*l.*, half at the signing of this document, the other half when the Government receives over into their hands the above-named lands from the Company above mentioned.

Places belonging to late Company to remain open to Trade.

Customs' Duties.

4th Clause.—If the Moorish Government take over the place named from the Company named by buying it, it shall remain open for buying and selling, and the Customs' duties for exports and imports shall be the same as at other ports on the coast.

Moorish Government not to be compelled to build Houses, &c., for Merchants.

5th Clause.—If the Moorish Government take over the place named from the Company named by buying it, the Moorish Government shall not build from the money of the Treasury any houses for the merchants to live in, or stores for their merchandize, and shall not supply boats to land or ship cargo until such time as it may please the Sultan to do so.

Right of Merchants to build Houses, &c., at their own expense.

6th Clause.—If any merchants wish to bring merchandize to the place named, and take a letter from the Minister of their nation, this Government shall allot to them a piece of ground at a rental to build suitable stores or dwelling-houses, at the merchants' own expense, for 20 years, and at the end of 20 years, the said allotments, with the buildings thereon, shall become the property of the Moorish Government.

Agreement of Sultan of Morocco to above Clauses.

(After compliments.)

I have shown the six clauses written above to the Sultan. God give him the victory about the Agreement between us concerning these six clauses about the buying for the Government of our Lord the buildings of the place named above. The Emperor—God help him—agreed to them all, and allowed them all. Also he grants his consent to the buying of the buildings for his Government—God prosper them—from the

13 Mar., 1895.] GREAT BRITAIN AND MOROCCO. [App. 33

[North-West Africa Company. Cape Juby.]

Company named above for 50,000*l.*, half of it at once, and the other half when the Government receive over the place named, which shall be within six months, counting from the 1st Shawal next to the end of Rebia I next, and the Sultan—God bless his soul—has ordered me to write the above. And also the Government perhaps will get ready some people belonging to them to go the place above named at once, before they receive it over, and when they send them they will let you know, so that you can give them a letter from you to the Englishmen there, so that they will receive them.

HAMAD-BEN-MOOSA-BEN-HAMAD.

16 *Ramadan*, 1312 (*March 13*, 1895).

Agreement of British Envoy to above Clauses.

Supplementary Clause.

To the worthy, honoured, and wise Vizier, Cid Hamad-ben-Moosa-ben-Hamad.

I agree to the six clauses written above, and I also agree to the Company above named selling the buildings at the place above named to the Government of the Sultan—may God bless him—for a sum of 50,000*l.*, the Government to pay half at once, the other half within six months, counting from the 1st Shawal next (28th March) to the end of Rebia I next (19th September), and the transfer of the place above named to the Moorish Government by the Company above named shall take place whenever the Moorish Government pays down the remaining half, namely, 25,000*l.*, to the above-named Company.

In token whereof I hereto append my signature, this 13th day of March, 1895, being duly authorized thereto by Her Britannic Majesty's Government.

If the Moorish Government desire to send any officials to reside at Cape Juby there is no objection, but before doing so they must let me know, that I may write a letter to the Englishmen in charge there to receive them.

ERNEST SATOW, *Her Britannic Majesty's Envoy Extraordinary and Minister Plenipotentiary.*

[Tongaland.]

App. 34.—*PROCLAMATION. British Sovereignty over Territories of certain Native Chiefs in Zululand (Amatongaland, Maputaland, or Tembeland). 23rd April, 1895.*

PROCLAMATION, in the name of Her Most Gracious Majesty, Victoria, by the Grace of God, of the United Kingdom of Great Britain and Ireland, Queen, Defender of the Faith, Empress of India, &c.

WHEREAS it is expedient that the territories bounded on the south and east by the Pongola River, on the North by the Maputa or Usutu River, and on the West by Swaziland and the South African Republic, being the territories of the Native Chiefs Umbegeza, Mdhlaleni, Sambane or Zambaan, and of other Native Chiefs therein residing, should be added to the dominions of Her Majesty Queen Victoria :

And whereas Her Majesty has been pleased to authorize me to take the necessary steps for giving effect to her pleasure in the matter :

Now, therefore, I, Walter Francis Hely-Hutchinson, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Governor of the Territory of Zululand, do hereby, by command of Her Most Gracious Majesty Victoria, by the Grace of God, of the United Kingdom of Great Britain and Ireland, Queen, Defender of the Faith, Empress of India, &c., conveyed to me through Her Principal Secretary of State for the Colonies, proclaim and declare to all men that the full Sovereignty of the territories bounded on the south and east by the Pongola River, on the north by the Maputa or Usutu River, and on the west by Swaziland and the South African Republic, is vested in Her Most Gracious Majesty, Queen Victoria, her heirs and successors for ever.

God Save the Queen !

Given under my hand and seal at Pietermaritzburg, Natal, this 23rd day of April, 1895.

By command of His Excellency the Governor of Zululand,

H. M. TABERER,

Secretary for Zululand.

App. 35.—BRITISH NOTIFICATION. *British Protectorate over part of Amatongaland (Maputaland or Tembeland).* Natal, 11th June, 1895.

GOVERNMENT NOTICE.

HIS Excellency the Governor of Zululand directs it to be notified, for general information, that, on the 30th May, 1895, at Ngwanasi's Kraal, Mr. C. R. Saunders, the Resident Magistrate of the Eshowe District of Zululand, the officer selected by the Governor of Zululand to carry out the instructions of Her Majesty's Government to that effect, formally declared a British Protectorate over the territory variously known as Amatongaland, Maputaland, or Tembeland, bounded on the north by the southern boundary of the Portuguese territory, viz., by a line following the parallel of the confluence of the Pongolo River with the Usutu or Maputa River to the Indian Ocean; on the east by the Indian Ocean; on the west by the eastern boundary of the territories added to Her Majesty's dominions by the Zululand Proclamation of the 23rd April, 1895 (page 1067), viz., by the Pongolo River; and on the south by the territory of Zululand.

By his Excellency's command,

W. E. PEACHEY,

Acting Secretary for Zululand.

Government House, Pietermaritzburg,

Natal, 11th June, 1895.

[British Protectorate.]

App. 36.—*NOTIFICATION. British Protectorate over Territories in East Africa, late in possession of the British East Africa Company. Foreign Office, 15th June, 1895.*

*Foreign Office, June 15, 1895.**

It is hereby notified for public information that the territories in East Africa under the influence of Great Britain, lying between the Protectorate of Uganda and the coast, and between the River Juba and the northern frontier of the German sphere, not being already under British protection, are placed under the protectorate of Her Britannic Majesty.

Ceremony of the formal Transfer of the Territory administered by the Imperial British East Africa Company to Her Britannic Majesty's Government.

SPEECH of Sir Lloyd Mathews, Wazir of the Sultan of Zanzibar at Mombasa, in the "baraza," held on the 1st July, 1895.

"Governor, Sheikhs, Elders, and all people of the country under our Lord, Seyyid Hamed-bin-Thwain,

"I have come here to-day by order of our Lord, Seyyid Hamed-bin-Thwain, to inform you all that the Company have retired from the administration of his territory, and that the great English Government will succeed it, and Mr. Hardinge, the Consul-General at Zanzibar will be the head of the new Administration, and will issue all orders in the territory under the sovereignty of His Highness. And all affairs connected with the faith of Islam will be conducted to the honour and benefit of religion, and all ancient customs will be allowed to continue, and his wish is that everything should be done in accordance with justice and law."

* "London Gazette," 18th June, 1895.

SPEECH of Mr. A. H. Hardinge, H.M.'s Consul-General at Zanzibar, read in Arabic and translated into Swahili.

“In accordance with what you have heard from the letter of his Highness Seyyid Hamed-bin-Thwain, your Sultan, and with what his Wazir has just told you, I announce to you that from to-day:—

Administration of Sultan of Zanzibar's Dominions on the Mainland by Officers under Control of the British Consul-General at Zanzibar.

“I take over, in the name of the great Government, the administration of this country, and of all the countries inland as far as Kikuyu, and of the whole coast from Wanga to Kismayu.

Part belonging to Zanzibar to be under Sultan's Sovereignty, but under British Administration.

“You know that a part of these territories belongs to your Lord the Seyyid; this part is and remains under his sovereignty but, I shall be its Administrator and Governor, according to the Agreement which has been made between himself and my exalted Government.* And the regions of the interior will be placed under officers whom I shall appoint in obedience to the commands of the great Government, of which you will be informed at a future date.

Mahommedan Law and Religion. Religious Liberty to all.

“And with respect to what the Wazir of the Sultan has told you about religion, let it be known to you that it will be protected and respected by the new Administration, and that all mosques and religious festivals, and Cadis and Ulema will receive all honour at our hands. The Mahommedan religion will remain the public and established creed in the Sultan's territory, and all cases and lawsuits between natives will continue to be decided according to the ‘Sheira,’ but although

* See Agreement, 31st August, 1889. Vol. 2, p. 760.

[British Protectorate.]

the Mahommedan is and remains the State religion, we intend that there shall be the fullest liberty for all others, and that all their adherents, whether they be Christians, or Parsees, or Hindoos, shall freely worship God according to their respective rites.

Projected Railway.

“We are resolved to rule these territories in accordance with justice and equity, and to strive to promote the happiness of their inhabitants, and I trust that the new Administration, and especially the railway, which the High Government has now decided shall be made, will conduce to the welfare and prosperity of the country.

Confirmation of Company Officers in their positions.

“Lastly, I confirm the present Administrator at Mombasa, and all Walis, Cadis. Akidas, and other officers of the former Company in their present positions pending further orders, and I enjoin upon you all to continue to obey them.”

[The standard of the Sultan, as territorial Sovereign, was then saluted with 21 guns by Her Majesty's ship “Phœbe,” and at the same moment the Imperial British East Africa Company's Flag was lowered from the top of the Government building on which it formerly flew, the Consular Union Jack being hoisted in its place. This concluded the ceremony of the transfer.]

App. 37.—*AGREEMENT between the Egyptian and Italian Governments for regulating the Dependence of the semi-nomadic Tribes, and for defining their respective Frontiers between the Baraka and the Red Sea. 25th June, 1895.*

WITH a view to establishing in a permanent manner the dependence of the semi-nomadic tribes which exist on the frontier between the Baraka and the Red Sea, and to determining precisely the frontier separating the Italian and Egyptian territory in this region,

His Excellency Ferik Sir Herbert Kitchener Pasha, Sirdar of the Egyptian army; and

His Excellency Cavaliere Oreste Baratieri, Lieutenant-General, Governor of the Colony of Eritrea;

Authorized by their respective Governments, have agreed to the following Articles:—

Boundary Line.

ARTICLE 1. In the district between the Red Sea and the Baraka, the frontier line between Egypt and Eritrea, shall follow a line which, starting from Ras Kassar, joins the principal branch of the Karora, about 2 kiloms. from the coast, and follows the course of the Karora up to a point marked "Karora" on the map. The frontier then follows the watershed between the torrents Aïet and Merib on the north, and the torrents Falkat and Sela on the south, up to a point on the plateau of Hagar-Nush, to be fixed by the delineators; and from the point so fixed shall proceed to join the Baraka at a point which is also left to the delineators to establish, following a clearly determined natural line. From the Baraka the line of frontier goes straight to the intersection of the 17th parallel north, with the 37th meridian east of Greenwich.

Semi-nomadic Tribes on Frontier.

ART. 2. The semi-nomadic tribes on the frontier known as the Hazerandawa (Ad-Azeri), Felunda (Aflenda), Beit Maleh,

[Frontiers between the Baraka and the Red Sea.]

and Roshaida, together with the sections of the Beni-Amer, at present acknowledging the authority of Sheikh Idris Hamed, are recognized as dependent on the Egyptian Government; and the Beni-Amer acknowledging Sheikhs Ali Hussein and Mahmud Sherif, as well as the Hababs, are recognized as depending on the Government of Eritrea.

Rights of Pasturage and Cultivation in respective Territories.

ART. 3. The two Governments bind themselves to concede reciprocally, reserving to themselves the power of imposing a moderate tax in payment, rights of pasturage, and cultivation in their respective territories to such alien tribes as apply for the concession through their respective Governments. Such concession shall be limited only by the requirements of public safety and by the needs of other local tribes dependent on the Government giving the concession.

Opposition to Immigration of rebellious Tribes into respective Territories.

ART. 4. The two Governments bind themselves reciprocally to oppose, as far as is practicable, the settlement in their respective territories of tribes who may cross the frontier in consequence of rebellion or defection of their Chiefs.

Disarmament of Frontier Tribes.

In the interests of public tranquillity, the two Governments further bind themselves to take into consideration, according to the circumstances of each case, the expediency of total or partial disarmament of the tribes on the frontier, due allowance being made for the requirements of their defence.

Rebellious Tribes on Frontier.

Each of the two Governments, however, reserves to itself full liberty to decide upon the measures which it shall take in its own territory, both as regards the means of opposing the immigration of rebellious tribes, and in respect to the time,

25 June, 1895.]

ITALY AND EGYPT.

[App. 37

[Frontiers between the Baraka and the Red Sea.]

method, and extent of the disarmament to which this Article refers.

HERBERT KITCHENER,

Sirdar, Egyptian Army.

Cairo, 25th June, 1895.

Subsequently signed by

General BARATIERI,

Italian Agent and Consul-General.

App. 38.—*EXCHANGE OF NOTES between the British and Portuguese Governments, defining the Frontiers of their respective Possessions in the neighbourhood of Tongaland. September—October, 1895.*

(1.) *Sir H. MacDonell to Senhor de Soveral.*

M. le Ministre,

Lisbon, 24th September, 1895.

DURING the course of the recent discussions with regard to the declaration of a British Protectorate over Tongaland, it was agreed that the adoption of the new frontier between the British and Portuguese possessions in that neighbourhood should be recorded by an exchange of Notes.

In consequence, I have the honour to inform your Excellency that Her Majesty's Government agree that the line described in Article III of the Anglo-Portuguese Treaty of the 11th June, 1891 (No. 150), shall be the frontier between the territories of the two Powers, that is to say: Her Majesty's Government recognize as belonging to Portugal territory as far south as a line following the parallel of the confluence of the River Pongolo with the River Maputo to the sea coast.

It is agreed that the above line of demarcation shall be subject to rectification by agreement between the two Powers in accordance with local requirements.

I shall be glad if your Excellency will be so good as to inform me whether the Portuguese Government are, on their part, disposed to give their adhesion to the line in question, and to agree to the date of the 15th October next for addressing a simultaneous Notification to the Parties to the Act of Berlin (No. 17) to the effect that the new frontier has been definitely accepted by the two Powers.

I avail, &c.,

H. G. MACDONELL.

(2.) *Senhor de Soveral to Sir H. MacDonell.*

(Translation.)

Foreign Department, Lisbon,

Your Excellency,

5th October, 1895.

As it was agreed between your Excellency and my predecessor that the adoption of the new frontier between the Portuguese and British Possessions in Amatongaland should be recorded by an Exchange of Notes, I have the honour to inform your Excellency, in reply to your Note of the 24th September, that His Majesty's Government agree that the line described in Article III of the Luso-British Treaty of the 11th June, 1891 (No. 150), shall be the frontier between the territories of the two Powers, that is to say: Her Britannic Majesty's Government recognize as belonging to Portugal the territory as far south as a line following the parallel of the confluence of the Rivers Maputo and Pongolo to the sea.

It is understood that the above-mentioned line of demarcation shall be subject to rectification by agreement between the two Powers in accordance with local requirements.

I have further to inform your Excellency that His Majesty's Government are on their part willing to give their adhesion to the aforesaid line, and to assent to the fixing of the 15th October as the date of the simultaneous Notification to the Signatory Powers of the Act of Berlin (No. 17) as regards the definitive acceptance of the new frontier by the two Powers.

I avail, &c.,

LUIZ DE SOVERAL.

NOTIFICATION OF ABOVE TO TREATY POWERS.

(3.) *The Marquess of Salisbury to Her Majesty's Representatives at Courts of the Signatories of the Berlin Act.*

My Lord,

Sir,

Foreign Office, 15th October, 1895.

I HAVE to request your Excellency to notify to the Government to which you are accredited, under Article XXXIV of

App. 38] GREAT BRITAIN AND PORTUGAL. [Sept.-Oct., 1895.

[Boundary. Tongaland.]

the General Act of the Conference of Berlin (No. 17), that the districts on the coast of the African Continent hereinafter described have been formally placed under the Protectorate of Her Britannic Majesty, viz. :—

The territory known as Amatongaland, lying between the British Colony of Zululand, the Portuguese possessions, and the Indian Ocean.

I am, &c.,

SALISBURY.

App. 39.—*BRITISH NOTIFICATION. Non-recognition by Her Majesty's Government of certain concessions granted by Queen Regent of Amatongaland. London, 4th November, 1895.*

Downing Street, 4th November, 1895.

THE attention of Her Majesty's Secretary of State for the Colonies having been drawn to Notices in the London Gazette of the 29th of October, 1895, concerning two Concessions alleged to have been granted by the Queen Regent of Amatongaland on the 11th of May, 1888:

It is hereby notified by Mr. Secretary Chamberlain, for the information of all whom it may concern, that the alleged Concessions are not recognized as valid by Her Majesty's Government, and that the Amatongaland Exploration Company (Limited), which claims to be the holder of these Concessions, was so informed at a date prior to that of the above-mentioned Notices.*

* "London Gazette," 5th November, 1895.

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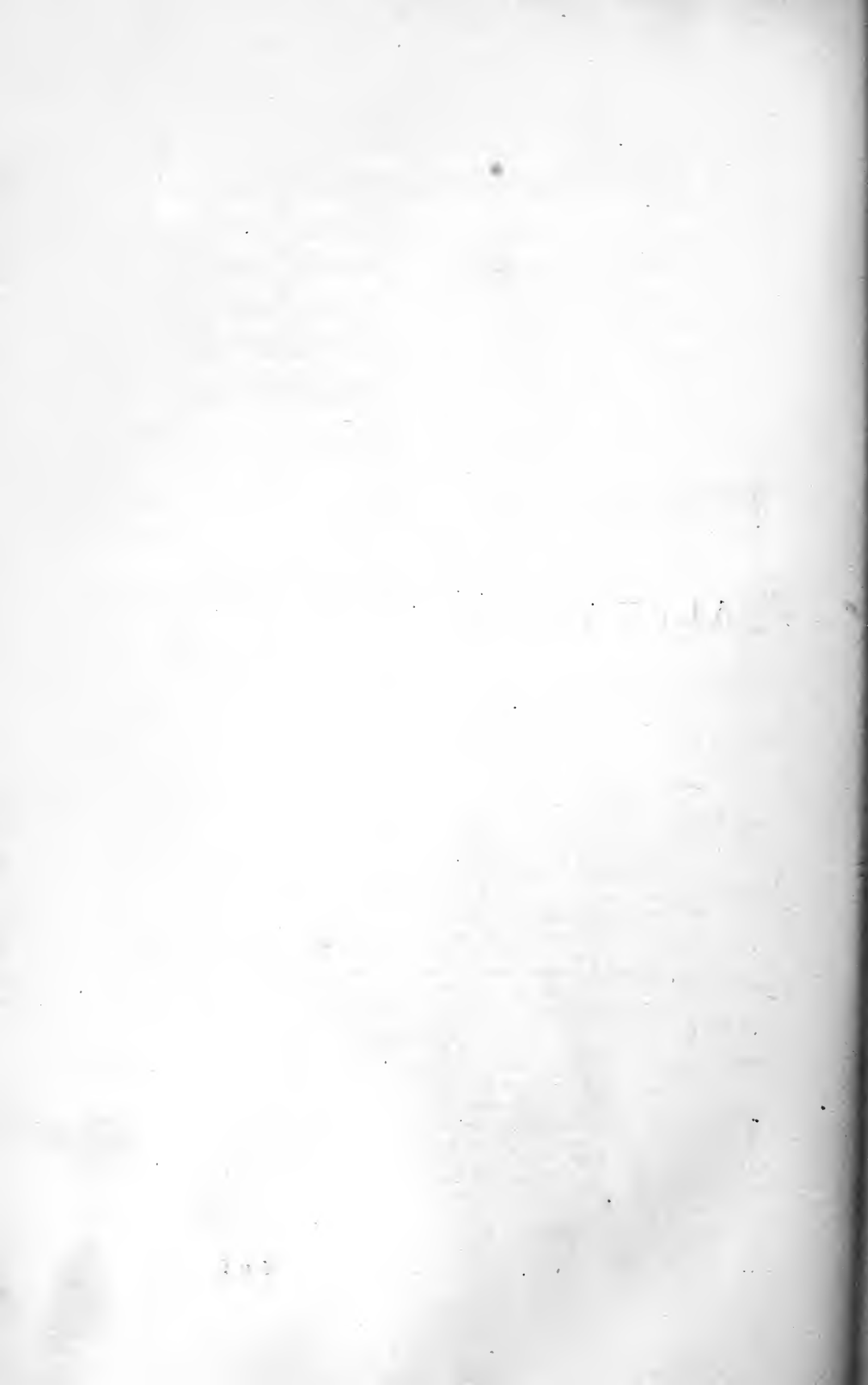
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