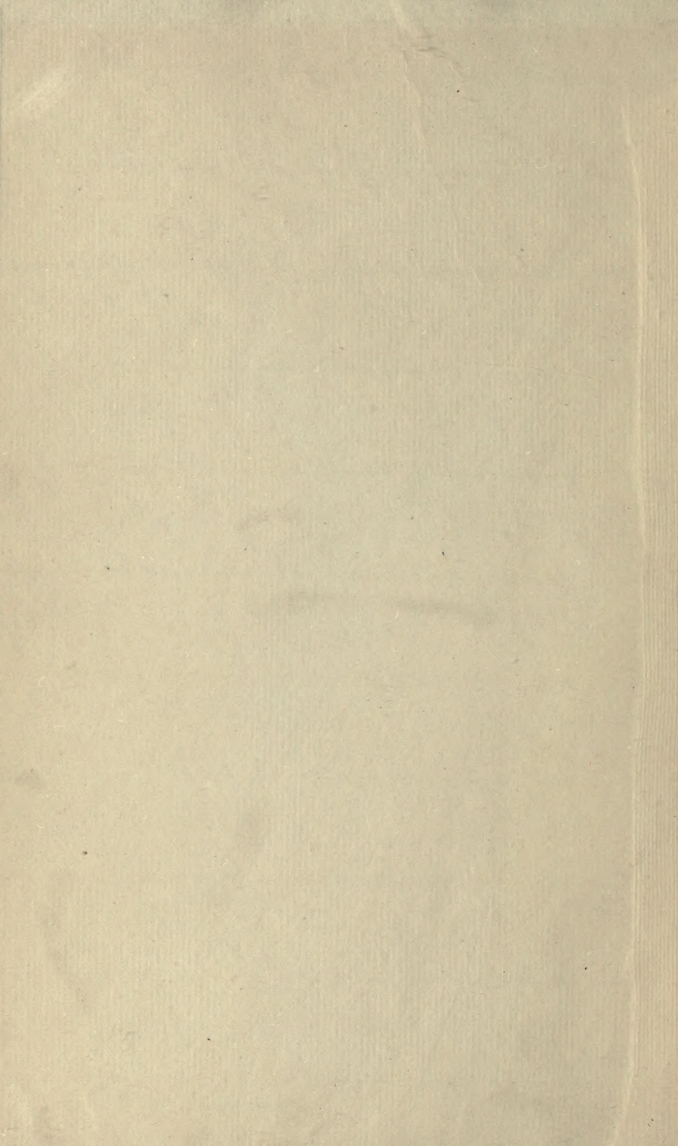
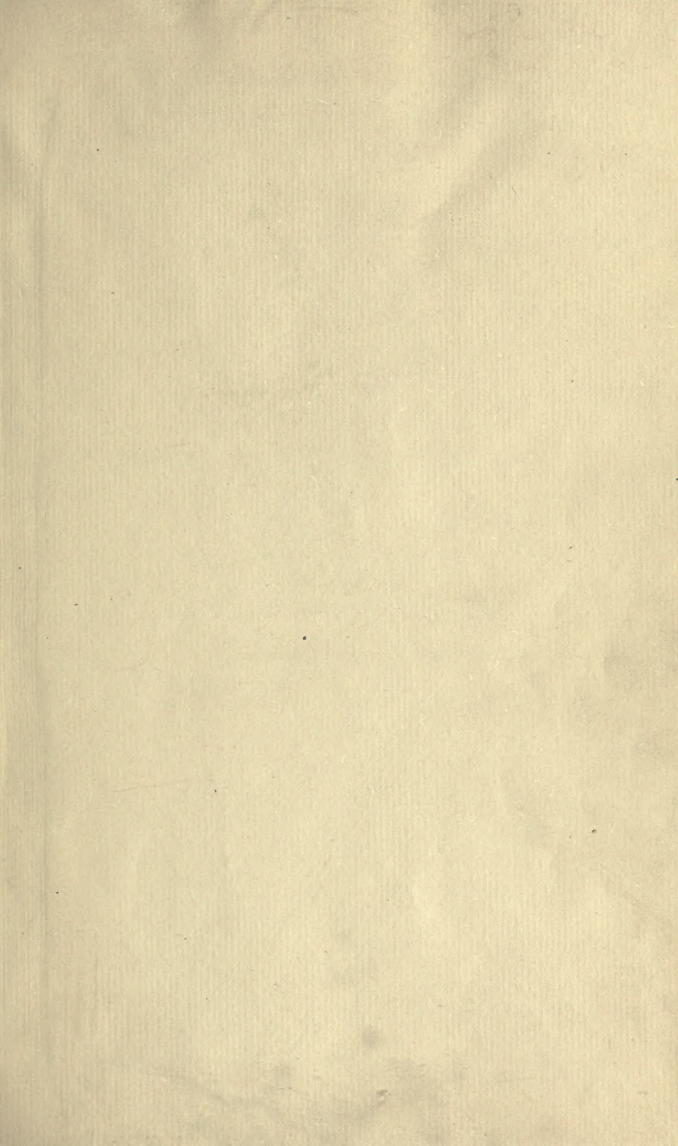
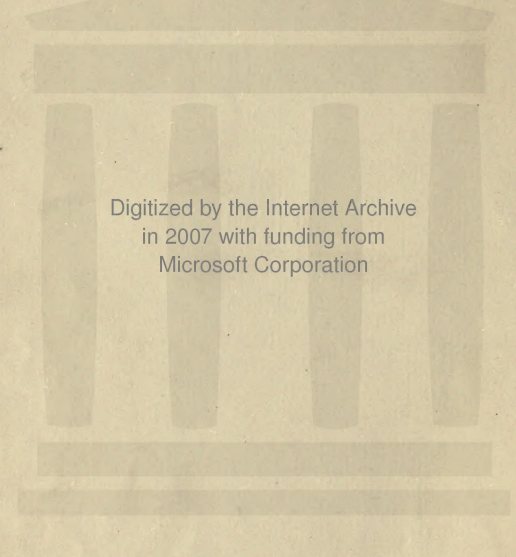
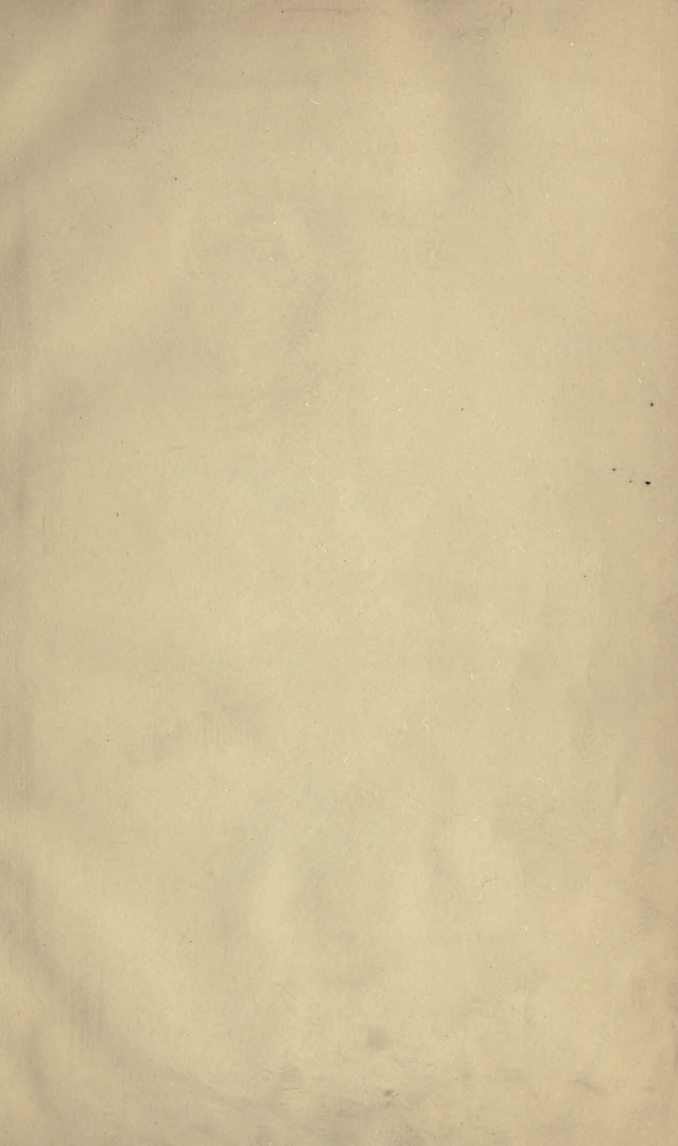
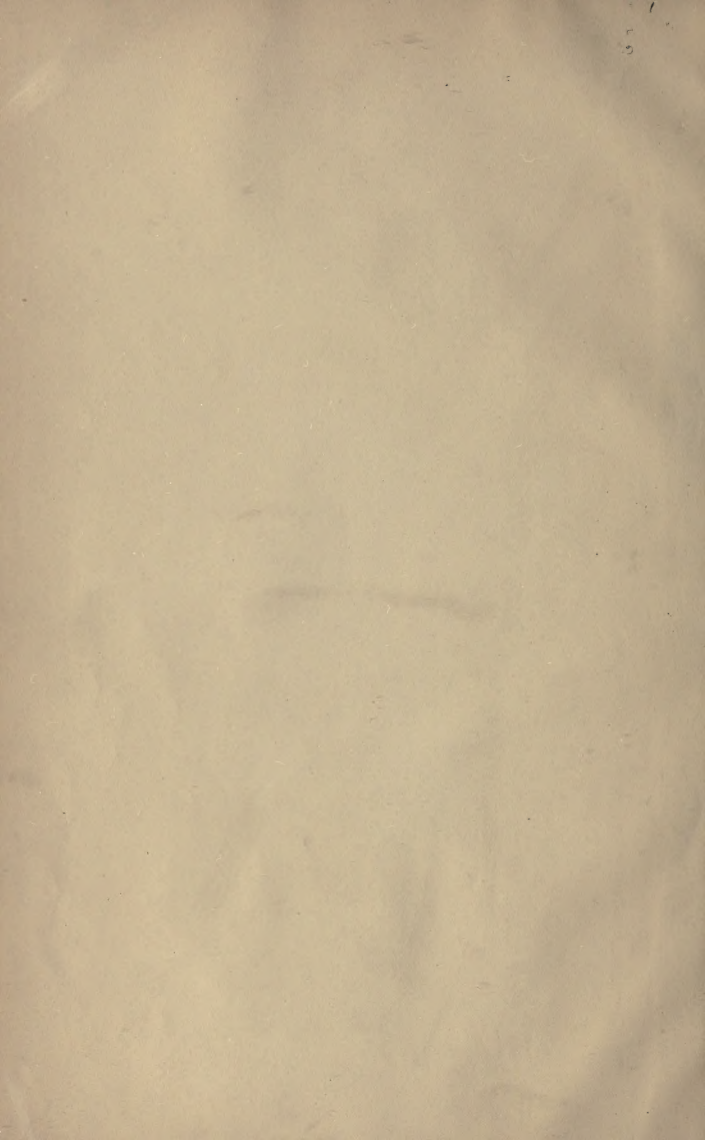
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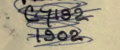












COLONIAL CONFERENCE, 1902.

PAPERS

RELATING TO A

CONFERENCE

BETWEEN THE

SECRETARY OF STATE FOR THE COLONIES

AND THE

PRIME MINISTERS OF SELF-GOVERNING COLONIES;

JUNE to AUGUST, 1902.

Presented to both Mouses of Parliament by Command of Mis Majesty.

October, 1902.



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SECRETARY OF STATE FOR THE COLONIES

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PRIME MENISTERS OF SELF-GOVERNING

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Subjects suggested for discussion and Notices of Motion.

Subjects for Discussion.

1. Political relations of Mother Country with the Colonies.

(a.) Motion. "That it would be to the advan"tage of the Empire if triennial Con"ferences were held at which questions
"affecting the political and commercial
"relations of the Mother Country and
"His Majesty's Dominions over the
"seas could be discussed and con"sidered, as between the Secretary of
"State for the Colonies and the Pre"miers of the self-governing Colonies.
"In case of any emergency arising
"upon which a special conference may
"have been deemed necessary, the next
"ordinary conference to be held not
"sooner than three years thereafter."

(b.) Communication prior to entering on treaties affecting Colonial interests.

(c.) Imperial Court of Appeal

2. Imperial defence

(a.) Motion. "That it is desirable to have an "Imperial Reserve Force formed in " each of His Majesty's Dominions over " the seas for service in case of emer-" gency outside the dominion or colony " in which such reserve is formed. " The limits within which such reserve " force may be employed outside the " Colony wherein it is raised to be " defined by the Imperial and Colonial "Governments at the time such reserve " is formed, and to be in accordance " with any law in force for the time " being respecting the same. " cost of maintaining and equipping " such Imperial Reserve Force to be " defrayed in such proportion and " manner as may be agreed upon " between the Imperial and Colonial "Governments."

(b.) "That the Australian Squadron be strengthened—(a) by increasing the number of cruisers; (b) by withdrawing some of the inferior gunboats, and replacing them with modern and better class cruisers; and (c) by adding torpedo catchers or destroyers, for if deemed necessary. The extra cost of maintenance entailed to be defrayed in the same proportion as provided under the existing agreements, and on

" population basis,"

Suggested by

Secretary of State for the Colonies. Government of New Zealand.

Government of Commonwealth. Government of Commonwealth.

Secretary of State for the Colonies. Government of New Zealand.

Government of New Zealand.

| Subjects f | r Discussion |
|------------|--------------|
|------------|--------------|

Suggested by

- (c.) Army and Navy supply contracts
- Government of Commonwealth.
- (d.) Commissions in the Army and Navy
- Government of New Zealand.
- (e.) Uniformity in patterns of weapons -
- Secretary or State for War.
- 3. Commercial relations of the Empire -
- Secretary of State for the Colonies.
- (a.) Motion.—"That it is essential to the well-" being of the Mother Country and His " Majesty's Dominions beyond the seas,
 - Government of New Zealand.
 - " that in such Dominions where the same " do not now exist, preferential tariffs " by way of rebate of duties on British " manufactured goods carried in British " owned ships should be granted, and
 - " that in the Mother Country rebate of " duty on Colonial products now taxable
- (b.) Loss of most-favoured-nation treatment if preference given to Great Britain.
- Com-Government of monwealth.
- (c.) Mutual protection of Patents

" should be conceded."

- Government of Commonwealth.
- (d.) Merchant shipping—uniform laws throughout the Empire.
- the Government of Cape.
- (e.) Imperial Stamp Charges on Colonial Bonds
- Government of Commonwealth.
- (f.)—(1) Ocean Cables and purchase thereof-
- Government of Commonwealth.
- (f.)-(2) Government control of Wireless Telegraphy -
- Admiralty War and Office.
- (g.) Motion.—" That it would be an advantage "to the Empire to have subsidised
 - " mail services established as between " Australia, New Zealand, Canada, " and Great Britain. The steamers
 - " carrying such mails to be British " owned, and such steamers to be of
 - " such a class, and so fitted, that in " time of war they may be armed and
 - " used as cruisers."

New Government of Zealand.

- (h.) Motion.—" That in view of the application " of the Coasting Laws of the United " opened with a view to removal or " modification of restrictions on British
 - " States and of other Nations, the time " has arrived for negotiations to be
 - " trade, failing which the Imperial "Government should take steps to
 - " protect the trade of the Empire by " passing a law declaring that the " Colonies and Dependencies shall come
 - " within similar Coasting Laws."

Government of Zealand.

4. Naturalization -

Subjects for Discussion.

Suggested by Government of New

Zealand.

5. Settlement of South Africa.

Motion.—" That in arranging for the adminis-

- " tration of that portion of the Empire " known formerly as the South African
- " Republic and the Orange Free State, " provision should be made that duly qualified members of the learned and
- " skilled professions now admitted, and " hereafter to be admitted to practise
- " in the Dominion of Canada, the "Commonwealth of Australia and in
- " New Zealand, be allowed to practise "" within the newly-acquired territories " referred to."
- 6. Islands of the Pacific. Relations of the Com- Secretary of State for monwealth and New Zealand with. the Colonies.

Summary of Resolutions and Results.

Resolution :--

"That it would be to the advantage of the Empire if Conferences Political " were held, as far as practicable, at intervals not exceeding four years, relations.

" at which questions of common interest affecting the relations of the

" Mother Country and His Majesty's Dominions over the seas could be

" discussed and considered as between the Secretary of State for the "Colonies and the Prime Ministers of the self-governing Colonies.

"The Secretary of State for the Colonies is requested to arrange for

" such Conferences after communication with the Prime Ministers of the " respective Colonies. In case of any emergency arising upon which a

" special Conference may have been deemed necessary, the next ordinary

"Conference to be held not sooner than three years thereafter."

Resolution :-

" That so far as may be consistent with the confidential negotiation Communi-" of treaties with Foreign Powers, the views of the Colonies affected cation

" should be obtained in order that they may be in a better position to prior to treaties.

" give adhesion to such treaties."

Contribution of Australia increased to 200,000l. a year towards the cost of an Naval improved Australasian Squadron and the establishment of a branch of the defence. Royal Naval Reserve.

Contribution of New Zealand increased to 40,000l. a year towards an improved Australasian Squadron and the establishment of a branch of the Royal Naval Reserve.

Contribution of Cape Colony increased to 50,000l. per annum towards the general maintenance of the Navy.

Natal to contribute 35,000l. per annum towards the general maintenance of the Navy.

Newfoundland to contribute 3,000l. per annum (and a capital sum of 1,800l. for fitting up and preparing a drill ship) towards the maintenance of a branch of the Royal Naval Reserve of not less than 600 men.

Discussion to be continued by correspondence.

Military defence.

Commissions in the Army and Cadetships in the Navy.

Resolution :---

"That the Prime Ministers of self-governing Colonies suggest that

" the question of the allotment of the Naval and Military Cadets to the " Dominions beyond the seas be taken into consideration by the Naval

" and Military Authorities, with a view to increasing the number of

" commissions to be offered; that, consistent with ensuring suitable

" candidates, as far as practicable, greater facilities than now obtain " should be given to enable young Colonists to enter the Navy and

" the Army."

Resolution :-

"1. That this Conference recognises that the principle of preferen- Preferential " tial trade between the United Kingdom and His Majesty's Dominions trade.

" beyond the seas would stimulate and facilitate mutual commercial

" intercourse, and would, by promoting the development of the resources " and industries of the several parts, strengthen the Empire.

E 23720.

- "2. That this Conference recognises that, in the present circumstances of the Colonies, it is not practicable to adopt a general system
 of Free Trade as between the Mother Country and the British
 Dominions beyond the seas.
- "3. That with a view, however, to promoting the increase of trade within the Empire, it is desirable that those Colonies which have not already adopted such a policy should, as far as their circumstances permit, give substantial preferential treatment to the products and manufacturers of the United Kingdom.
- "4. That the Prime Ministers of the Colonies respectfully urge on His Majesty's Government the expediency of granting in the United Kingdom preferential treatment to the products and manufactures of the Colonies either by exemption from or reduction of duties now or hereafter imposed.
- "5. That the Prime Ministers present at the Conference undertake to submit to their respective Governments at the earliest opportunity the principle of the resolution and to request them to take such measures as may be necessary to give effect to it."

The representatives of the Colonies are prepared to recommend to their respective Parliaments preferential treatment of British goods on the following lines:—

Canada.

The existing preference of $33\frac{1}{3}$ per cent., and an additional preference on lists of selected articles—

- (a) by further reducing the duties in favour of the United Kingdom;
- (b) by raising the duties against foreign imports;
- (c) by imposing duties on certain foreign imports now on the free list.

Australia.

Preferential treatment not yet defined as to nature or extent.

New Zealand.

A general preference by 10 per cent. all-round reduction of the present duty on British manufactured goods, or an equivalent in respect of lists of selected articles on the lines proposed by Canada, namely:—

- (a) by further reducing the duties in favour of the United Kingdom;
- (b) by raising the duties against foreign imports;
- (c) by imposing duties on certain foreign imports now on the free list.

The Cape and Natal.

A preference of 25 per cent. or its equivalent on dutiable goods other than specially-rated articles to be given by increasing the duties on foreign imports.

Resolution :-

Government

contracts.

- "That in all Government contracts, whether in the case of the "Colonial or the Imperial Governments, it is desirable that, as far as "practicable, the products of the Empire should be preferred to the "products of foreign countries.
- "With a view to promoting this result it is suggested that where such contracts cannot be filled in the country in which the supplies are required, the fullest practicable notice of the requirements and of the conditions of tender should be given both in the Colonies and

" the United Kingdom and that this notice should be communicated " through official channels as well as through the Press."

Resolution :-

"That it is desirable that in view of the great extension of foreign Shipping " subsidies to shipping, the position of the mail services between different parts of the Empire should be reviewed by the respective

" Governments.

" In all new contracts provisions should be inserted to prevent " excessive freight charges, or any preference in favour of foreigners " and to ensure that such of the steamers as may be suitable shall be " at the service of His Majesty's Government in war time as cruisers or

" transports."

Resolution :-

"That it is desirable that the attention of the Governments of the Coasting " Colonies and the United Kingdom should be called to the present state " of the navigation laws in the Empire, and in other countries, and to "the advisability of refusing the privileges of coastwise trade including trade between the Mother Country and its Colonies and Possessions,

" and between one Colony or Possession and another, to countries in

"which the corresponding trade is confined to ships of their own " nationality and also to the laws affecting shipping, with a view of

" seeing whether any other steps should be taken to promote Imperial

" trade in British vessels."

Resolution :-

"That it is advisable to adopt the metric system of weights and Metric " measures for use within the Empire, and the Prime Ministers urge

" the Governments represented at this Conference to give consideration

" to the question of its early adoption."

Resolution :-

"That it would tend to the encouragement of inventions if some " system for the mutual protection of patents in the various parts of the " Empire could be devised.

"That the Secretary of State be asked to enter into communication " with the several Governments in the first instance and invite their

" suggestions to this end."

Resolution :-

"That it is desirable that in future agreements as to cable Purchase of " communications a clause should, wherever practicable, be inserted

" reserving to the Government or Governments concerned the right of

" purchasing on equitable terms, and after due notice, all or any of the

" cables to which the agreements relate."

Resolution :-

"That it is advisable to adopt the principle of cheap postage Postage on " between the different parts of the British Empire on all newspapers newspapers " and periodicals published therein, and the Prime Ministers desire to

" draw the attention of His Majesty's Government to the question of a

" reduction in the outgoing rate.

"They consider that each Government shall be allowed to " determine the amount to which it may reduce such rate, and the time " for such reduction going into effect."

of patents.

Resolution :-

Professional employment in Transvaal and Orange River Colony. "That in arranging for the administration of the Transvaal and the Orange River Colony it is desirable that provision should be made that duly qualified members of the learned and skilled professions now admitted and hereafter to be admitted to practise in the selfgoverning Colonies be allowed to practise within the newly acquired territories on condition of reciprocal treatment in the Colonies concerned."

Queen Victoria Memorial. Contributions to be recommended to their respective Parliaments by the Premiers:—

| | | 5U |
|------------------------------------|-----|-------------------------|
| The Dominion of Canada | 0.0 | - 30,000 |
| The Commonwealth of Australia - | - | Reply not yet received. |
| New Zealand, not less than - | - | - 15,000 |
| The Cape Colony | - | 20,00 0 |
| The Colony of Natal, not exceeding | - | - 10,000 |
| The Colony of Newfoundland - | - | - 2,000 |

SUMMARY OF PROCEEDINGS

OF THE

COLONIAL CONFERENCE.

In a telegram of the 23rd of January last, the Secretary of State intimated the desire of His Majesty's Government to take advantage of the presence in London of the Prime Ministers of the various self-governing Colonies in connection with His Majesty's Coronation to discuss with them various important questions of general interest.

The subjects indicated in that telegram were, the political and commercial relations of the Empire, and its Naval and Military Defence.

The various Governments were also invited to furnish a statement of any subjects which they thought might usefully be discussed, and, with a view to facilitate and give a definite direction to the discussion, to furnish the text of any resolutions which they might desire to submit to the Conference.

The list of the subjects suggested in response to this request and the text Pp. vi. and of the Resolutions proposed are appended.

In addition to the Prime Ministers the Conference enjoyed the advantage of the presence at its meetings of the Minister of Defence for the Commonwealth of Australia, and of the Canadian Ministers of Customs, Militia and Defence, of Finance, and the Canadian Postmaster-General. The Secretary of State for War, the First Lord of the Admiralty, and the President of the Board of Trade were also present at the discussion of the questions affecting their special Departments.

As in the case of the last Conference in 1897, it was decided that the proceedings of the Conference should in the first instance be confidential, in order that the discussion might be as free as possible, and that the members might be able to set out fully and frankly the special difficulties and considerations which affected them in the practical consideration of the different subjects, and when, at the close of the proceedings, the question of their publication was discussed, it appeared that some of the members were averse to this course. The full report must therefore continue to be regarded as confidential, and as on the last occasion, only the statements made by His Majesty's Ministers in which they indicated generally the views of His Majesty's Government on the various subjects, and a summary of the general results and the text of the various resolutions passed, are now made public.

The proceedings were opened by the Secretary of State for the Colonies in the following speech:—

"The Secretary of State: I have made arrangements to have a full shorthand report of the whole of our proceedings, and I shall endeavour, as far as possible, to arrange that each day's report shall be sent to each of you before the next meeting. These reports will, of course, be treated by all of us as absolutely confidential; at all events for the present. What we desire is a perfectly free discussion which we could hardly expect if that understanding were not arrived at, but at the close of your proceedings we will then consider whether anything, and if so, what, should be given to the public. No doubt some of our conclusions will be made public, and it may

possibly be found on looking through the reports it may be desirable that more should be published. At all events, what I wish to explain is that that will be a matter for subsequent decision, and nothing will be published without the consent of the persons concerned.

"And now, gentlemen, it is my duty on behalf of His Majesty's Government to thank you for your presence here, and to give you on their behalf and on behalf of the people of this country a most hearty welcome. We know how sincerely you have shared our sorrow at the serious illness of the King, and we know also how you share our joy that the illness appears to be passing away, and that we confidently entertain an expectation that the King will be wholly recovered at a period earlier than perhaps we had at first dared to anticipate. The whole country has been darkened by the shadow of this serious calamity. It is lightening now; but at the same time we all feel much disappointment—and I am sure no one regrets it more than the King himself—that this mishap should have interfered with the ceremonies of the Coronation, and that this disappointment should have been caused to so many of His Majesty's subjects who have come from all parts of his dominions in order to witness and to take part in his Coronation and to pay to him their leyal respect and to acclaim him as the symbol of Imperial union.

"But you came here, gentlemen, for two purposes. You have come here, of course, to take your part—and a very prominent part—in the ceremonies of the Coronation as the representatives of the great nations across the seas, but you have also come for the purpose of a business Conference which we open to-day.

"I cannot, I think, over-estimate the importance of such conferences as these. Even if they should lead to nothing absolutely substantial in the way of practical resolutions, yet at the same time I am convinced that they are of infinite value and a great gain to the whole Empire, inasmuch as they afford an opportunity for a review of the policy of the Empire by the representatives of the great self-governing Colonies. It is natural that I should, at this time, recall our previous Conference in 1897. I find that of the twelve gentlemen who took part in that most interesting Conference only four are with us to-day. One of cur then colleagues, Mr. Harry Escombe, has since died. The Empire has been deprived of his services, and all those of us who had the opportunity of making his acquaintance and of appreciating his charming personality, will join in the regret which was so greatly felt in his own Colony. But the main changes in our Conference result from political vicissitudes, and, above all, from the very welcome Federation of the Australian Commonwealth. But although we are lessened in number from that change in composition, I believe that we are all animated by the same spirit, that we all have the same paramount object at heart, namely, if we possibly can, to draw closer the bonds which unite us, and to confirm and establish that Imperial unity upon which the security, and, I think I may add, the very existence of the Empire depends. I say our paramount object is to strengthen the bonds which unite us, and there are only three principal avenues by which we can approach this object. They are: Through our political relations in the first place; secondly, by some kind of commercial union. In the third place, by considering the questions which arise out of Imperial defence. These three great questions were considered at the last Conference, and I think it is clear they must form the principal subject of our deliberations on this occasion, and, indeed, of those of any future conferences which may afterwards be held.

POLITICAL RELATIONS.

"Now. as to the first point—the question of our political relations. In 1897 the Premiers came to three resolutions. They resolved, in the first place, with, I think, two dissentients, that our present arrangements are satisfactory under existing conditions. They passed a resolution, in the second place, in favour of a federal union of all Colonies geographically connected, and we rejoice that that aspiration, at any rate, has been accomplished so far as Australia is concerned, and, I think, I may say that it is now almost in sight

in the case of South Africa. And, thirdly, they resolved that it was desirable that periodical conferences of a similar character should be held for the consideration of matters of common interest. Well, then, gentlemen, what I put to you is. Can we make any advance to-day upon these proposals? I may be considered, perhaps, to be a dreamer, or too enthusiastic, but I do not hesitate to say that, in my opinion, the political federation of the Empire is within the limits of possibility. I recognise as fully as anyone can do the difficulties which would attend such a great change in our constitutional system. I recognise the variety of interests that are concerned: the immense disproportion in wealth and the population of the different members of the Empire, and above all, the distances which still separate them, and the lack of sufficient communication. These are difficulties which at one time appeared to be, and indeed were, insurmountable. But now I cannot but recollect that similar difficulties almost, if not quite as great. have been surmounted in the case of the United States of America. And difficulties, perhaps not quite so great, but still very considerable, have been surmounted in the federation of the Dominion of Canada, and therefore, I hold that as we must put no limits to science, as the progress which has already been made is only an indication of the progress which may be made in the future, I hold and say that these difficulties may be overcome, and at all events that we should cherish this ideal of closer union in our hearts, and that, above all, we should do nothing, either now or at any future time, to make it impossible. We have no right to put by our action any limit to the Imperial patriotism of the future; and it is my opinion that, as time goes on, there will be a continually growing sense of the common interests which unite us, and also, perhaps, which is equally important, of the common dangers which threaten us. At the same time I would be the last to suggest that we should do anything which could by any possibility be considered premature. We have had, within the last few years, a most splendid evidence of the results of a voluntary union without any formal obligations, in the great crisis of the war through which we have now happily passed. The action of the self-governing Colonies in the time of danger of the motherland has produced here a deep and a lasting impression. We are profoundly grateful to you for what you have done. It has created a sense of reciprocal obligation. It has brought home to all of us the essential unity of the sentiment which unites us and which pervades all parts of His Majesty's dominions. And I am glad on this occasion to recognise the material aid which you have afforded. I propose to lay on the table a document which I think will be interesting, and which shows in a comparative form the assistance which has been given to us, both in men and in money, by the self-governing Colonies. It is a remarkable testimony to their loyalty and their devotion to the Imperial interests. But I, myself, greatly as I value this aid, clearly as I recognise the assistance which it has been to us, and the splendid quality of the troops that you have sent, and their splendid behaviour when tested on the field of battle-I attach more importance to the moral support which we have always received from you. That has been a splendid answer, and when foreign countries have competed, as they have done, in a campaign of malignant misrepresentation, it has been something for us, who have represented the interests of the United Kingdom, to be able to point to the unbiassed testimony which has been given by the free Colonies and dominions of the Empire to the righteousness of our cause. I feel, therefore, in view of this it would be a fatal mistake to transform the spontaneous enthusiasm which has been so readily shown throughout the Empire into anything in the nature of an obligation which might be at this time unwillingly assumed or only formally accepted. The link which unites us, almost invisible as it is, sentimental in its character, is one which we would gladly strengthen, but at the same time it has proved itself to be so strong that certainly we would not wish to substitute for it a chain which might be galling in its incidence. And, therefore, upon this point of the political relations between the Colonies and ourselves, His Majesty's Government. while they would welcome any approach which might be made to a more definite and a closer union, feel that it is not for them to press this upon you. The demand, if it comes, and when it comes, must come from the Colonies. If it comes it will be enthusiastically received in this country.

"And in this connection I would venture to refer to an expression in an eloquent speech of my right honourable friend, the Premier of the Dominion of Canada—an expression which has called forth much appreciation in this country, although I believe that Sir Wilfrid Laurier has himself in subsequent speeches explained that it was not quite correctly understood. But the expression was, "If you want our aid call us to your Councils." Gentlemen, we do want your aid. We do require your assistance in the administration of the vast Empire which is yours as well as ours. The weary Titan staggers under the too vast orb of its fate. We have borne the burden for many years. We think it is time that our children snould assist us to support it, and whenever you make the request to us, be very sure that we shall hasten gladly to call you to our Councils. If you are prepared at any time to take any share, any proportionate share, in the burdens of the Empire, we are prepared to meet you with any proposal for giving to you a corresponding voice in the policy of the Empire. And the object, if I may point out to you, may be achieved in various ways. Suggestions have been made that representation should be given to the Colonies in either, or in both, Houses of Parliament. There is no objection in principle to any such proposal. If it comes to us, it is a proposal which His Majesty's Government would certainly feel justified in favourably considering, but I have always felt myself that the most practical form in which we could achieve our object, would be the establishment or the creation of a real Council of the Empire to which all questions of Imperial interest might be referred, and if it were desired to proceed gradually, as probably would be our course-we are all accustomed to the slow ways in which our Constitutions have been worked out—if it be desired to proceed gradually, the Council might in the first instance be merely an advisory council. It would resemble, in some respects, the advisory council which was established in Australia, and which, although it was not wholly successful, did nevertheless pave the way for the complete federation upon which we now congratulate them. But although that would be a preliminary step, it is clear that the object would not be completely secured until there had been conferred upon such a Council executive functions, and perhaps also legislative powers, and it is for you to say, gentlemen, whether you think the time has come when any progress whatever can be made in this direction.

"In the absence of any formal constitution of the Empire, the nearest approach to such a Council is to be found in the Conference which we open to-day—a conference, a meeting, of the principal representatives of the motherland and also of the nations which, together with the United Kingdom, constitute the Empire. And I observe upon the paper of subjects which will be distributed to you, and of which notice has been given for consideration at further meetings of the Conference, that the Premier of New Zealand, on behalf of that Colony, has made a proposal for transforming these conferences—which have been held hitherto rather casually, and only in connection with special occasions, into a periodical meeting. If this were done, or if an Imperial Council were established, it is clear that the two subjects which would immediately call for its attention are those which I have already mentioned—of Imperial defence and commercial relations. And we invite your special attention to these two subjects on the present occasion.

IMPERIAL DEFENCE.

Appendix I. "As regards Imperial defence, I propose to lay before you, for your information, a paper which will show the comparative amount of the ordinary naval and military expenditure of the United Kingdom and of the different self-governing Colonies. You will find that in the case of the United Kingdom the cost of our armaments has enormously increased since 1897. That increase is not entirely due to our initiative, but it is forced upon us by the action of other Powers who have made great advances, especially in connection with the Navy, which we have found it to be our duty and necessity to equal. But the net result is extraordinary. At the present moment the Estimates for the present year for naval and military expenditure in the United Kingdom—not including the extraordinary war expenses, but

the normal Estimates—involve an expenditure per head of the population of the United Kingdom of 29s. 3d.—29s. 3d. per head per annum.

"SIR WILFRID LAURIER: Is the military and naval together?

"THE SECRETARY OF STATE: Military and naval together. In Canada the same items involve an expenditure of only 2s. per head of the population, about one fifteenth of that incurred by the United Kingdom. In New South Wales-I have not the figures for the Commonwealth as a whole, but I am giving those as illustrations - and I find that in New South Wales the expenditure is 3s. 5d.; in Victoria, 3s. 3d.; in New Zealand, 3s. 4d.; and in the Cape and Natal, I think it is between 2s. and 3s. Now, no one, I think, will pretend that that is a fair distribution of the burdens of Empire. No one will believe that the United Kingdom can, for all time, make this inordinate sacrifice. While the Colonies were young and poor, in the first place they did not offer anything like the same temptation to the ambitions of others, and, in the second place, they were clearly incapable of providing large sums for their own defence, and therefore it was perfectly right and natural that the mother country should undertake the protection of her children. But now that the Colonies are rich and powerful, that every day they are growing by leaps and bounds, their material prosperity promises to rival that of the United Kingdom itself, and I think it is inconsistent with their position-inconsistent with their dignity as nations—that they should leave the mother country to bear the whole, or almost the whole, of the expense. Justification of union is that a bundle is stronger than the sticks which compose it, but if the whole strain is to be thrown upon one stick, there is very little advantage in any attempt to put them into a bundle. And I would beg of you in this relation to bear in mind that you are not asked your people are not asked—to put upon their own shoulders any burden for the exclusive advantage of the mother country. On the contrary, if the United Kingdom stood alone, as a mere speck in the northern sea, it is certain that its expenditure for these purposes of defence might be immensely curtailed. It is owing to its duties and obligations to its Colonies throughout the Empire; it is owing to its trade with those Colonies, a trade in which of course they are equally interested with ourselves, that the necessity has been cast upon us to make these enormous preparations. And I think, therefore, you will agree with me that it is not unreasonable for us to call your serious attention to a state of things which cannot be permanent. I hope that we are not likely to make upon you any demand which would seem to you to be excessive. We know perfectly well your difficulties, as you probably are acquainted with ours. Those difficulties are partly political, partly, principally, probably, fiscal difficulties, The disproportion to which I have called your attention, cannot, under any circumstances, be immediately remedied, but I think that something may be done—I hope that something will be done—to recognise more effectually than has hitherto been done the obligation of all to contribute to the common weal. In respect to this matter we again owe it to the initiative of the Government of New Zealand that proposals have been laid before us for our consideration. I myself intend to circulate papers which bear upon the subject, and which will explain to you the views which are taken by the Admiralty and the War Office upon these matters, and at subsequent meetings of this Conference I shall, with your permission, invite the attendance of representatives of these Departments, and I hope at the same time you may see fit to bring with you any Ministers or other officials whose advice and assistance you would desire in the consideration of the matter.

COMMERCIAL RELATIONS.

"I pass on, then, gentlemen, to the second point—the question of commercial relations, and in regard to this I wish to say, what I have already stated in answer to inquiries which I received before the Conference, that every question is an open question for full and free discussion. We rule nothing

out of order. We do not pretend to bar the consideration of any subject whatever its purport may be, but we do not propose, ourselves, to formulate any proposals in the first instance. We think it is absolutely necessary in a matter of this kind which involves so many considerations of detail, that there should be in the first instance a free interchange of opinion in order that we may not put before you suggestions which perhaps we should find afterwards were altogether out of harmony with your views, but if it appears hereafter desirable, after full discussion, to make proposals, I have no doubt we shall be able to do so.

"In reference to this matter, also, I am placing papers before you which will give you a very full account of the present state of trade between the Colonies and the mother country, and also a matter which is very important for us to consider, of the condition of trade between the United Kingdom and foreign countries; and, without going into detail, I would say there are two salient facts which appear on the surface of these fuller returns which I shall put before you. The first is this. That if we chose - that is to say, if those whom we represent chose—the Empire might be self-sustaining. It is so wide; its products are so various; its climates so different, that there is absolutely nothing which is necessary to our existence, hardly anything which is desirable as a luxury, which can not be produced within the borders of the Empire itself. And the second salient fact is that the Empire at the present time, and especially the United Kingdom which is the great market of the world - derives the greater part of its necessaries from foreign countries, and that it exports the largest part of its available produce -- surplus produce -- also to foreign countries. This trade might be the trade, the inter-imperial trade, of the Empire. It is at the present time, as I say, a trade largely between the Empire and foreign countries. Now, I confess, that to my mind that is not a satisfactory state of things, and I hope that you will agree with me that everything which can possibly tend to increase the interchange of products between the different parts of the Empire is deserving of our cordial encouragement. What we desire, what His Majesty's Government has publicly stated to be the object for which they would most gladly strive, is a free interchange. If you are unable to accept that as a principle, then I ask you how far can you approach to it? If a free interchange between the different parts of the Empire could be secured it would then be a matter for separate consideration altogether what should be the attitude of the Empire as a whole or of its several parts towards foreign nations? The first thing we have to do, the thing which touches us most nearly, is to consider how far we can extend the trade between the different parts of the Empire—the reciprocal trade.

"Our first object then, as I say, is free trade within the Empire. confident—we think that it is a matter which demands no evidence or proof. that if such a result were feasible it would enormously increase our interimperial trade; that it would hasten the development of our Colonies; that it would fill up the spare places in your lands with an active, intelligent, and industrious, and, above all, a British, population; that it would make the mother country entirely independent of foreign food and raw material. But when I speak of free trade it must be understood that I do not mean by that the total abolition of Customs duties as between different parts of the Empire. I recognise fully the exigencies of all new countries, and especially of our self-governing Colonies. I see that your revenue must always, probably, and certainly for a long while to come, depend chiefly upon indirect taxation. Even if public opinion were to justify you in levying direct taxation, the cost of collecting it in countries sparsely populated might be so large as to make it impossible. But in my mind, whenever Customs duties are balanced by Excise duties, or whenever they are levied on articles which are not produced at home, the enforcement of such duties is no derogation whatever from the principles of Free Trade as I understand it. If, then, even with this limitation, which is a very important one, which would leave it open to all Colonies to collect their revenues by Customs duties and indirect taxation, even if the proposal were accepted with that limitation, I think it would be impossible to over-estimate the mutual advantage which would be derived from it, the stimulus to our

common trade and the binding force of the link which such a trade would certainly create.

"But, gentlemen, I am, unfortunately, aware that up to the present time no proposal so far-reaching has come to us from any of the Colonies. Three proposals have been made for the consideration of the present Conference, also on the initiative of New Zealand. The first and the most important one, is that a preferential tariff should be arranged in favour of British goods which are now taxable in the respective Colonies and in the United Kingdom. And although no proposal comes to us from Canada, I am, of course, aware that similar questions have been recently specially discussed very actively and very intelligently in the Dominion, and that a strong opinion prevails there that the time is ripe for something of this kind. And, therefore, with your permission, I would propose to examine this proposition, not in details, but so far as its general principles are concerned. In 1897 I would remind you that the Premiers then unanimously undertook to consult with their colleagues, and to consider whether a preference might not be given on their Customs tariff for goods imported from the United Kingdom. This was a proposal without any reciprocal obligation. It was regarded by the Premiers at the time as a proposal which might be made in consideration of the fact that the United Kingdom was the largest and the best and the most open market in the world for all the products of the Colonies. But nothing whatever has come of the resolution up to the present time. No step has been taken to give any effect to it, That, I think, is due partly to circumstances which we could not have anticipated, partly, indeed, to the Federation of Australia, partly also to the existence of the war, but it is a question which, no doubt, may now be taken up with a greater hope of something coming from it.

"But in Canada, before the Conference of 1897, the Canadian Government had decided to give us a preference which then amounted to 25 per cent., and this subsequently was increased to 331 per cent. This was a preference voluntarily accorded by ('anada on British taxable goods imported into the Dominion. Canada therefore has anticipated the general proposal of the Premiers, and the time which has elapsed has been sufficient to enable us to form a judgment of the effect of an arrangement of this kind, and I have to say to you that while I cannot but gratefully acknowledge the intention of this proposal and its sentimental value as a proof of good will and affection, yet that its substantial results have been altogether disappointing to us, and I think they must have been equally disappointing to its promoters.

" I shall circulate to you another paper which contains very fully the whole Appendix of the statistics showing the course of trade in Canada since 1897, and the VIII. results of the preferential tariff. But I may give you in a word or two the most important conclusions. I am comparing now the import trade of British goods into Canada in the year 1896-97, with the last year for which I have the returns—1900-1901. The total imports of Canada increased in that period 14,500,000l. (sterling), and the rate of 62 per cent. That shows an enormously increased prosperity in the Dominion; it shows how the energy of its inhabitants is developing its trade. Fourteen and a half millions and sixty-two per cent.; if you will kindly bear in mind those figures as showing the total result of all the import trade. Of that the Free Trade, upon which no duty is levied and upon which therefore no preference is given to British goods, increased 6,250,000l., or at the rate of 67 per cent. The general trade, that is the trade from foreign countries, which came under the general tariff, also increased 6,250,000l. or at the rate of 62 per cent. But the preferential trade—the trade upon which this advantage had been given to British goods, only increased in the same time 2,000,000l., and only at the rate of 55 per cent. So that the rate of increase under the preferential tariff was actually less than under the general tariff and also under the free tariff. Or taking it in another way, the total increase of the trade of Canada with foreigners during the period named, this is including both the trade subject to the tariff and also the free trade, was 69 per cent., while the total increase of British trade was only 48 per cent.

"Well, now, what is the cause of this? Up to 1885 British exports steadily increased to the Dominion of Canada. Then the Government of the day adopted a very severe protective tariff, which by the nature of things, perhaps,

specially affected British goods. We are not the exporters, as a rule, of raw We, therefore, do not export the articles which materials, or of food. Canada freely imports. We export manufactured goods, and it was against manufactured goods that the tariff was intentionally, I suppose, directed. The result of that was, that there immediately set in a continuous and rapid decline in the importation of British goods into Canada. Now, the preference which was given in 1897 has checked the decline, but there is very little increase. Practically the checking of that decline is the whole result which we can recognise as having followed the generous intentions of the Canadian Government. Foreign produce at the present time in Canada has still a lower average tariff than British produce, no doubt due to the fact that the foreign produce is, as I have said, as a rule, of a character upon which lower duties are ordinarily levied; but the result is that while foreign imports have largely increased the British imports have largely decreased. But now I want to point out another thing which I think will be of great importance, and which I am sure the Government of Canada must have taken into their serious con-What return has been made to them by the foreigner for the advantage which the foreigner has derived from their tariff? The exports from Canada to foreigners have decreased 40 per cent., while the exports from foreigners to Canada have, as I have said, largely increased. On the other hand, in spite of the tariff, in spite of everything in the natural course of trade and communication, the exports to the United Kingdom have increased 85 per cent. in 15 years, and the net result, which I desire to impress upon you, is that in spite of the preference which Canada has given us, their tariff has pressed, and still presses, with the greatest severity, upon its best customer, and has favoured the foreigner who is constantly doing his best to shut out her goods.

"Now what is the present position? I believe it is true of Canada, it is true, I believe, of every Colony, we take already, by far, the largest proportion of Colonial exports, but there is not the least doubt that we might double or treble the amount that we take, but we cannot do so until we have the reciprocal advantage, and until you take in exchange a larger proportion of our goods, and so enable us to pay for the imports which we should receive from you. And I think the very valuable experience, somewhat disappointing and discouraging as I have already pointed out, but the very valuable experience which we have derived from the history of the Canadian tariff, shows that while we may most readily and most gratefully accept from you any preference which you may be willing voluntarily to accord to us, we cannot bargain with you for it; we cannot pay for it unless you go much further and enable us to enter your home market on terms of greater equality. I am making that statement as a general statement, but I am well aware that the conditions of the Colonies vary immensely, and that a good deal of what I have said does not apply to the Colony of the Cape or the Colony of Natal. But so long as a preferential tariff, even a munificent preference is still sufficiently protective to exclude us altogether, or nearly so, from your markets, it is no satisfaction to us that you have imposed even greater disability upon the same goods if they come from foreign markets, especially if the articles in which the foreigners are interested come in under more favourable conditions.

"Now I have said that New Zealand has made three proposals for our consideration. As regards the other points they involve a great deal of detail, and therefore I should wish to reserve any observations which I may have to make upon them, except to call special attention to the proposals of New Zealand, that we should consider the question of communications between the Colonies and the mother country. I think at the present time that is a question of supreme importance. The bounties which other countries are lavishly giving to their shipping constitutes a real danger to inter-imperial trade; these bounties constitute an unfair competition. It has been said sometimes that the trade follows the flag, and that has been disputed. I am afraid it does not do so necessarily and certainly as we should desire, but trade does follow the shipping, and if by any cause and by any fault of ours the shipping transport between the Colonies and ourselves is allowed to get into foreign hands I can only say that, in my opinion, I think it will reduce materially the interchange of goods between ourselves and the Colonies, and

from every point of view, therefore, I regard it as most important that the Conference should give special attention to this proposal of New Zealand.

"Gentlemen, I think I have said all, perhaps, even more, than I need to have said in opening this Conference. In conclusion, I would add that I cannot conceal from myself that very great anticipations have been formed as to the results which may accrue from our meeting. Possibly those anticipations are too sanguine; possibly they have been formed by persons who are insufficiently acquainted with our difficulties, and do not make allowances for the obstacles in our way. The questions have, I think, occupied greater attention in this country than they have, perhaps, at present in the Colonies, which have been taken up with matters of more exclusively domestic concern. But, here, no doubt, there is a readiness, and I would say an anxiety, to see these important questions dealt with, and dealt with in a fashion which will bring us more closely together. We, in the United Kingdom, for centuries past have been holding our house like a strong man armed against all our enemies. We have felt throughout all the period the burdens as well as the privileges and advantages of empire. We see now that all other nations are also arming to the teeth. I want you to consider for a moment what is the present position of the smaller nations with whom in population you may more closely compare yourselves. What is the position of such nations in Europe as Greece, the Balkan States, or Holland, or the South American Republics? Why, gentlemen, they are absolutely independent nations, accordingly they have to bear burdens for their military or naval defences, or for both, as the case may be, to which yours bears no proportion whatever. I point out to you, therefore, that in the clash of nations you have hitherto derived great advantage, even from a purely material standpoint, from being a part of a great Empire. But the privileges which we enjoy involve corresponding obligations. The responsibilities must be reciprocal and must be shared in common, and I do not think that any empire may be said to be on a sure foundation which is not based upon recognised community of sacrifices. Gentlemen, I have perhaps, in some of my remarks, gone a little beyond my province, but I rely upon your kindness to excuse it. I thought it desirable in opening this Conference that some observations of a general character should be put before you, in order that you might see, as it were, into the minds of the Imperial Government. I do not know how far you will be prepared to proceed to-day with our deliberations. I imagine, at all events, you will reserve all discussion in detail to a subsequent period, and I shall be much obliged, if that is the case, if you would arrange with me what dates and what hours would be most convenient to you for our meetings, and any other matters connected with the conduct of the Conference which you would desire to bring forward."

NAVAL DEFENCE.

It was decided that the first question that should be discussed was that of Naval Defence, as to which Mr. Seddon had given notice that he would move a resolution:—

"That the Australian Squadron be strengthened (a) by increasing the number of cruisers; (b) by withdrawing some of the inferior gunboats, and replacing them with modern and better class cruisers; and (c) by adding torpedo catchers or destroyers, if deemed necessary. The extra cost of maintenance entailed to be defrayed in the same provided under the existing agreements and on

" proportion as provided under the existing agreements, and on population basis."

His Majesty's Government had also been furnished with the accompanying memorandum by the Minister of Defence for the Commonwealth:—

Department of Defence, Melbourne, 15th March 1902.

Minute to the Right Honourable the Prime Minister as to Naval Defence.

I have the honour to submit for consideration my views as to the means to be adopted so as to provide for the Naval Defence of Australia.

E 23720.

1.—PRELIMINARY OBSERVATIONS.

- 1. It will, I think, be generally conceded that it is the duty of the Commonwealth to adequately contribute to the defence of Australia and of its floating trade. We admit this obligation in regard to our local military defence, but we must remember that naval forces require to be even more efficient than military forces, which have the great advantage of local knowledge to assist them in any active operations in their own country.
- 2. So long as the sea supremacy of the Mother Country is maintained Australia is fairly secure from invasion, but in time of war we would be exposed to attacks upon the floating trade and to raids on our coastal towns by powerful cruisers. It is therefore obligatory that adequate means should be taken to provide against such emergency.
- 3. Owing to the progress made by foreign Powers in the construction and maintenance of powerful sea-going cruisers, the present Auxiliary Squadron has become inadequate, and the Commonwealth is confronted with the immediate necessity of arranging for up-to-date naval protection being provided.
- 4. Rear-Admiral Sir Lewis Beaumont, Commander-in-Chief of the Australian Station, has already given his views on the present necessities of Australian Naval Defence in a letter to the Governor-General, which was presented to Parliament on 16th August 1901, from which I extract the following:—
 - "(1) I can give what, in my opinion, are the obligations of the Federal Government in respect of the Naval Defence of the Australian Commonwealth.
 - (a.) They should cause to be maintained on the Australian Station, as defined by the Admiralty, a squadron of at least six cruisers in commission, two of them first-class cruisers of 7,000 to 8,000 tons displacement, and the others second-class cruisers of the improved "Highflyer" type.

(b.) There should, in addition, be two such second-class cruisers in reserve

(c.) These vessels ought to be replaced gradually by more modern vessels as the development of naval construction renders it desirable or the increase of foreign fleets makes it necessary.

(d.) The vessels should be under the Admiral in command of His Majesty's ships on the station, the crews subject to the Naval Discipline Act, and embarked under the same

terms of engagement as in the Royal Navy.

(e.) The head-quarters of the squadron ought to remain at Sydney, owing to the repairing facilities and convenience of the existing depôts there, but the ships should be attached in turn for ordinary peace service, when not required for fleet exercises, to suitable ports in each State, where the Federal Government should give facilities for the gradual establishment of the secondary naval bases which will be essential in war as regards coal, stores, and repairs.

"The above gives, in broad lines, the naval force adequate for the Naval Defence of Australia at the present time. It will be seen, from the size and number of the ships required, from the necessity which will undoubtedly arise of replacing them from time to time by more modern ships, from the fact that they must be continuously manned by trained officers and men, and that the ships must not only be maintained in commission but must be gradually provided with new bases, that it is beyond the power of the Commonwealth at the outset to create such a force.

"(2) It follows, therefore, that such a force can only be acquired and maintained by arrangement with the Imperial Government, and I believe that if this course was adopted it would also follow that the greatest amount of good would be maintained at the smallest possible cost.

"(3) In view of the Federal Government providing for the immediate future an adequate and up-to-date sea-going fleet for the defence of Australian floating commerce and the protection of Australian territory, I consider that it should take no part in the creation or maintenance of Naval Reserves or State Naval Forces, which experience has shown cannot be utilized in a manner at all commensurate with their cost, or assist, except within too narrow limits, in the defence of the Commonwealth.

"The future may see the creation of an Australian Navy, but for the present the safety and welfare of the Commonwealth require that the Naval Force in Australian waters should be a sea-going fleet of modern ships, fully equipped, fully manned with trained crews, homogeneous as to type and personnel, and

under one command.

"For the Federal Government to form out of the existing naval organisations a permanent force as the nucleus of the Naval Defence Force, the main body of which would be derived from Naval Brigades, as suggested in your Excellency's letter, would not be sufficient, unless the force is only intended to supplement the crews of His Majesty's ships in war; if not, then modern ships would have to be provided and maintained by the Federal Government for the officers and men of the Commonwealth Naval Force, in which they could be trained at sea, and a part maintained at all times in a state of efficiency and readiness for war, a system which would be much more costly and less efficient than if the ships and men were provided by arrangement with the Imperial Government."

We have in the above clear statement of Admiral Beaumont the opinion of an able and experienced naval officer on the question, and it is fortunate that we have been placed in possession of his views, inasmuch as they represent an expert and impartial opinion worthy of the greatest respect and entitled to the fullest consideration.

II.—EXISTING NAVAL FORCES.

- 5. The Commonwealth has taken over the local naval forces from the States of New South Wales, Victoria, Queensland, and South Australia, which are at present maintained at an annual cost of about 75,000l. These forces consist of 242 permanent officers and men and 1,637 partially-paid members of naval brigades.
- 6. For years past no means have been provided in New South Wales for giving to the local naval force any sea training. They have no ships and are, therefore, merely sailors drilled on shore, and would be of little value as a naval force in time of war. In Victoria there is the harbour defence ship, "Cerberus," and four torpedo-boats, but the existing means are inadequate for obtaining effective sea training for the men. In Queensland there are the gun-boats, "Gayundah" and "Paluma," and in South Australia there is the gun-boat, "Protector," and in both of these States a limited amount of sea training is carried out. The Colonial Defence Committee has stated, with regard to these local harbour defence ships, that it is difficult to obtain from them an effect commensurate with the outlay entailed.
- 7. These local forces, maintained under existing conditions, appear, therefore, to be of small value for naval defence, and if they are to be organised in the future, so as to provide a force of trained seamen, available for supplementing the crews and for the manning of sea-going cruisers in time of war, suitable ships must be provided in which to train the officers and men at sea.

III .- RECOMMENDATIONS FOR IMMEDIATE FUTURE.

8. Whatever may be done in the future, if we accept, as I think we must, Admiral Beaumont's opinion, that "it is beyond the power of the Common-" wealth at the outset to create a force adequate for the Naval Defence of

"Australia, and that such a force can only be acquired and maintained by arrangement with the Imperial Government," it is absolutely necessary, for a time at any rate, to depend upon the Royal Navy for our naval defence. The Commonwealth under the existing agreement pays the Admiralty 106,000l. a year, and New Zealand pays 20,000l. a year; but, as a more powerful fleet is required, a greater contribution will be necessary under a new arrangement. I am informed that the cost of the annual maintenance of the "Royal Arthur" alone is more than our whole contribution of 106,000!.

9. I would recommend that until a more permanent basis for the Naval Defence of the Empire is decided upon, the Naval Defence of the Common-

wealth be carried out on the following basis:-

(a.) That the existing agreement with the Imperial Government be readjusted and extended for ten years (unless cancelled sooner by mutual consent). The number and class of ships to be stationed in Australian waters, the annual contribution, and all other matters

to be definitely dealt with in such revised agreement.

(b.) That the existing Naval Militia forces be made effective for supplementing the manning of sea-going ships in time of war, and that two ships commanded by officers of the Royal Navy be allotted by the Admiralty for their naval instruction, and with that object to visit the various ports throughout the year. The militia naval forces to be available for the protection of the Commonwealth on land as well as on sea.

(c.) That expert opinion be obtained as to what extent the "Cerberus," "Protector," gunboats, torpedo boats, and existing armaments can

be profitably utilised.

(d.) That the permanent naval defence forces now existing in Victoria, New South Wales, and Queensland be reduced in strength, and only a staff sufficient for the instruction of the Naval Militia on shore be retained.

It would seem to be absolutely necessary that in any such new arrangement provision should be made for one or two powerful cruisers to be stationed in Australian waters capable of successfully resisting an attack by similar warships of foreign nations.

IV.—Proposal for an Australian Navy.

10. If it were desirable for Australia to have a navy of her own, maintained altogether by the Commonwealth, we could in that case buy our own ships of war, man them in our own way, and be quite independent of the Imperial Navy.

11. In order to provide even the small squadron proposed by Admiral Beaumont of two first-class and six second-class cruisers, together with depôts and stores, would probably cost 3,600,000l. on the following basis:—

Two first-class cruisers - - - £1,000,000
Six second-class cruisers - - 2,500,000
Depôts and stores, viz., naval yards, &c. - £3,600,000

Total capital cost - - £3,600,000

- 12. The maintenance of this squadron in Australian waters, if fully manned and equipped in a way that would enable it to engage successfully the first-class cruisers of the enemy, with two of the second-class cruisers in use for training, say 2,000 men of the Naval Militia. would probably amount to about one million a year, including interest at 5 per cent. per annum on the capital cost.
- 13. It has been proposed, and the plan is much favoured by some, that during time of peace a squadron thus organised should only be manned with sufficient men to maintain the ships in working efficiency, and should be wholly employed in training the Naval Militia, and that in time of war it should be fully manned by such Naval Militia collected from the several ports of the Commonwealth. There would no doubt be a saving in maintenance by this course, but Admiral Beaumont is of opinion that a squadron

thus mobilised and manned would not be able to meet on equal terms the powerful cruisers with highly-trained crews that would be certain to be used against us, and that "for the present the safety and welfare of the Common-" wealth require that the Naval Force in Australian waters should be a "sea going fleet of modern ships, fully equipped, fully manned with trained crews, homogeneous as to type and personnel, and under one command."

14. I am not prepared to recommend under existing conditions the establishment of an Australian Navy. Even if it were established, I am afraid it would not be very efficient, for besides the enormous cost of replacing the fleet from time to time with more modern ships, there would be no change for the officers and crews, who would go on year after year in the same ships, subject to the same influences, and, I fear, with deteriorating effects.

V .- THE PERMANENT NAVAL DEFENCE OF THE EMPIRE.

- 15. In regard to defence we must altogether get rid of the idea that we have different interests to those of the rest of the Empire, and we must look at the matter from a broad common standpoint. If the British nation is at war, so are we; if it gains victories or suffers disasters, so do we; and therefore it is of the same vital interest to us as to the rest of the Empire that our supremacy on the ocean shall be maintained. There is only one sea to be supreme over, and we want one fleet to be mistress over that sea.
- 16. We are bound also to consider and to fully realise that we belong to a nation which for centuries has been mistress of the sea, and that the position we occupy in Australia to-day in being all British territory, and having always enjoyed peace and security, is absolutely attributable to the protection given to us by the British flag.
- 17. We are accustomed to travel about the world for the purpose of trade or in pursuit of pleasure, and to feel when we visit foreign countries that our lives and property are secure and in specially safe keeping. We then realise fully the great privilege and advantage of being a British subject, and feel proud when we see the flag of our mother land everywhere in evidence, ready, willing, and able to protect us.
- 18. Our aim and object should be to make the Royal Navy the Empire's Navy, supported by the whole of the self-governing portions of the Empire, and not solely supported by the people of the British Isles, as is practically the case at the present time. It is, I think, our plain duty to take a part in the additional obligations cast upon the Mother Country by the expansion of the Empire, and the extra burdens cast upon her in maintaining our naval supremacy.
- 19. If a proposal were adopted that the Empire should have one fleet maintained by the whole nation, every part contributing to its support on some plan to be mutually arranged, probably on that of the comparative trade of each country, and not necessarily on an uniform basis of contribution, what a splendid idea would be consummated, and what a bulwark for peace throughout the world would be established! Besides which, we would be doing our duty to the Mother Country, which has been so generous to us during all our early years.
- 20. If the Federations of Canada and Australia and the Colonies of South Africa and New Zealand were to agree to this great principle of one fleet for the Empire's Naval Defence, then the question of contributions and all other matters connected with it could be afterwards arranged by mutual agreement. I cannot think that for Canada and Australia to each have a few war ships, and the Cape and New Zealand a few also, each independent of the other, is a plan suited to Empire; such a plan would seem to be in accord with the actions and sentiments of a number of petty States rather than in accord with the necessities and aspirations of a great free united people.
- 21. If such a plan can be brought about, it would be necessary for the "British Dominions beyond the Seas" to be adequately represented at the Admiralty, and I feel sure this could be arranged on a mutually satisfactory basis. In time of war there could not be any division of responsibility,

and, until a more extended federation of the Empire is established, that responsibility would have to rest upon the Imperial Government.

22. It would be advisable that means should be provided for training boys in Canada, Australia, and other places, and for the drafting into the Navy of a certain number annually, and greater facilities might possibly be given for officers entering the Navy. By these means the personnel of the Navy would consist to some extent of British subjects from different parts of the Empire, and this might in time have the effect of a greater personal interest in the Navy being taken by the people living outside the British Isles than has hitherto been the case when all have been recruited from the Mother Country.

23. Great Britain spends annually on her Army and Navy about 50,000,000l. (not including the South African war), or about 1l. 5s. per head of her population. If the Australian Commonwealth contributed in the same proportion it would amount to something like 5,000,000l. a year, whereas our entire military and naval defence vote does not exceed 800,000l. a year, or only about 4s. per head of our population.

24. It may, of course, be said that in building up another Britain in the Southern Hemisphere, thus providing another home for our countrymen, and by extending British influence and trade, we have been doing a greater work for the Empire than by contributing towards Imperial naval defence, but I think the time has gone by for us to use such arguments, as both duty and stern necessity require that we shall stand shoulder to shoulder with the Motherland in the determination to maintain inviolate the integrity of the Empire. That this is the sentiment deep-rooted in the hearts of the Australian people has, I am proud to say, been shown during the South African war, which we have made our own, proving unmistakably to the world that our interests in war as well as in peace are indissolubly bound up with the country from which our fathers came, and to which we are all proud to belong.

25. I would suggest that the Imperial Government should be consulted as to the advisability of holding a Conference in London, at which representatives from Canada, the Cape, New Zealand, and Australia might be asked to discuss and if possible arrive at a conclusion as to the views herein set forth, or any others that may be submitted having for their object the strengthening of the Naval Defence of the Empire, and that the conclusions arrived at should be then forwarded for the consideration of the Governments and Parliaments concerned.

JOHN FORREST,
Minister of State for Defence.

The Admiralty had furnished the memorandum appended for the information of the Conference, and the First Lord attended at the second meeting and made the following statement in further explanation and support of the considerations which govern the policy of the Board of Admiralty in regard to the control and distribution of the naval forces of the Empire:—

"Mr. Chamberlain and gentlemen, the Admiralty has circulated a memorandum which I think you all have before you. We endeavoured in the memorandum to confine ourselves to setting forward the nature of the problem which the Admiralty has to face on behalf of the Empire, and to indicate the extent of the burden which is thrown on the Mother Country. I need not say that I shall be happy to answer any questions that any of the Colonial Premiers here present might wish to ask in elucidation of the general principle, and the facts stated in the memorandum. I would propose, if Mr. Chamberlain and the Premiers agreed, that when the Admiralty come to a detailed discussion with any Colony or group of Colonies, that those discussions should be held separately. The Admiralty is entirely at the disposal of Ministers if they will be kind enough to visit us and discuss the problem with us so far as it concerns their own Colony. To-day I will merely endeavour to lay emphasis on two points

Appendix IV.

which are contained within this memorandum. The first on which I would lay the greatest possible stress is, the reason why we have eliminated from this memorandum any allusion to the word "defence." There was a time in this country, not so very long ago either, when naval strategists regarded the naval problem mainly from the point of view of defence. That, I submit, is altogether heretical. The real problem which this Empire has to face in the case of a naval war is simply and absolutely to find out where the ships of the enemy are, to concentrate the greatest possible force where those ships are, and to destroy those ships. That is the only possible method of protecting this Empire from the efforts which other navies may make to damage her commerce or her territory. It follows from this that there can be no localisation of naval forces in the strict sense of the word. There can be no local allocation of ships to protect the mouth of the Thames, to protect Liverpool, to protect Sydney, to protect Halifax. If we make any such attempt of the kind we should only be inviting disaster. It follows also that whatever local distribution of forces may be advisable and feasible in time of peace, in time of naval war there must be only one authority with full power and responsibility to the Empire to move the ships, to concentrate them where they can deal the most effective blow against the forces of the enemy, and that any separation of responsibility, any diminution of the power of that central authority, any risk of hesitation or delay in making a conjunction of the squadrons where they can deal the most effective blow, might have disastrous

consequences.

"The second point on which I want to lay special stress is this. At present there is only one agreement between the Imperial Government and any group of Colonial Governments in respect of naval affairs, although we have received generous—and independently proffered—aid from the Cape and from Natal— I allude to the Australasian Agreement. Now, gentlemen, I attach great importance to that agreement, because the statesmen who negotiated it and signed it have led the way in what I may call the Imperial consideration of this question of naval policy. But like every document that commences a policy, it has faults, and to my mind there is no fault greater in it than this, that the relations of the Australasian Governments to the Imperial are simply that of the man who pays to the man who supplies. The Australasian Governments pay us a certain contribution; for this contribution we supply them with a certain article. Now, this is good so far as it goes, but it does not, to my mind, go far enough. It does not give our New Zealand and Australian fellow-countrymen the sense of personal interest, of personal possession, in the British Navy, which I most of all desiderate for the future, and I want, not only the Colonial Governments to understand that on the naval protection of the Empire, exercised through a wise naval strategy, depends our future existence as a United Empire, but I want them to regard the navy as their own, at least, as much as ours, and with that object I wish to see in the Navy more Colonial officers and a contribution of Colonial seamen. I want, in fact, if I may use such a term, to increase the maritime spirit of the Empire. After all we are not in this country all sailors, yet we are all imbued with the maritime spirit. Here you have the great colonies covering vast geographical tracts of country; is there not a danger that in the far interior, unless we take precautions, the maritime spirit may be lost? I want to bring Australasia, Canada, and South Africa to understand, in the sense that the average Englishman understands it, that the sea is the one material source of our greatness and our power; the main bond of union; the real source of our strength-if I may use such a mixed metaphor-that the sea is to the Empire as the breath of life; but it cannot be done, I opine, so long as we are only receivers of money. I want to see from all parts of the Empire a personal contribution to the Navy, so that it may not only be an abstract Admiralty to govern the Navy, but an Admiralty that has won the confidence of the Colonies, because the Colonies understand its policy, and because in each Colony there are officers and men belonging to the Navy—an integral portion of the Navy. Those are the two points, gentlemen, on which I wish to lay special stress, and I can only conclude, as I began, by saying I am here at your service to answer any questions which you may wish to address to me.

"The Secretary of State: Do you propose to lay any definite suggestions at this stage of the Conference?

"The First Lord of the Admiralty: We are, of course, prepared with definite suggestions. I did not know whether you would like to have them raised in general form at the meeting or whether they should be raised separately between the Admiralty and Canada and New Zealand and the Commonwealth of Australia and Natal and the Cape. We have them here if the Conference desires to have them.

"The Secretary of State: I take it that the details in any case would have to be discussed probably separately, and that that would be the most convenient and the quickest way of getting through our business; but I think that the Conference would probably like to discuss the general principles. What I rather anticipated was that you might be prepared to express in general terms what the Admiralty conceived would be the best scheme for carrying out the object which you have described, and also that we should take up the actual motion which is before the Conference in the name of the Premier of New Zealand. I do not know whether I am speaking the views of my colleagues, but I imagine they would like to have your proposals as well as the proposals of New Zealand before them before a general discussion begins.

Appendix IVa.

"The First Lord of the Admiralty: Well, then, if I may supplement my remarks on the suggestion of Mr. Chamberlain, of course I start with the Australasian Agreement. Sir John Forrest and the Commander-in-Chief of the Australian station, Sir Lewis Beaumont, have had many conferences on this subject. The memorandum which is now being circulated gives to the Conference the effect of carrying out the scheme on the general lines of the discussion between Sir John Forrest and Sir Lewis Beaumont. The general purport of it is this, that a certain squadron of up-to-date cruisers would be attached to the Australian station. Of these cruisers we desire that at least one, if not two, should be manned exclusively by Australasians under the command of Imperial officers. We desire to establish a branch of the Royal Naval Reserve in New Zealand and Australia composed partly of men trained in this cruiser manned by Australasians and partly out of such materials as may be available from the existing naval brigades. The contribution which would be regulated under that scheme is stated in this memorandum, which of course can be discussed, and I want it to be clearly understood that the basis we have taken is the basis of discussion taken by Sir John Forrest with Sir Lewis Beaumont, and we thought that a fair and wise starting point. There will be no difficulty in time of peace in arranging that this squadron should be attached to Australasian waters, with this proviso, that I think it would be a real advantage for the ships of the squadron, especially for the ships manned by Australasians, that they should go to China, the East Indies, the Cape, and elsewhere, and work with the ships of other squadrons, but whenever they so do that ship could be replaced by a substitute from the squadron which she had gone to join. Therefore I do not think there will be any difficulty in time of peace as to the proper allocation of the force whose headquarters would be Australasian. But the principles which are laid down and on which I wish to lay great emphasis are that in time of war this squadron must be available to fight the opponents, the attackers of the Empire, in whatever part of the Eastern seas their ships are to be found. Those principles mutatis mutandis could be applied to any of the other groups of Colonies. This scheme may be taken as one which would be applicable to the altering circumstances of each case, either to Canada or South Africa, and not only applicable as a whole, but applicable in such parts as might be more feasible at the present moment in respect of those other groups of Colonies.

"There is one old Colony, of course, to which this particular form of agreement could not apply: that is Newfoundland, but then I hope the Admiralty will be able to debate with the Prime Minister, and arrive at an understanding as to that scheme for the establishment of a Naval Reserve, which was

temporarily suspended owing to the fact that we found we had proceeded beyond our legal power. I may say that an Act of the Imperial Parliament recognising the enrolment of Colonial fishermen in the Royal Naval Reserve has now passed through all its stages in both Houses of Parliament and is only awaiting the Royal Assent, so there is no further hindrance to arriving at an understanding between His Majesty's Government and Newfoundland on that point."

From the general tenor of the discussion which followed, it was clear that the conditions and circumstances of the several Colonies were so different that further discussion with a view to framing a general resolution would not be likely to lead to any practical result, and it was suggested that the representatives of the Colonies should arrange for separate private meetings with the First Lord of the Admiralty in order to settle with him what should be the form and extent in which they might severally best contribute to the Naval Defence of the Empire, and that the results arrived at should be reported to the Conference and recorded in the proceedings. This suggestion was readily agreed to, and the result of the informal discussions which followed is embodied in the following memorandum;—

MEMORANDUM BY THE FIRST LORD OF THE ADMIRALTY.

Accompanied by the Senior Naval Lord and the Financial Secretary, my colleagues of the Board of Admiralty, and assisted by the Director of Naval Intelligence, I have now had interviews with the Premiers of His Majesty's Government in Cape Colony, Natal, Newfoundland, and New Zealand, and with the Premiers and Ministers of Defence of His Majesty's Government of the Commonwealth of Australia and the Dominion of Canada; and, as the result, the Board of Admiralty have received the following offers of assistance towards the Naval Expenses of the Empire:—

*Cape Colony:

50,000l. per annum to the general maintenance of the Navy. No conditions.

*Commonwealth of Australia:

206,000 per annum to an improved Australasian Squadron, and the establishment of a branch of the Royal Naval Reserve.

*Natal:

35,000l. per annum to the general maintenance of the Navy. No conditions.

*Newfoundland:

3,000/. per annum (and 1,800/. as a special contribution to the fitting and preparation of a drill ship) towards the maintenance of a branch of the Royal Naval Reserve of not less than 600 men.

*New Zealand:

40,000l. per annum to an improved Australasian Squadron, and the establishment of a branch of the Royal Naval Reserve.

I wish to tender to the Colonial Ministers the hearty acknowledgment of the Board of Admiralty for the manner in which they have assisted them to arrive at the satisfactory result given above. As might be supposed, we have not always been able to see eye to eye on the questions discussed; but the interchange of views has been mutually frank, and governed on all sides by a desire to treat the defence of the Empire on a business footing, and to abandon the discussion of theories for the attainment of results immediately practicable. It is true that the Board of Admiralty have not in these conferences achieved all the results for which they might previously have hoped; but, on the other hand, it has been a great pleasure to them to hear from the Prime Ministers of all the self-governing Colonies a generous appreciation of the work of the Navy.

If the Parliaments of the above-named self-governing Colonies accept and endorse these arrangements, a real step in advance will have been made in

the organisation of the Naval Forces of the Empire.

In the first place, an increase in the number of modern men-of-war maintained in commission will have been promoted by the aid of British

subjects in the Dominions beyond the seas.

In the second place, the conditions attached to the various agreements will show how keen is becoming the appreciation throughout the Empire of the peculiar characteristics of Naval warfare, and of the fact that those local considerations which find their natural place in military organisations are inapplicable to Naval organisation. I would draw special attention to the improved composition and organisation of the Australasian Squadron when the new agreement will have come into force, and to the fact that Cape Colony and Natal have made their offer unfettered by any conditions, a mark of confidence and of appreciation of the Naval problem of which the Board

of Admiralty are deeply sensible. Thirdly, I hail with much satisfaction the establishment of a branch of the Royal Naval Reserve in the Colonies. The circumstances of the population of Newfoundland are peculiar, and nowhere else probably within the Empire can so large a proportion of fishermen be found. A branch of the Royal Naval Reserve has already been founded there, and I look forward confidently to its steady growth. In Australia and New Zealand, although Naval Brigades have for some time been in existence there, and did excellent service in the recent China War, the formation of a branch of the Royal Naval Reserve is a new departure. The formation of a branch of the Royal Naval Reserve is not the only, or indeed the chief, step in advance, in connection with the personnel of the fleet, for it has been agreed that if possible one of the ships of the Australian Squadron in permanent commission shall be manned by Australians and New Zealanders under officers of the Royal Navy, and that 10 cadetships in the Royal Navy shall be given annually in Australia and New Zealand.

I have accordingly great pleasure in recommending to His Majesty's Government that the offers of assistance which have been received should be accepted.

Sir Wilfrid Laurier informed me that His Majesty's Government of the Dominion of Canada are contemplating the establishment of a local Naval force in the waters of Canada, but that they were not able to make any offer of assistance analogous to those enumerated above.

I have alluded to the fact that our interchange of views at the Conferences has been characterised by mutual frankness, and I desire to put on record the facts and arguments which I thought it my duty to set forth.

In the first place, I pointed out that even after the Colonial Parliaments had ungrudgingly increased the proportion of their assistance towards the Naval Defence of the Empire, as recommended by their Ministers, the taxpayers of the British Empire would, in respect of Naval Expenditure, still be in the following relative positions:—

| _ | | | Population (White). | Naval Contribution per Caput per Annum. |
|-----------------------------|---|---|---------------------|---|
| United Kingdom | ٠ | • | 41,454,621 | s. d. 15 2 |
| Cape Colony | * | • | 538,700 | 1 101 |
| Commonwealth of Australia - | - | - | 8,765,805 | 1 03 |
| Dominion of Canada - | - | ~ | 5,338,883 | Nil. |
| Natal | - | - | 64,951 | 10 94 |
| Newfoundland | | - | 210,000 | 0 31 |
| New Zealand | | - | 772,719 | 1 01 |

For the year 1902-3 the Navy Estimates amounted to 31,423,000l. after deducting appropriations-in-aid other than contributions from the

self-governing Colonies. Of this sum the self-governing Colonies would, on the basis of the new agreements, have paid 328,000l.

This table shows how large a proportion of the hurden falls upon the taxpayer of the United Kingdom, and although it is true that by far the larger portion of the money which he provides is spent within the United Kingdom, yet it so happens that more of the money provided by the taxpayer of the United Kingdom is spent in the British Dominions beyond the seas than the British Dominions beyond the seas contribute to the maintenance of the British Navy. Additional interest is lent to the fact by an analysis of the trade which the British Navy has to protect. In the year 1900 the seaborne trade of the Empire may be roughly stated to have been worth between eleven and twelve hundred millions sterling; but of this vast sum a proportion of certainly not less than one fourth was trade in which the taxpayer of the United Kingdom had no interest either as buyer or seller of the particular goods represented by these values. It was either inter-Colonial trade or trade between the British Dominions beyond the seas and foreign countries. The taxpayer of the United Kingdom has therefore the privilege, not only of taking upon himself the lion's share of the burden the interest in which is shared between himself and his fellow subjects in the Dominions beyond the seas, but also a not less share of the burden in respect of interests which are not his own, but exclusively those of his fellow subjects beyond the seas.

I expressed my hope that this simple statement of fact would help the Colonial taxpayer to realise the extent of the advantage he reaps from the existence of one Navy for the whole Empire. He is not only relieved thereby of a heavy burden of taxation in time of peace, but in time of war he knows that to him, if faced by any possible coalition, is furnished the concentrated strength of one Navy under one command.

In reply to an inquiry, I undertook to endeavour to form an estimate of the Naval obligations which would be forced upon the British Dominions beyond the seas if they were nations with a separate existence, and not, as now, partner nations of the British Empire, and it was suggested that the proper comparison would be between the Commonwealth of Australia and New Zealand or the Dominion of Canada and some State with a population

of about the same size.

I pointed out that if such a basis of comparison were chosen the annual Naval expenditure of Holland is 1,400,000l., and that of Argentina 920,000l., not to mention a past capital expenditure of several millions which must have been incurred in the creation of the fleets and for the proper equipment of dockyards and Naval bases. These countries were only taken because their populations roughly correspond in size with those of Australasia and Canada, and not because they are in other respects in any way comparable. Indeed, I submitted that this was not an adequate or satisfactory comparison. Each great group of Dominions beyond the seas would, so it seemed to me, have to face the Naval position in which it found itself, and the governing conditions of that position would be the political and geographical environment of the group. As a matter of fact, each of these groups would find itself within the orbit of a great Naval Power. The Dominion of Canada would have to frame its Naval policy with a view to the Navy of the United States. The Commonwealth of Australia and New Zealand would be forced to remember that France in New Caledonia, and Germany in New Guinea, are near neighbours. Cape Colony and Natal would constantly find themselves reminded of the fact that France is their neighbour in the Indian Ocean, in Madagascar, and that the greater part of Western South Africa is German. It is not easy in either of these cases to see how it could be possible to avoid the influence of those forces which have forced Japan to become a Naval Power. The Naval Budget of Japan for the year 1901-2 was 3,700,000l., and this sum included nothing for interest, sinking fund, or depreciation account in connection with former capital expenditure on stores, ships, dockyards or Naval bases.

These are the facts and arguments which I felt it my duty to lay before the Premiers, and to which, whether agreeing or disagreeing, they have listened with that friendly courtesy which has made all our interviews so agreeable a

recollection. I recapitulate them now because the danger to the Empire which I fear is that Canada, South Africa, and Australia, being in fact continents, should become too much continental and too little maritime in their aspirations and ideas. The British Empire owes its existence to the sea, and it can only continue to exist if all parts of it regard the sea as their material source of existence and strength. It is therefore desirable that our fellow subjects in the Dominions beyond the seas should appreciate the importance of Naval questions. If they will undertake a larger share of the Naval burden, well and good. But I regard it as of even more importance that they should cultivate the maritime spirit; that their populations should become maritime as ours are, and that they should become convinced of the truth of the proposition that there is no possibility of the localisation of Naval force, and that the problem of the British Empire is in no sense one of local defence.

The sea is all one, and the British Navy therefore must be all one; and its solitary task in war must be to seek out the ships of the enemy, wherever they are to be found, and destroy them. At whatever spot, in whatever sea, these ships are found and destroyed, there the whole Empire will be simultaneously defended in its territory, its trade, and its interests. If, on the contrary, the idea should unfortunately prevail that the problem is one of local defence, and that each part of the Empire can be content to have its allotment of ships for the purpose of the separate protection of an individual spot, the only possible result would be that an enemy who nad discarded this heresy, and combined his fleets, will attack in detail and destroy those separated British squadrons which, united, could have defied defeat.

SELBORNE.

August 7th, 1902.

APPENDIX.

designed distance—the appropriate the polyments represent to the transfer to

MEMORANDUM from the PRIME MINISTER OF CAPE COLONY AND NATAL to the BOARD OF ADMIRALTY.

London, 8th July 1902.

THE enormous preponderance of the native population in the Colonies of the Cape and Natal renders it impossible for us to agree to any proposal involving the obligation to furnish a military contingent in the event of a war in which the Imperial Government may be involved in any other part of the Empire.

Recognising, however, as we do, the absolute necessity for the maintenance of an efficient Navy if the Empire is to be held together, and regarding the Navy as the first security for the preservation of the people of South Africa, and especially of those residing in the two coast Colonies, we are prepared to submit to the Legislatures of our respective Colonies, Bills providing for contributions towards the cost of maintaining the Imperial Navy.

At present the Cape Colony contributes, under an Act of Parliament passed in 1898, the sum of 30,000l. a year for that purpose. So soon as Parliament assembles a Bill will be submitted raising that sum to 50,000l.

To the Legislature of Natal a Bill will be submitted providing for a yearly

contribution of 35,000l.

At a later period, when a Confederation has been established in South Africa, the question of training men residing in the two coast Colonies for service in the Imperial Navy will be brought under the consideration of their respective Legislatures, who will, we believe, be prepared to entertain such a proposal most favourably,

J. GORDON SPRIGG. A. H. HIME,

LETTER from the Admiralty to the Prime Minister of Cape Colony:

I AM commanded by my Lords Commissioners of the Admiralty to SIR, or to solitaring of

inform you that they have laid before His Majesty's Government the paper signed by yourself and Sir Albert Hime, in which you recognise the absolute necessity for the maintenance of an efficient navy if the Empire is to be held together, and announce that you are prepared to submit to the Legislature of Cape Colony, as soon as it assembles, a Bill providing for an increase in the contribution towards the cost of maintaining His Majesty's Navy from 30,000l. a year to 50,000l.

His Majesty's Government accept with pleasure this spontaneous offer of assistance, and believe that with the united efforts of all His Majesty's subjects, both in the United Kingdom and in the British Dominions beyond the seas, the British Navy will be in the future, even more than it has been in the past, the protector of and connecting link between the widely extended

parts of His Majesty's Dominions.

I am to suggest to you that, with a view to setting forth the principles which should govern the development of His Majesty's Navy, it would be very advantageous to insert in the preamble of the Bill which you propose to lay before the Parliament of Cape Colony words recognising the importance of sea power, "in the control which it gives over the sea communications, " and the necessity of a single navy under one authority, by which alone

" concerted action can be assured."

My Lords notice with satisfaction that you consider that when a Confederation has been established in South Africa, the question of training men for service in His Majesty's Navy will be brought before the Legislature, and that you believe such a proposal would be favourably entertained. To this my Lords attach much importance, as they fear that unless the British Continental Dominions beyond the seas retain a personal touch with the British Navy, British subjects living far inland may forget that the origin of the Empire depends on the sea, and that for its continued existence it is essential that in all its parts the maritime spirit should prevail.

A copy of the letter which has been addressed to Sir Albert Hime on this

subject is attached for information.

The Right Honday ported accret in H. J. VANSITTART NEALE.

Sir J. Gordon Sprigg, G.C.M.G.

LETTER from the Admiralty to the Prime Minister of Natal.

Admiralty, SIR, 11th August 1902.

I AM commanded by my Lords Commissioners of the Admiralty to inform you that they have laid before His Majesty's Government the paper signed by yourself and Sir J. Gordon Sprigg, in which you recognise the absolute necessity for the maintenance of an efficient navy if the Empire is to be held together, and announce that you are prepared to submit to the Legislature of Natal, as soon as it assembles, a Bill providing for a yearly contribution of 35,000% towards the cost of maintaining His Majesty's Navy.

His Majesty's Government accept with pleasure this spontaneous offer of assistance, and believe that with the united efforts of all His Majesty's subjects, both in the United Kingdom and in the British Dominions beyond the seas, the British Navy will be in the future, even more than it has been in the past, the protector of and connecting link between the widely extended

parts of His Majesty's Dominions.

I am to suggest to you that, with a view to setting forth the principles which should govern the development of His Majesty's Navy, it would be very advantageous to insert in the preamble of the Bill which you propose to lay before the Parliament of Natal words recognising the importance of sea power, "in the control which it gives over the sea communications, and " the necessity of a single navy under one authority, by which alone concerted

" action can be assured."

My Lords notice with satisfaction that you consider that when a Confederation has been established in South Africa, the question of training men for service in His Majesty's Navy will be brought before the Legislature, and that you believe such a proposal would be favourably entertained. To this my Lords attach much importance, as they fear that unless the British Continental Dominions beyond the seas retain a personal touch with the British Navy, British subjects living far inland may forget that the origin of the Empire depends on the sea, and that for its continued existence it is essential that in all its parts the maritime spirit should prevail.

A copy of the letter which has been addressed to Sir Gordon Sprigg on

this subject is attached for information.

I am, &c., H. J. VANSITTART NEALE. Lieutenant-Colonel The Hon. Sir Albert H. Hime, K.C.M.G.

LETTER from the PRIME MINISTER OF NEWFOUNDLAND to the FIRST LORD OF THE ADMIRALTY.

SIR. Hotel Cecil, London, W.C.

Referring to my conversation with your Lordships, and subsequent interviews and correspondence with Rear-Admiral Custance, I am now in a position to state that the Newfoundland Government will contribute towards the Newfoundland Royal Naval Reserve the sum of 3,000l. sterling annually for a period of 10 years, provided the said force shall consist of not less than 600 men, the said annual payment to be proportionately reduced for each man less than that number.

The Colony will also pay over to His Majesty's Government the sum of 1,800l. to defray the cost of "housing in" of H.M.S. "Calypso."

In the matter of the erection of a battery referred to in my letter to Rear-Admiral Custance, of date the 1st instant, it is to be understood that, while His Majesty's Government cannot at the present time agree to erect a battery in St. John's, the matter is to be regarded as depending upon the success of the present movement.

This letter is to supersede all former correspondence and agreements.

The Right Hon. Lord Selborne, Admiralty.

R. BOND.

LETTER from the Admiralty to the Prime Minister of Newfoundland.

Admiralty, SIR, August 1902.

I AM commanded by my Lords Commissioners of the Admiralty to inform you that they have laid before His Majesty's Government your letter of the 5th instant, addressed to the First Lord of the Admiralty, in which you state that the Newfoundland Government will contribute towards the branch of the Royal Naval Reserve established in that Colony the sum of 3,000l. sterling annually for a period of 10 years, provided the said force shall consist of not less than 600 men, and also that the Newfoundland Government will place in the hands of His Majesty's Government the sum of 1,800l. to defray the cost of "housing in, &c." His Majesty's ship "Calypso."

His Majesty's Government accept with pleasure these payments under the conditions specified in your letter, as an indication of the determination of the inhabitants of Newfoundland to share in the charge of maintaining His

Majesty's Naval Forces.

The Admiralty will consider the question of the erection of a drill battery at St. John's if further experience shows that it will add to the efficiency of the Naval Reserve.

I am to add that your suggestion that all former correspondence and agreements shall be considered as superseded is accepted.

I am, &c., H. J. VANSITTART NEALE.

The Hon. Sir R. Bond, K.C.M.G.

Sir, Admiralty, S.W., August 15, 1902.

In transmitting the enclosed printed paper, I am commanded by my Lords Commissioners of the Admiralty to state that their Lordships will be glad to receive your formal concurrence in the "Draft Agreement between "His Majesty's Government of the United Kingdom, the Commonwealth of "Australia, and the Colony of New Zealand" (shown at page 7*), the terms of which, as you are aware, have already been mutually accepted.

I am, &c.

The Right Hon.
Sir Edmund Barton, G.C.M.G.,

G. H. HOSTE, Pro. Sec.

Hotel Cecil, Strand, W.C. The Right Hon. R. J. Seddon,

Hotel Cecil, Strand, W.C.

Hotel Cecil, London, W.C.

My Lord, September 2, 1902.

I have the honour to acknowledge the receipt of Admiralty letter transmitting printed copy of the Draft Agreement between His Majesty's Government of the United Kingdom, Commonwealth of Australia, and the Colony of New Zealand, and in reply to inform you that I concur in the Draft Agreement, and, subject to confirmation by the Government, will in due course submit same for the approval of the New Zealand Parliament.

I have to express regret that owing to my absence from London during

the past fortnight this matter has been delayed.

I have, &c.

To the Right Hon. the First Lord of the Admiralty, Whitehall, S.W. R. SEDDON, Premier of New Zealand.

Commonwealth of Australia, Prime Minister,

Sir, September 25, 1902.

I have the honour to acknowledge the receipt of your letter of the 15th of August last, stating that their Lordships would be glad to receive my formal concurrence in the "Draft Agreement between His Majesty's Govern-" ment of the United Kingdom, the Commonwealth of Australia, and the "Colony of New Zealand," shown at page 7* of the printed paper enclosed in your letter.

The terms of the Draft Agreement were, as you correctly state, mutually accepted in London before the close of the late Conference at the Colonial Office, and therefore my written assent to them, subject to the approval of the Parliament of the Commonwealth, remains now to be formally given and

is hereby given.

I have, &c.

The Secretary to the Lords Commissioners of the Admiralty.

EDMUND BARTON.

Draft Agreement between His Majesty's Governments of the United Kingdom the Commonwealth of Australia and the Colony of New Zealand.

The Commissioners for executing the office of Lord High Admiral of the United Kingdom of Great Britain and Ireland, &c., and the Governments of the Commonwealth of Australia and of New Zealand, having recognised the importance of sea power in the control which it gives over sea communications, the necessity of a single navy under one authority, by which alone concerted action can be assured, and the advantages which will be derived from developing the sea power of Australia and New Zealand, have resolved to conclude for this purpose an Agreement as follows:—

ARTICLE I.

The naval force on the Australian Station shall consist of not less than the under-mentioned sea-going ships of war, all of which shall be from time to time throughout the terms of this Agreement of modern type, except those used as drill ships:—

- 1 Armoured Cruiser, 1st class;
- 2 2nd-class Cruisers;
- 4 3rd-class Cruisers;
- 4 Sloops;

And of a Royal Naval Reserve consisting of 25 officers and 700 seamen and stokers.

ARTICLE II.

The base of this force shall be the ports of Australia and New Zealand, and their sphere of operations shall be the waters of the Australia, China, and East Indies Stations, as defined in the attached schedules, where the Admiralty believe they can most effectively act against hostile vessels which threaten the trade or interests of Australia and New Zealand. No change in this arrangement shall be made without the consent of the Governments of the Commonwealth and of New Zealand; and nothing in the Agreement shall be taken to mean that the naval force herein named shall be the only force used in Australasian waters should the necessity arise for a larger force.

ARTICLE III.

This force shall be under the control and orders of the Naval Commander-in-Chief for the time being appointed to command His Majesty's Ships and Vessels on the Australian Station.

ARTICLE IV.

Of the ships referred to in Article I., one shall be kept in reserve and three shall be only partly manned and shall be used as Drill Ships for training the Royal Naval Reserve, the remainder shall be kept in Commission fully manned.

ARTICLE V.

The three vessels used as Drill Ships and one other vessel shall be manned by Australians and New Zealanders as far as procurable, paid at special rates, and enrolled in proportion to the relative population of the Commonwealth and New Zealand. If a sufficient proportion of men from either Colony should not on the aforesaid basis be forthcoming a sufficient number of men to complete the complements of the ships may be enrolled from the other Colony.

They shall be officered by Officers of the Royal Navy supplemented by Officers of the Royal Naval Reserve.

ARTICLE VI.

In order to ensure that the Naval Service shall include Officers born in Australia and New Zealand, who will be able to rise to the highest posts in the Royal Navy, the under-mentioned nominations for Naval Cadetships will be given annually:—

Commonwealth of Australia

New Zealand

- 2

ARTICLE VII.

The branches of the Royal Naval Reserve established in Australia and New Zealand shall be called into actual service by His Majesty in Council, acting on the advice of his Governments of the Commonwealth of Australia and New Zealand respectively.

The men forming the Royal Naval Reserve shall be divided into two

classes :-

- (a.) Those who have served for three years on board one of H.M. Ships.
- (b.) Those who have not so served.

These men shall be trained on ships specially provided for the purpose.

The Officers of this reserve force shall be included on the list of Officers of the Royal Naval Reserve.

ARTICLE VIII.

In consideration of the service afore-mentioned the Commonwealth of Australia and New Zealand shall pay the Imperial Government five-twelfths and one-twelfth respectively of the total annual cost of maintaining the Naval force on the Australian Station, provided that the total amount so paid shall in no case exceed 200,000l. and 40,000l. respectively in any one year. In reckoning the total annual cost a sum equal to 5 per cent. on the prime cost of the ships of which the Naval force of the Station is composed shall be included.

ARTICLE IX.

The Imperial Government recognise the advantages to be derived from making Australasia a base for coal and supplies for the squadrons in Eastern waters.

ARTICLE X.

1. This Agreement shall be considered to become actually binding between the Imperial Government and the Commonwealth of Australia and New Zealand so soon as the Colonial Legislatures shall have passed special appropriations for the terms hereinafter mentioned, to which Acts this Agreement shall be attached as a First Schedule.

2. The Agreement shall be for a period of ten years, and only terminate if and provided notice has been given two years previously, viz., at the end of the eighth year, or at the end of any subsequent year, and then two years

after such date.

ARTICLE XI.

- 1. The payments named in Article VIII. shall be considered as payments in advance, and shall first become due and payable six months after the Colonial Legislature shall have passed the special appropriation referred to in Article X.
- 2. The period of ten years referred to in Article X. is to be calculated from the date on which the Colonial Legislature passes the special appropriation referred to.

E 23720.

- 3. The payments under the existing Agreement and that Agreement itself shall terminate on the date on which the payments under the new Agreement commence.
- 4. The share of these payments due from each Colony shall be paid annually in London by the High Commissioner of the Commonwealth and the Agent-General of New Zealand, and, pending the appointment of the first-named officer, by such person as the Government of the Commonwealth may nominate, to such account as the Lords Commissioners of the Admiralty may direct.

ARTICLE XII.

In time of peace one of the drill ships referred to in Article IV. and one other cruiser shall be stationed in the waters of New Zealand and its dependencies as their headquarters. Should, however, such emergency arise as may, in the opinion of the Naval Commander-in-Chief, render it necessary to remove either or both of such ships, he shall inform the Governor of the reasons for such temporary removal.

SCHEDULE TO AGREEMENT.

LIMITS OF AUSTRALIA STATION.

The Australia Station, as referred to in Article II. of the foregoing Agreement is bounded—

NORTH.—On the North from the meridian of 95 degrees East, by the parallel of the tenth degree of South latitude, to 130 degrees East longitude, thence northward on that meridian to the parallel of 2 degrees North latitude, and thence on that parallel to the meridian of 136 degrees East longitude, thence North to 12 degrees north latitude, and along that parallel to 160 degrees West longitude, thence South to the Equator, thence East to the meridian of 149° 30′ West longitude.

WEST.—On the West by the meridian of 95 degrees East longitude.

South.—On the South by the Antarctic Circle.

East.—On the east by the meridian of 149° 30' West longitude.

LIMITS OF THE CHINA STATION.

The China Station, as referred to in Article II. of the foregoing Agreement, is bounded—

NORTH.—On the North from the meridian of 95° of East longitude in 10° North latitude, along that parallel to the West Coast of the Malay Peninsula, thence by the shores of Asia as far as the meridian of 180°.

West.—On the West from the latitude of 10° North by the meridian of 95° East longitude to 10° of South latitude.

SOUTH.—On the South from the meridian of 95° East longitude by the parallel of 10° South latitude to 130° East longitude, thence North to 2° North latitude, and along that parallel to 136 East longitude, thence North to 12° North latitude and along that parallel to the meridian of 180°.

East.—On the East by the meridian of 180° from 12° North latitude to the point where the meridian reaches the shores of Asia.

LIMITS OF EAST INDIES STATION.

The East Indies Station as referred to in Article II. of the foregoing Agreement is bounded—

NORTH.—On the North by the southern shores of Asia, including the Persian Gulf, from an imaginary line drawn from Jebel Sejan on the African Coast to Cape Babel Mandeb on the Arabian Coast, to where the 10th parallel of North latitude touches the West Coast of the Malay Peninsula.

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East.—On the East by the meridian of 95° East longitude between the parallels of 10° North and 26° South latitude.

SOUTH.—On the South by the 10th parallel of North latitude between the coast of the Malay Peninsula and the 95th meridian of East longitude, and by the parallel of 26° South latitude between the 95th and 42nd meridians of East longitude.

West.-On the West by the 42nd meridian of East longitude between the parallels of 26° and 10° South latitude, by the 43rd meridian between the parallel of 10° South and the Equator, and by the East Coast of Africa between the Equator and Jebel Sejan.

From this it will be seen that a very considerable improvement has been arranged, subject to the approval of the Parliaments concerned, in the terms of the Australasian Naval Agreement, by which the effectiveness of the squadron to which it relates as part of the naval force of the Empire will be greatly increased, and the amount of the Colonial contribution towards the maintenance of the squadron will be raised from 126,000l. a year, at which it stands at present, to 240,000l. At the same time the Premiers of Cape Colony and Natal have intimated their desire to increase their unconditional contributions to the Navy from 30,000l. and 12,000l. to 50,000l. and 35,000l.

respectively.

Newfoundland also, where a branch of the Royal Naval Reserve was established two years ago, the expense of which was borne entirely ou Imperial funds, has now agreed to contribute a sum of 3,000l. a year towards the charge on the understanding that the number of the reserve there is raised to and maintained at 600 men, and further to contribute a capital sum of 1,800l. towards the "housing in" of the training ship "Calypso," which is to be stationed there. If, as may confidently be expected, these arrangements are accepted by the Parliaments of the Colonies concerned, a considerable forward step in the organisation of the Empire for the protection and defence of the general interests will have been accomplished. Though the aggregate contributions from the Colonies will under the new arrangements be practically doubled, they will still amount to little more than one per cent. of the charge for the Navy borne by the taxpayers of the United Kingdom, but the increase, and still more the proposals in the Australasian and Newfoundland agreements, which will add a considerable Colonial element to the personnel of the fleet, are satisfactory as evidence that the self-governing Colonies realise that the burden of defence is a common burden, and that they feel that the time has come when the unity of sentiment which now knits the Empire together should receive practical expression by their sharing, as far as their circumstances permit, in the task of providing for the defence of the common interests, of which, as the First Lord of the Admiralty pointed out, their proportion is steadily and continuously growing.

MILITARY DEFENCE.

In regard to the question of military defence, the Conference did not reach any definite decision. The Parliament of New Zealand had, in 1900, passed an Act providing for the establishment in the Colony of an Imperial Military Reserve for service in certain cases of emergency outside the limits of the Colony, and notice of the following motion had been given by Mr. Seddon:—

- "That it is desirable to have an Imperial Reserve Force formed in each of His Majesty's Dominions over the seas for service in case of emergency outside the Dominion or Colony in which such reserve is formed. The limits within which such reserve force may be employed outside the Colony wherein it is raised to be defined by the Imperial and Colonial Governments at the time such reserve is formed, and to be in accordance with any law in force for the time being respecting
- "the same. The cost of maintaining and equipping such Imperial "Reserve Force to be defrayed in such proportion and manner as may be agreed upon between the Imperial and Colonial Governments."

Appendix III.
Appendix V. (2).
Appendix V. (3).

The question had also been considered by the Colonial Defence Committee, and the Report of that body, together with the papers by Major-General French and Major-General Hutton, dealing specially with the organisation of the forces of the Commonwealth, were communicated to the members of the Conference. Copies of these papers are appended.

The discussion of the question was opened by the Secretary of State for War in the following speech, in which he indicated the views of his military advisers and himself as to the form in which the self-governing Colonies might assist in the military defence of the Empire:—

"The Secretary of State for War: Mr. Chamberlain and Gentlemen,—On the last occasion, when I had the pleasure of attending here, Lord Selborne opened the Conference on the question of Imperial defence from the standpoint of the Navy, and we have before us with regard to the Army a Notice of Motion formulated by the Government of New Zealand to the effect: 'That it is desirable to have an Imperial Reserve Force formed in each of His Majesty's Dominions over the seas for service in case of emergency outside the Dominion or Colony in which such Reserve is formed. The limits within which such Reserve Force may be employed outside the Colony wherein it is raised to be defined by the Imperial and Colonial Governments at the time such Reserve is formed, and to be in accordance with any law in force for the time being respecting the same. The cost of maintaining and equipping such Imperial Reserve Force to be defrayed in such proportion and manner as may be agreed upon between the Imperial and Colonial Governments.'

" Although I heartily concur with the terms of the Motion generally, I may perhaps be allowed to say that what I may be able to say to-day is not in any way based on that resolution. The question of our Imperial Land Forces is one which has not been brought forward either by the momentary impetus of the late war, or by anything but a desire for a settled policy in this respect, and I would venture to point out that our whole progress in this country for the last 20 years has been to some such end as that which we are now asking you to put your seal upon. National defence had been allowed to go very much backward during the 'seventies.' During the 'eighties,' Sir, very considerable progress was made, especially after Lord Randolph Churchill's resignation as Chancellor of the Exchequer, which was based upon and which formed a subject of a trial of strength as to whether our coaling stations for the Navy and national defences should be maintained. attempts have been made from time to time to estimate what our Those attempts have land forces might be called upon to undertake. become more necessary year by year. It is practically impossible to exclude from our minds the necessities not of offensive but of defensive action for the maintenance of our Colonies and Dependencies all over the world, and the Government have, within the last two years, definitely stated, I think almost for the first time, how they adjust our land forces at home, and what proportion they hold in readiness for the protection of our interests in other parts of the globe.

" Perhaps I might recapitulate the views which I put before the House of Commons, now 18 months ago, on behalf of the Government, and which, after long discussions, were accepted, and have been generally agreed to We are prepared—and our organisation enables us in the by Parliament. future—to send 120,000 regular troops abroad to any part of the British We keep up a home field army Empire which may be threatened. We keep up a home field army of another 120,000 men; we keep 190,000 men for our garrisons; we have a large number—somewhere between 100,000 and 200,000— Empire which may be threatened. employed in various positions for the defence of London and for strategic positions which might be threatened in case of invasion. But large as these preparations may sound, they are certainly not deemed too large, by our military advisers, in view of the possibility of our at any time losing the command of the sea, and I would venture to remind the Conference that what Great Britain does off her own bat towards defence of Colonies and Dependencies, is not limited by her power to send 120,000 men to any threatened

position in case of emergency. We have close upon 80,000 British troops in India. We have always some 30,000 in the Colonial garrisons, and at present—and probably for some long time to come—we must, in view of South Africa, look to keeping a larger number than that. Therefore, we have, either abroad at this moment or liable to go abroad on any emergency, close upon a quarter of a million of men. And I would point out that this is not a force kept for ambitious schemes or offensive operations or for an attempt to involve ourselves in the great quarrels of our neighbours in Europe. We have only got to look to the illustrations of the late war to see that in fixing 120,000 men as our contingent, we are rather under than over the mark of what we might be called upon to send, having in view that we have had to send double the number, with your assistance, for the defence of two of our Colonies.

"I recognise that in bringing these subjects before you I am bound to show that the Mother Country is doing her part. I do not think that anybody will contend that a nation which keeps 110,000 or 120,000 men permanently abroad under a system of voluntary enlistment, and is prepared to send the same number in the case of emergency, is not doing her share in protecting her Colonies and Dependencies, which are relying upon her assistance. On the other hand it is held - speaking in this room, by our military advisers it is strongly held—that circumstances may occur in which it is most desirable that we should have a call on further troops. Of course we should have a certain number at home, which, if the sea is safeguarded, we should, as we did in the case of South Africa, send out; but the whole secret of success in war is time, and we can never count on having so much time as we have had in the late war. We should never count-either in respect to policy or as to time-on having an enemy who would enable us to make up during the war the deficiencies which we found at the beginning. I should like to speak, if I may, quite frankly to the Conference on this subject. In the Boers we had an armed enemy -not an army-shrewd, and brave, and provided with good weapons; but they neglected at the beginning of the war obvious opportunities—obvious and many opportunities. I am not a tactician, but I have studied the opinions of those who have written and who have given me their advice. I might point out that there were incidents earlier in the war, there were occasions, when a powerful and determined enemy, properly organised, could have taken advantage of our early reverses, and could have moved with great effect upon our communications. That was not done because the forces were not an organised army. Again, in individual battles there were many opportunities of which a determined leader, who had an organised force at his disposal, would have taken advantage to break our line-very often a long extended one-and would have put our troops to a much more severe test than even they were put to. I only mention that fact for this reason, that we have to consider what will be the effect if we found ourselves pitted against European troops. should have both these contingencies, which were neglected by the Boers, to look to. My object in mentioning this is to remind you that we had largely to rely—both in our own and in our Colonial levies on relatively untrained troops. I admit to the full that our levies, that is to say, our yeomanry and other hastily levied troops, differed extremely in their composition and in their military quality. They all improved enormously after some months; but no General commanding British troops would have been willing, in the condition in which many of them went out—nor would it have been fair, to pit them against European troops, and the same, in a lesser degree, holds good as regards the Colonial force sent to our support. They differed, and they were bound to differ exceedingly, in their military quality, especially at the beginning, and on first landing; and it is not disrespectful to them to say that, with the training which they had received before they landed, there was a considerable number of those troops which no General would have had a right to pit against European troops without further training, and it is exceedingly important to us in laying down our plans of action for the future to know to what extent we can depend in an emergency upon Colonial support. Of course, I realise in regard to all these questions that we should not

ask for-that we should go too far if we asked for any general promise of support in an emergency which has not arisen; but what I do trust very strongly is this: that in case of an emergency, and in case of different Colonies being willing to come to the support of the Mother Country in such emergency, they should be in a position to do so with a body of troops, however moderate in number, which could be put in line with our own regular troops against a European Power. I am not, of course, speaking of action on the Continent of Europe, but it will not be necessary for any of us to go far to conceive cases in which in support of our Colonies it might be necessary to send a large British force, and in some cases in quarrels in which Great Britain's interest would be considerably less than that of the Colony affected. Therefore, I am not asking that this should be regarded simply as a donative on the part of the Colonies out of loyalty. I ask it rather on the ground of reciprocity, and I ask it also because, if you take some parts of the world in which our interests might be threatened, it must be perfectly obvious that it would not be in the power of the Mother Country to perform her part of the business effectively

without some support.

"Take, for instance, the case of China. We have recently come to an agreement with Japan—an agreement which you will recollect, is not one for offensive action, since it only comes into force in the case of aggressive action by other Powers. Obviously in any plan of campaign which might be found necessary to protect our trade with China against encroachment, and against aggression, we should be bound, and we should wish, to give Japan, our ally, every support in our power. It is equally obvious that our interests would be strongly threatened in other parts of the globe at the same time. A campaign between two great Powers is not fought out solely on the spot at which the quarrel has arisen. In the case of any trouble which threatened our Indian Empire, we are bound to send large reinforcements from here. In the case of war which involved European Powers our striking effect would necessarily be exercised on some of their That is what Great Britain ought to be prepared to do; but by propinquity and also from other causes nothing could assist us more supposing that quarrel, forced upon us by others, also obtained for us the support of the different Colonial Governments, than that we should be able to count on being able to support our ally in China with a small body, but, at the same time, a well organised body of Colonial force from those Colonies which are nearest and which are most conveniently situated for supporting us

"Well, now, what is the present position? We have had a memorandum which I think has been probably read by all the authorities who are present, and which shows that we have nominally of all ranks a very large permanent force in Australia, something like 27,000 men; in Canada, 38,000; in New Zealand, 17,000; and making up with South Africa, say, probably, something like 100,000 men. Well, what is the military value of the force? That is the question we have to put to ourselves, what is its military value for the defence of the Colonies themselves, and what is its military value for assistance to the Empire at large, to the extent to which it is asked to contribute. Well, I hope I shall not be accused, if I am frank, of in any way disparaging our Colonial troops. I began by saying that all, and more than all, that may be said as to their diversity may be said as to the diversity of the Imperial forces outside the regular army, but the diversity is exactly what my military advisers are engaged in reducing to the best of their ability, so that we may know exactly what we have to depend upon.

"Take the case first of all of Canada; Canada has nearly 40,000 men. We know that in no part of the Empire has better fighting material been found in the recent war than among the Canadians, but I see from the last annual Report from the General Officer Commanding the Canadian Militia, a report which was referred to in high terms in a recent debate on the Militia in the Canadian Parliament, that the city corps have absolutely no training whatever in the field duties of a soldier, and that the rural corps "will never be made even fairly fit to take the field with the limited period of annual training that they receive under existing conditions." In the urban corps it is further stated to be impossible at present to give anything beyond

theoretical instruction in the more important duties of a soldier, such as scouting, outpost work, entrenchment and tactical exercises. As regards the cavalry the general officer regretted his inability to report that as cavalry they can be considered to be in any instance more than barely efficient. Beyond that, we know that Canada has at present no trained staff, or a system of training of staff officers, and very recently a rifle has been adopted in Canada which, although carrying the same cartridge as our British rifle, is of a different pattern, which in itself we think is a little unfortunate, as breaking the uniformity and the interchangability from the one to the other in case troops are employed together. Anybody who reads the report will see that, however fine might be the patriotic ardour and keenness of Canada at a given moment, troops hastily improvised from such material can only be placed by a General against trained troops with very considerable caution.

"Well, then again, in regard to Australia, there was a military Committee of Inquiry which was assembled last year by the Commonwealth Government to report on the organisation and the state of instruction of the guards of the various Australian States. Those reports point out much that I daresay might have been said with equal truth of our organisation here no more than 15 or 20 years ago, but I hope we have progressed here. The troops vary very much in quality, and are deficient as regards the departmental corps which are necessary to accompany them in the field, Army Service Corps and Ordnance, and Army Medical Departments. In some States there are none. Victoria has only a reserve of 17 rounds of small arms ammunition per rifle. Western Australia only 28 rounds reserve, and again there has not been any military administrative staff to deal with supply or other arrangements, and only in one State is there periodical inspection of ammunition and warlike stores. The Engineer units do not receive a continuous annual training, and like the great variety of armaments and ammunition, anybody who reads those reports will see that however magnificent the material, however loyal and patriotic the feeling, you can only treat contingents which are got together on the spur of the moment, and hastily improvised, as a moral force, a moral support to the Empire at a critical moment, but not one on which the Empire would be justified in relying in any way to the exclusion of its own regular troops, and my point is that cases must and will arise in which we shall have to ask, in which we shall require a larger force than we have of our own, and in which the Colonies who send it us on the ground that they think us worthy of support

in a particular emergency should be prepared to send us reliable forces.

"Now, your time is of value, and I do not want to enlarge on the many other features which are put before me by my military advisers on this subject, but what I would ask is this, that out of this very large number of men who are only trained in some degree in the Colonies, we must look, even if it was for only one in four to be specially trained, and to be held in readiness for such an emergency. I propose that those men should be trained with a liability to oversea service, that they should realise that they are a part of the Army Reserve of the Imperial Force, that their services are absolutely pledged in the event of the Government to which they belong proferring assistance to the Imperial Forces in the emergency. I would ask that they should receive such training as might be agreed upon between our military authorities and the Government concerned, and that they should be fully organised and fully equipped with a view to acting together and drilling together in the battalions or regiments with which they would take the field. I do not want to go into the details of the question, because I think perhaps it is a question where we want first to have the principle decided. I do not want to go into the questions of what their status would be with regard to other corps; whether there should be any attachment to the regiments at home; whether there should be any exchange of units which has often been talked about, and was talked about at this Conference in 1897; whether the officers who are to accept service in this particular force should have any claim on Imperial Commissions.

"All those I think are questions which we must take up and deal with, but, of course, there is the great question of expenditure. I would point but that this is not a large financial question. The number of men asked

for is so comparatively small that it is unlikely that there would be a difficulty in getting men to pledge themselves, and the reserve pay which we give after all only amounts to 91. per man per annum. That reserve pay, over a force of 20,000 men, would only amount to 180,000l. a year over the whole of the Colonies, and I am by no means prepared to say, in looking to the last paragraph of Mr. Seddon's motion, that it would not be a fair thing to ask the Imperial Government to assist in that respect in case they really had a call on those troops. Of course, if these troops are entirely under the control of the Colonial Government, and if their Colony says, which it very possibly would, 'We ' will not pledge ourselves to send you any men until we know the ' emergency and until we have the assent of our Parliament for agreeing to ' take part in that particular emergency,' it would probably be held that so long as the Colonial Government kept the control as to the employment of the troops, they should pay them. For ourselves, if it is held that any troops are part of our recognised Army Reserve, I think it would not be unreasonable for the Imperial Exchequer to bear some portion of the charge. I will not develop the question further, but I would point out that when I have spoken of 180,000l. divided between the whole of the Colonies, I am speaking of a relatively small figure compared to that which has been recently added to our Estimates. On a most careful review by the Cabinet of the necessities of the case within two years—the years 1900 and 1901—we have added no less than 9,000,000l. sterling to the Peace Estimates for the Army and therefore the expenditure which I suggest may possibly not be grudged by the Colonies, though I think it may be met by retrenchment in some other quarters. In respect of figures it would only represent an expenditure in the whole of the Colonies of one-fiftieth of the sum which, in two years, the Imperial Government has had to take upon its shoulders. I would only urge before I sit down that these proposals are dictated not in the least by any idea of entering into an ambitious competition with other nations as to the extent of our But up to now Great Britain has always been the land armaments. last in the field. We cannot afford to be the last in the field. If we are forced into defensive action for any of our dependencies we are bound to be able to strike as quickly or quicker than any other Powers. That is the object of the whole of our present organisation at the War Office, which has advanced most rapidly within the last two or three years, and I sincerely trust that the Colonial Governments may see their way to giving us, in this particular form, the support which they have given us in so unstinted a manner under the circumstances of the late war.

The discussion revealed considerable difference of opinion amongst the members. While the representatives of Cape Colony and Natal were disposed to fall in with the policy suggested by Mr. Seddon and the Secretary of State for War—of having a special body of troops ear-marked for Imperial service—the representatives of Canada and Australia were of opinion that the best course to pursue was to endeavour to raise the standard of training for the general body of their forces, to organise the departmental services and equipment required for the mobilisation of a field force, leaving it to the Colony, when the need arose, to determine how and to what extent it should render assistance. The Imperial sentiment in the Colonies was steadily growing, and their action in the late war left no room for doubt that such assistance would be given readily and effectively and to the utmost of their ability in any future emergency.

To establish a special force, set apart for general Imperial service, and practically under the absolute control of the Imperial Government, was objectionable in principle as derogating from the powers of self-government enjoyed by them, and would be calculated to impede the general improvement in training and organisation of their defence forces, and, consequently, their ability to render effective help, if it should be required.

In the result it was decided that, if His Majesty's Government on consideration should think it desirable to take action on the suggestion of the

Secretary of State for War in the case of those Colonies which were disposed to fall in with it, it would be best to do so through the usual channel of official correspondence. The views of the Canadian Ministers on the general question of defence were specially set forth in the annexed Memorandum.

Appendix

ARMY AND NAVY SUPPLY CONTRACTS.

On the question of Army and Navy supply contracts raised by the Govern- Appendix ment of the Commonwealth, the correspondence which had passed with the VII. Admiralty and War Office, showing the principles which governed the action of these departments in the matter, was communicated to the Conference, and the Secretary of State for War and the Financial Secretary of the Navy attended and took part in the discussion of the subject. The following resolution was unanimously adopted:

"That in all Government contracts, whether in the case of the " Colonial or the Imperial Governments, it is desirable that, as far as " practicable, the products of the Empire should be preferred to the " products of foreign countries. With a view to promoting this " result, it is suggested that where such contracts cannot be filled " in the country in which the supplies are required, the fullest " practicable notice of the requirements and of the conditions of " tender should be given both in the Colonies and the United Kingdom. " and that this notice should be communicated through official channels " as well as through the Press."

COMMISSIONS IN THE NAVY AND ARMY.

The subject of commissions in the Army and Navy for young men from the Colonies was also discussed at the instance of the Government of New Zealand. So far as the Navy is concerned the matter has been dealt with in the special agreements with Australia and New Zealand and the Cape

Under these arrangements, eight cadet-ships in the Navy will be given annually to the Commonwealth of Australia, two each to New Zealand and Cape Colony, and one to Natal, an arrangement which will, it is hoped, still further develop, in the case of these Colonies, their practical interest in and association with the work of the Navy.

With regard to the Army, the Secretary of State for War stated that he would regard with favour the possibility of doing something in the direction indicated by the resolution, which was passed unanimously in the following terms:-

"That the Prime Ministers of the self-governing Colonies suggest " that the question of the allotment of the Naval and Military cadets " to the Dominions beyond the seas be taken into consideration by the " Naval and Military authorities, with a view to increasing the number " of commissions to be offered; that consistent with ensuring suitable " candidates, as far as practicable, greater facilities than now obtain 'should be given to enable young Colonists to enter the Navy and the " Army."

UNIFORMITY IN PATTERNS OF WEAPONS.

The desirability of uniformity in the patterns of weapons employed by the various military forces of the Empire was brought forward in the opening statement of the Secretary of State for War. There was general agreement on this subject, but no formal resolution was passed.

POLITICAL RELATIONS.

In regard to the political relations of the Mother Country with the Colonies a motion was presented on behalf of the Government of New Zealand:-

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"That it would be to the advantage of the Empire if triennial Con-" ferences were held, at which questions affecting the political and com-" mercial relations of the Mother Country and His Majesty's Dominions

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- " over the seas could be discussed and considered, as between the "Secretary of State for the Colonies and the Premiers of the self-
- " governing Colonies. In case of any emergency arising, upon which a "Special Conference may have been deemed necessary, the next ordinary
- " Conference to be held not sooner than three years thereafter."

The previous Conference, in 1897, had passed a resolution that:-

"The Premiers are of opinion that it would be desirable to hold periodical Conferences of representatives of the Colonies and Great Britain, for the discussion of matters of common interest."

It was the general opinion that it was desirable to take a step in advance of that resolution, and, while leaving due latitude for any political exigencies which might render it difficult for the Prime Ministers to leave their Colonies at a date fixed in advance, at the same time to indicate that the Conferences should not wait for some special object, but should take place as a rule at fixed periods, unless there is some reason to the contrary.

This view was embodied in the resolution unanimously adopted:-

"That it would be to the advantage of the Empire if Conferences were held, as far as practicable, at intervals not exceeding four years, at which questions of common interest affecting the relations of the Mother Country and His Majesty's Dominions over the seas could be discussed and considered as between the Secretary of State for the Colonies and the Prime Ministers of the self-governing Colonies. The Secretary of State for the Colonies is requested to arrange for such Conferences after communication with the Prime Ministers of the respective Colonies. In case of any emergency arising upon which a Special Conference may have been deemed necessary, the next ordinary Conference to be held not sooner than three years thereafter."

COMMUNICATION WITH COLONIES PRIOR TO CONCLUDING TREATIES.

The only other matters affecting political relations before the Conference were the questions raised by the Government of the Commonwealth of communicating with the Colonies with regard to the terms of Treaties

before they are concluded, and of an Imperial Court of Appeal.

In regard to the former it was explained that in regard to Treaties of Commerce and Navigation, which appeared to be more especially contemplated by the Commonwealth Government, every effort was already made to carry out the policy indicated, and that where a Colony or Colonies were specially concerned it was the custom to invite them to be specially represented in the negotiations, and the following resolution which was adopted by the Conference gives formal expression to the practice which has been followed in recent years:—

"That so far as may be consistent with the confidential negotiation
of Treaties with Foreign Powers, the views of the Colonies affected
should be obtained in order that they may be in a better position to

" give adhesion to such Treaties."

IMPERIAL COURT OF APPEAL.

The subject of an Imperial Court of Appeal was brought up by Sir E. Barton with the view of ascertaining how far the other Prime Ministers were satisfied with the results of the Special Conference on the question held in 1901, and on finding that there was general acquiescence in that result he did not pursue the matter.

COMMERCIAL RELATIONS.

Whilst the informal discussions on the subject of defence were proceeding the Conference took up the consideration of the various matters grouped in the list of subjects proposed for discussion under the head of "commercial relations."

In regard to this matter the policy of His Majesty's Government was declared in the speech of the Secretary of State at the Conference in 1897,*

and repeated in his opening statement already quoted. They are satisfied that a system of free trade within the Empire, if it could be attained, would lead to the rapid and profitable exploitation of its boundless natural resources, and at the same time promote the natural and healthy growth and expansion of its manufacturing industries.

It would change the various parts from a series of commercial units to an organic whole, the strength and solidarity of which would grow in proportion with its commercial and industrial development, and would lead inevitably to that closer political union which is so generally desired.

At the last Conference, in 1897, the Prime Ministers passed two resolutions on this subject, the first urging the early denunciation of any treaties which hampered the commercial relations between Great Britain and the Colonies, and the second undertaking to confer with their colleagues with the view of. seeing whether an improvement of the trade relations between the Mother Country and the Colonies could properly be secured by a preference given by the Colonies to the products of the United Kingdom. Following on these resolutions His Majesty's Government at once denounced the treaties with Germany and Belgium, and the Dominion of Canada, which had given a tariff preference of 12½ per cent.— to be increased to 25 per cent. in 1898—to the products of the United Kingdom, offering a similar reduction to the products of any country where the Customs tariff on Canadian produce was as favourable as the Canadian tariff, so reduced, was to the products of such country, on the termination of the treaties confined this preference to the products and manufactures of the United Kingdom and certain British Colonies. The preference was, in 1900, increased to 33½ per cent. of the duty, and its results so far on the trade between the United Kingdom and Canada Appendix are fully discussed in the Memoranda by the Board of Trade and the VIII.

Dominion Minister of Customs which were laid before the Conference and Appendix IX. copies of which are annexed.

Notice of a motion on this subject had been given on behalf of the Government of New Zealand to the following effect:-

"That it is essential to the well-being of the Mother Country and " His Majesty's Dominions beyond the seas that in such Dominions "where the same do not now exist, preferential tariffs by way of " rebate of duties on British manufactured goods carried in British owned ships should be granted, and that in the Mother Country " rebate of duty on Colonial products now taxable should be conceded."

The discussion revealed a very strong feeling amongst the Prime Ministers in favour of making some definite advance towards establishing closer trade relations between the Mother Country and the Colonies. But the circumstances in the different Colonies differed so widely that it was apparent that no arrangement applicable to all could be devised, and it was resolved accordingly that the several Prime Ministers should meet the President of the Board of Trade privately, with the view of considering such separate arrangements as would best meet the varying circumstances of the several Colonies, and that when the result of these meetings was reported, the Conference should proceed to discuss the terms of a general resolution, embodying the principle of the arrangements arrived at.

The result of the informal meetings with the President of the Board of Trade are set forth in the following Memorandum:—

MEMORANDUM BY THE PRESIDENT OF THE BOARD OF TRADE.

As a result of the communications which have taken place, it is understood that the representatives of the Colonies hereinafter mentioned are prepared to recommend to their respective Parliaments preferential treatment of British goods on the following lines:-

Canada.

The existing preference of 331 per cent., and an additional preference on lists of selected articles—

(a) by further reducing the duties in favour of the United Kingdom;

(b) by raising the duties against foreign imports;

(c) by imposing duties on certain foreign imports now on the free list.

Australia.

Preferential treatment not yet defined as to nature or extent.

New Zealand.

A general preference by 10 per cent. all-round reduction of the present duty on British manufactured goods, or an equivalent in respect of lists of selected articles on the lines proposed by Canada, namely:—

- (a) by further reducing the duties in favour of the United Kingdom;
- (b) by raising the duties against foreign imports;
- (c) by imposing duties on certain foreign imports now on the free list.

The Cape and Natal.

A preference of 25 per cent. or its equivalent on dutiable goods other than specially rated articles to be given by increasing the duties on foreign imports.

The general resolution that was finally adopted as covering the principle underlying the several proposals comprised in Mr. Balfour's Memorandum, was as follows:—

- "1. That this Conference recognises that the principle of pre-"ferential trade between the United Kingdom and His Majesty's
- "Dominions beyond the seas would stimulate and facilitate mutual commercial intercourse, and would, by promoting the development of
- "the resources and industries of the several parts, strengthen the Empire.
- "2. That this Conference recognises that, in the present circum"stances of the Colonies, it is not practicable to adopt a general system
 "of Free Trade as between the Mother Country and the British
 "Dominions beyond the seas.
- "3. That with a view, however, to promoting the increase of trade within the Empire, it is desirable that those Colonies which have not already adopted such a policy should, as far as their circumstances permit, give substantial preferential treatment to the products and manufactures of the United Kingdom.
- "4. That the Prime Ministers of the Colonies respectfully urge on "His Majesty's Government the expediency of granting in the United "Kingdom preferential treatment to the products and manufactures of the Colonies, either by exemption from or reduction of duties now or hereafter imposed.
- "5. That the Prime Ministers present at the Conference under-"take to submit to their respective Governments at the earliest opportunity the principle of the resolution, and to request them to take such measures as may be necessary to give effect to it."

The Canadian Ministers handed in the following Memorandum to explain their attitude on this question:—

MEMORANDUM BY CANADIAN MINISTERS.

This subject has frequently engaged the attention of the Conference. At an early stage Mr. Chamberlain suggested that the question could most conveniently be considered by the representatives of each Colony placing themselves in communication with the President of the Board of Trade, Mr. Gerald Balfour, and the officials of that Department. Accordingly the Canadian Ministers had several protracted interviews with these gentlemen, and discussed the whole subject very fully. Opportunity was also taken to present the Canadian view to Mr. Chamberlain. Now that the Conference is drawing to a close, it is desirable that the course of the discussion, and the conclusions reached by the Canadian Ministers, should be outlined and placed on record.

From the beginning of the proceedings the Canadian Ministers have claimed that in consideration of the substantial preference given by Canada for some years to the products of the Mother Country, Canadian food products should be exempted in the United Kingdom from the duties recently imposed. Representations to this effect previously made through the High Commissioner for Canada were supplemented by the Ministers, both in writing and in the personal interviews with the Imperial Ministers.

Mr. Chamberlain, on behalf of the Imperial Government, was unable to agree to the proposals of the Canadian Ministers. He represented that the Imperial Government, while highly appreciating the good feeling manifested by Canada in the granting of preferential treatment, did not think the material results to the trade of the United Kingdom were as great as the Canadian Ministers claimed. He further said that the change desired by Canada would be an important departure from the established fiscal policy of the Kingdom, and that if the proposals could be entertained at all, as to which he was not prepared to commit himself, it would be necessary for Canada to offer some material tariff concessions beyond those which she had already voluntarily given.

The Canadian Ministers, therefore, submitted a memorandum on the subject of the advantages already received by Great Britain from the Canadian preferential tariff, with a view to showing that these were of much value, and entitled to weight in the consideration of the whole subject.

While urging that the benefits of the preference were such as to entitle Canada to the desired exemption from the duties on food products in the United Kingdom, the Canadian Ministers stated that within certain limitations they were prepared to consider the request of Mr. Chamberlain for further concessions in return for the desired preference in the markets of the United Kingdom. While it was not deemed necessary to enter into questions as to the wisdom or unwisdom of the policy adopted by all governments in Canada, of raising the revenues chiefly from Customs duties, the Canadian Ministers pointed out that under that policy large industries had grown up which had to be considered in connection with proposed tariff changes. Large reductions of duties had been made in recent years, especially on British imports. It was feared that in some lines of importance further reductions might create a disturbance of trade which would not be conducive to the welfare of the country. But the Canadian Ministers pointed out that the Canadian tariff was by no means prohibitive, that large quantities of goods were imported, and that a great proportion of these came from foreign countries. In any lines in which it appeared that the goods would be manufactured in Great Britain it might be possible to so readjust some duties as to give an additional advantage to the British manufacturer, and thus turn over to him a volume of trade which at present is held by the manufacturers of foreign countries.

The Canadian Ministers stated that if they could be assured that the Imperial Government would accept the principle of preferential trade generally, and particularly grant to the food products of Canada in the United Kingdom exemption from duties now levied, or hereafter imposed, they, the Canadian Ministers, would be prepared to go further into the subject, and endeavour to give to the British manufacturer some increased advantage over his foreign competitors in the markets of Canada.

Meanwhile the Canadian Ministers determined to present to the Conference a Resolution affirming the principle of preferential trade, and the desirability of its adoption by the Colonies generally, and also expressing the opinion of the Prime Ministers of the Colonies that His Majesty's Government should reciprocate by granting preferential terms to the products of the Colonies in the markets of the Mother Country. The Canadian Ministers desired to have it understood that they took this course with the strong hope and expectation that the principle of preferential trade would be more widely accepted by the Colonies, and that the Mother Country would at an early day apply the same principle by exempting the products of the Colonies from Customs duties. If, after using every effort to bring about such a readjustment of the fiscal policy of the Empire, the Canadian Government should find that the principle of preferential trade is not acceptable to the Colonies

generally, or the Mother Country, then Canada should be free to take such action as might be deemed necessary in the presence of such conditions.

London, August 11th, 1902.

It will be observed that the resolution is wider in its scope than that submitted to the Conference on behalf of the Government of New Zealand, which proposed to confine preferential tariff treatment to goods carried in British ships. It was considered that this aspect of the question could best be considered in connection with the question raised by the other resolutions suggested by the Government of New Zealand in regard to shipping subsidies, and to the operation of the laws restricting the Coasting Trade, which are enforced by some nations.

COASTING TRADE.

The resolution on this question proposed by the Government of New Zealand was as follows:

"That in view of the application of the coasting laws of the "United States, and of other nations, the time has arrived for negotia-"tions to be opened with a view to removal or modification of " restrictions on British trade, failing which the Imperial Government " should take steps to protect the trade of the Empire by passing a law declaring that the Colonies and Dependencies shall come within

" similar coasting laws."

The matter was fully considered by the Conference, especially in regard to its bearing on our Treaties of Commerce and Navigation with certain foreign countries, as to which information was furnished by the President of the Board of Trade, and it appeared that the matter was one for further inquiry and consideration rather than immediate action. The decision of the Conference was expressed in the following Resolution:-

"That it is desirable that the attention of the Governments of the " Colonies and the United Kingdom should be called to the present " state of the navigation laws in the Empire, and in other countries, "and to the advisability of refusing the privileges of coastwise trade, " including trade between the Mother Country and its Colonies and " Possessions, and between one Colony or Possession and another, to " countries in which the corresponding trade is confined to ships of their own nationality and also to the laws affecting shipping with a " view of seeing whether any other steps should be taken to promote " Imperial trade in British vessels."

MAIL SERVICES

AND SHIPPING SUBSIDIES.

The resolution proposed by the Government of New Zealand in regard to the mail services between Australia, New Zealand, Canada and Great Britain was as follows:

"That it would be an advantage to the Empire to have subsidised " mail services established as between Australia, New Zealand, Canada, " and Great Britain. The steamers carrying such mails to be British " owned, and such steamers to be of such a class, and so fitted, that in

" time of war they may be armed and used as cruisers."

It gave rise to an interesting discussion as to the effects on British trade and shipping of the subsidies granted to various foreign shipping firms by their respective Governments, and as to the grant of preferential rates of freight by British lines to foreign goods. The result of the discussion was that the following general resolution was adopted:-

"That it is desirable that, in view of the great extension of foreign " subsidies to shipping, the position of the mail services between " different parts of the Empire should be reviewed by the respective " (fovernments. In all new contracts provisions should be inserted to " prevent excessive freight charges, or any preference in favour of . foreigners, and to ensure that such of the steamers as may be suitable

" shall be at the service of His Majesty's Government in war time as

" cruisers or transports."

Loss of Most Favoured Nation Treatment.

In connection with the discussion of the question of preferential trade the Conference also considered the point raised by the Commonwealth Government as to the possibility of the Colonies losing most favoured nation treatment in foreign countries in the event of their giving a tariff preference to British goods. As, however, the exports from the Colonies to foreign countries are almost exclusively articles of food or raw materials for various industries, the possibility of discrimination against them in foreign markets was not regarded as serious, and as the exports from foreign countries to the Colonies are mainly manufactured articles it was recognised that if such discrimination did take place the Colonies had an effective remedy in their own hands.

MUTUAL PROTECTION OF PATENTS.

The Conference also discussed the subjects of the mutual protection of patents and the purchase of ocean cables which had been suggested by the Government of the Commonwealth. In regard to the first of these subjects the accompanying Memorandum prepared by the Comptroller of the Patent Office had been circulated to the members, and while it was felt that it was Appendix of too technical a nature for effective discussion at the Conference, there was a X. general feeling that it was desirable that the recognition throughout the Empire of a patent granted in one part of it should be facilitated, and that an inquiry should be instituted as to how this could be effected, and the following resolution was passed:-

"That it would tend to the encouragement of inventions if some " system for the mutual protection of patents in the various parts of "the Empire could be devised. That the Secretary of State be asked

" to enter into communication with the several Governments in the

" first instance and invite their suggestions to this end."

PURCHASE OF OCEAN CABLES.

On the question of the purchase of ocean cables, the report of the recent departmental Committee on the subject of cable communications, and a Memorandum by Sir Sanford Fleming, advocating the establishment of a complete system of Government cable communication between the various parts of the Empire, had been laid before the Conference. The attention of Appendix the members was directed to the risk pointed out by the Committee of hampering and checking the construction of cables by private companies if any general scheme of State construction or purchase were adopted, and the decision arrived at was expressed in the following resolution:

"That it is desirable that in future agreements as to cable com-" munications a clause should, wherever practicable, be inserted reserving " to the Government or Governments concerned the right of purchasing " on equitable terms, and after due notice, all or any of the cables to

" which the agreements relate."

MERCHANT SHIPPING LAWS. STAMP DUTY ON COLONIAL BONDS.

The question of uniformity throughout the Empire of merchant shipping laws which had been suggested for discussion by the Government of the Cape was not, in the absence of the Prime Minister of that Colony, taken up, nor was that of Imperial stamp charges on Colonial bonds which had been proposed by the Government of the Commonwealth, Sir E. Barton having explained that his principal object in putting it forward was to indicate a Appendix

possible manner in which His Majesty's Government might give some return to the Colonies for any tariff preference which the Colonies might accord to British goods. A Memorandum explaining the present position of the law on this subject was prepared by the Department of Inland Revenue and laid before the Conference.

WIRELESS TELEGRAPHY.

In regard to Government control of wireless telegraphy, the Admiralty explained that it was desirable that some system of general application should be in force everywhere, so that a ship might be able to communicate with any station all over the world, and also that there should be some regulation to prevent "interference" and to ensure control in time of war. It was not desired that the Conference should take any action in the matter, but that the Governments of the Colonies should not commit themselves to any particular scheme or system without previous communication with His Majesty's Government.

METRIC SYSTEM.

In addition to the commercial matters, of which previous notice had been given, two subjects were brought forward by the Canadian Government during the sittings of the Conference—the adoption of the metric system of weights and measures, and the question of the postal charges on newspapers and periodicals. The following resolution was passed in regard to the metric system :-

"That it is advisable to adopt the metric system of weights and " measures for use within the Empire, and the Prime Ministers urge the "Governments represented at this Conference to give consideration to " the question of its early adoption."

NEWSPAPER POSTAGE.

The resolution on the subject of newspaper postage was as follows:—

"That it is advisable to adopt the principle of cheap postage " between the different parts of the British Empire on all newspapers " and periodicals published therein and the Prime Ministers desire to " draw the attention of His Majesty's Government to the question of a " reduction in the outgoing rate. They consider that each Government " should be allowed to determine the amount to which it may reduce " such rate, and the time for such reduction going into effect."

NATURALISATION:

Notice had been given on behalf of the Governments of the Cape Colony and Natal that they desired to raise the question of the naturalisation laws, and the Report of the Departmental Committee recently laid before Parliament, and the accompanying correspondence respecting a suggestion of the Dominion Government for facilitating the acquisition of rights of naturalisation throughout the Empire were laid before the members. Some exchange of views on the subject took place, but no resolution was passed.

Appendix XIII.

PROFESSIONAL EMPLOYMENT IN SOUTH AFRICA.

Notice of a motion on the subject of admission to professional employments in the new Colonies had been given on behalf of the Government of New Zealand to the following effect:

- "That in arranging for the administration of that portion of the
 - "Empire known formerly as the South African Republic and the Crange Free State, provision should be made that duly qualified
 - " members of the learned and skilled professions now admitted, and here-" after to be admitted, to practise in the Dominion of Canada, the
 - " Commonwealth of Australia, and in New Zealand be allowed to practise
 - " within the newly-acquired territories referred to."

The accompanying précis showing the action which had been taken in the matter by the Administration of the Transvaal and the Orange River Colony was distributed to the members of the Conference. There was a general

Appendix XIV.

feeling that the condition laid down by the Government of the Colonies for the reciprocal admission of professional men from them to practise in the self-governing Colonies was reasonable and proper, and the resolution was modified to meet this view, and was passed in the following terms:—

"That in arranging for the administration of the Transvaal and the Orange River Colony it is desirable that provision should be made that duly qualified members of the learned and skilled professions now admitted, and hereafter to be admitted, to practise in the self-governing Colonies be allowed to practise within the newly-acquired territories on condition of reciprocal treatment in the Colonies concerned."

Sir Wilfrid Laurier dissented from the resolution, stating his reasons as follows:—

"This is a Conference of the self-governing Colonies. Those "Colonies which it is sought to affect by this motion are not repre-" sented at this Board. They are Crown Colonies now, and, for my " part, I think it is questionable wisdom, however meritorious the end " may be, to attempt to dictate or suggest what should be done in these " countries, which are in an exceptional condition. I think it would be " far better to confine ourselves to the Colonies we represent on this " Board in their relations with the Mother Country. It might serve a " good purpose if there were reciprocity, but we know the conditions in " my own country. We have not yet been able to reconcile our own " differences from province to province so as to get an uniform system. " Under these circumstances, how can we expect that conditions which " prevail in one country or another can be accepted elsewhere? For " my part, I am very strongly of opinion that we should leave this " question entirely to the responsibility of the Government concerned, " both of the Transvaal and the Orange River Colony."

The representatives of Canada desired to bring before the Conference the question of the law under which live cattle imported into this country from Canada are required to be slaughtered at the port of landing.

It was considered, however, that the matter was not of sufficient general interest to be dealt with by the Conference, and arrangements were made for its discussion privately with the President of the Board of Agriculture.

A similar course was adopted in regard to the relations of the Commonwealth and New Zealand with the Islands of the Pacific, which formed the subject of informal discussion between Sir E. Barton and Mr. Seddon and the Colonial Office.

VICTORIA MEMORIAL.

During the sitting of the Conference the Prime Ministers intimated their intention to ask their several Parliaments to vote the following sums towards the Queen Victoria Memorial:—

The Dominion of Canada
The Commonwealth of Australia
New Zealand, not less than
The Cape Colony
The Colony of Natal, not exceeding
The Colony of Newfoundland

At the final meeting Sir Wilfrid Laurier moved the following Resolution which was carried unanimously:

"The Members of this Conference, representing the self-governing "Colonies, desire, before they separate, to convey to Mr. Chamberlain "their warm and sincere appreciation of the manner in which he has "presided over their deliberations, as well as of the many courtesies "which they have received from him; they desire also to put on record the deep sense of gratitude which they feel for the generous hospitality which has been extended to them by the Government and people of "the United Kingdom"

" the United Kingdom."

APPENDIX I.

BRITISH EMPIRE.

MILITARY AND NAVAL EXPENDITURE, 1898-99.

| Naval and Military Expenditure per head of Population. | £ 8. d. | 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 |
|--|-------------------------------|---|
| Naval and Military Expenditure. | £,60,565,500 | 533,553 8,800 282,906 188,523 96,485 32,404 16,962 13,987 126,307 337,714 231,371 |
| Naval Expenditure per head of Population. | s. d. | N N N III O N N III O |
| Naval Expenditure. | £ 31,255,500 | Nil Nil 47,207 57,883 28,200 16,642 4,626 5,065 5,065 20,830 12,000 |
| Military Expenditure per | £ s. d. 0 14 14 | 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 |
| Military Expenditure (ordinary Services). | £ 29,310,000 | 533,553 8,800 185,699 130,640 68,285 12,336 8,922 105,477 307,714 219,371 |
| Population. | 41,454,621 (Census, 1901.) | 5,312,500 210,000 1,356,650 1,163,400 512,604 370,700 171,032 182,508 756,505 2,265,556 902,365 |
| | UNITED KINGDOM | CANADA NEWFOUNDLAND NEW SOUTH WALES VICTORIA QUEENSLAND SOUTH AUSTRALIA TASMANIA NEW ZEATHAND CAPE OF GOOD HOPE NATAL (Population for 1898) TOTAL POPULATION TOTAL POPULATION |
| Year ending | Estimates 1902-3. | 30.6.99 "" "31.12.89 31.3.99 30.6.99 |

APPENDIX II.

CANADIAN, AUSTRALIAN, AND NEW ZEALAND CONTRIBUTIONS TO THE WAR.

| i | nited | | _ | | | | 0 | | | | 0 |
|---------|---|------------------|-----------------|------------|--------------|-------------------|-------------------|-------------|---------------|--------|-----------------|
| 9 | Proportionate Expenditure for United Kingdom. | £ . 4,900,000 | 12,075,000 | 4,725,000 | 18,025,000 | 9,450,000 | 11,900,000 | 9,450,000 | 18,200,000 | 1 | 222,974,000 |
| ó | Proportionate Number for United Kingdom. | 70,000 | 189,000 | 140,000 | 252,000 | 168,000 | 266,000 | 196,000 | 336,000 | ı | 355,753 |
| *** | Expenditure per Head of Population. | £ s. d. 0 2 4 | 0 5 9 | 0 2 3 | 0 8 7 | 0 4 6 | 0 0 8 | 0 4 6 | 8 8 0 | | 5 7 |
| ra - | Number per 1,000. | ्चंक —— | 44 | ಗಳು ಕಾ | 9 | 4 | 63 | 41 caloo | œ | 1 | |
| 23 | Expenditure, | £ 620,000† | 391,620 | 138,327 | 203,164 | 82,068 | 51,646 | 38,393 | 334,000§ | - | 222,974,000 |
| . I | Number of Men. | 8,400* | 6,208 | 3,897 | 2,903 | 1,494 | 1,165 | 964 | \$0000 | 30,863 | 355,753 |
| | | 8 | - | 4 | • | | ž | 1 | ı | 1 | ı |
| | | | | | • | 1 | r | ŧ | | | • |
| . 1 | | ı | 1 | 4 | 4 | ı | 1 | • | | | , |
| , | | | | | | , | | r | | | • |
| | | | *B | | • | | • | , | , | | |
| - | | . 6 | | | | • | ı | | , | | |
| | | Свавай | New South Wales | Victoria - | Queensland - | South Australia - | Western Australia | Тазтвпін - | New Zealand - | | UNITED KINGDOM: |
| - | | 5 | A | | 3 | O 2 | P. | - | A | | P |

* Including garrison sent to Halifax to relieve Imperial Garrison.

† Excluding Lord Stratheona's expenditure.

‡ Approximate.

\$ Excluding liability for pensions, 3,000/. per annum.

\$ Excluding liability for pensions, which are included in the figures for the Colonies, where possible.



APPENDIX III.

Colonial Troops for Imperial Service in War.

MEMORANDUM BY THE COLONIAL DEFENCE COMMITTEE.

THE Secretary of State for the Colonies has referred to the Colonial Defence Committee, for their consideration, a copy of the following Notice of Motion which has been formulated by the Government of New Zealand for discussion at the Conference of Colonial Premiers to be held shortly after the Coronation: --

"That it is desirable to have an Imperial Reserve Force formed in each of His Majesty's dominions over the Seas for service in case of emergency outside the Dominion or Colony in which such reserve is formed. The limits within which such reserve force may be employed outside the Colony wherein it is raised to be defined by the Imperial and Colonial Governments at the time such reserve is formed, and to be in accordance with any law in force for the time being respecting the same. The cost of maintaining and equipping such Imperial Reserve Force to be defrayed in such proportion and manner as may be agreed upon between the Imperial and Colonial Governments."

The Secretary of State for War, at the suggestion of the Secretary of State for the Colonies, has referred to the Committee a paper drawn up for the War Office by Lieutenant-Colonel Altham, C.M.G., Assistant Quartermaster-General at Headquarters, on the organization of Colonial troops for Imperial service. The paper is printed as an Appendix to this Memorandum.

2. The principle brought forward in the Notice of Motion is identical with that embodied in "The New Zealand Defence Act Amendment Act, 1900," which was discussed by the Colonial Defence Committee in their Memorandum No. 271 M, dated the 2nd August, 1901. In that Memorandum they pointed out that the Act represented the first attempt by a Colony to evolve such an organization of its military resources as would enable it to place in the field trained troops available for Imperial service outside the Colony, and they expressed the opinion that the measure constituted an important step towards facilitating the conception and execution of comprehensive schemes of Imperial defence.

Such schemes, drawn up to meet the conditions of the various wars in which the British Empire might be engaged, involve the despatch by sea of a certain number of expeditionary forces as soon after the outbreak of war as naval conditions permit. These forces may be required to reinforce the local troops in any part of the Empire specially exposed to attack. For such a purpose, troops despatched by the selfgoverning Colonies would be of special value: no European Power other than Great Britain is in a position to draw on large communities of white subjects outside Europe for military assistance, and the action of expeditionary forces based on Australasian and Canadian ports might be of great importance during the early stages of a war. But in order that the operations of the various expeditionary forces should be effectively combined, it is essential that the co-operation of all should be assured, and that each force should be efficient in all respects for the service required of it.

3. Lieutenant-Colonel Altham's paper, written from the point of view of the Department of the Headquarter Staff, which has recently been charged, under the control of the Commander-in-Chief, with the preparation and maintenance of detailed plans for the military defence of the Empire, lays special stress on these two essential points, and makes definite suggestions in regard to the organization of contingents for Imperial service from the self-governing Colonies.

The Colonial Defence Committee are in entire accord with the principles laid down in this paper, and are of opinion that the detailed proposals in regard to organization are based on a correct appreciation of the military resources and requirements of the various Colonies, and deserve the most favourable consideration of the Governments of

Australia, New Zealand, and Canada.

4. It is fully realized that arrangements for ensuring the combined military action of all parts of the Empire in times of great emergency must be dependent on the voluntary co-operation of the self-governing Colonies. In such a contingency it will be essential to success that the military forces of the Empire should be employed against the common foe in conformity with one general plan, and that the supreme military control of those forces should be vested in one central authority. The disadvantage of divided military counsels and disconnected enterprises in war is apparent from the study of all military history.

The general plans for the defence of a great nation against the most serious dangers which it may be required to face must be drawn up in peace time, as on them should be based the organization of the national forces and their preparation and training for war. But it is necessary for the preparation of such general plans and for the due elaboration of subsidiary schemes of offence and defence that the central authority which is responsible for the defence of the Empire as a whole should know in

peace what forces are likely to be at its disposal in time of war.

For these reasons the Colonial Defence Committee earnestly hope that the great self-governing Colonies may be able to give some assurance as to the strength of the contingents which they would be able to place at the disposal of His Majesty's Government for extra-Colonial service in a war with a European Power. On the other hand, the Committee suggest that it would be of advantage if the Imperial authorities could confidentially communicate to the Colonial authorities the general nature of the duties which it is proposed to assign to their contingents in such a war.

5. The two points embodied in the second and third sentences of the Notice of Motion are dealt with on lines differing somewhat from the provisions of the New

Zealand Act already referred to.

In the Act it was proposed to fix the limits within which the Imperial Reserve Force might be employed on Imperial service by subsequent Act or by Resolution of both Houses of the Colonial Legislature. It is now proposed that these limits should be defined by the Imperial and Colonial Governments at the time such reserve is formed, and should be in accordance with any law in force for the time being respect-

ing the same.

It is no doubt necessary that the individual enrolling in the Imperial Reserve should be aware before enrolment of the extent of his liabilities; but a geographical definition of the limits of service in a public Act will be attended with difficulty, and possibly open to objection. It would be preferable that enrolment in the Imperial Reserve should simply be for general service in the event of war with one or more European Powers. These conditions appear to be sufficiently definite for the individual, while they leave the mode of employment of the force to be settled, as already explained, between the Imperial and Colonial Governments.

6. The concluding sentence of the Notice of Motion lays down that the cost of maintaining and equipping the Imperial Reserve Force is to be defrayed in such proportion and manner as may be agreed upon between the Imperial and Colonial Governments.

The New Zealand Act of 1900 was silent on this point, but it was implied that no expenditure from the British Exchequer in time of peace was involved—a course which certainly avoided questions of divided responsibility and some other difficulties. Although the cost of the present scheme is very small compared with that already borne by the taxpayer of the United Kingdom for the defence of the Empire, the principle of Imperial subsidies for the maintenance in peace of Colonial troops is a

new one, and the matter is one that cannot be dealt with apart from the general question of the incidence of the cost of Imperial defence, which, the Colonial Defence Committee understand, is to be discussed in its most important aspect—viz., that of naval expenditure, at the Conference of Colonial Premiers. The Committee therefore confine themselves to expressing the hope that the present scheme, of which the initiative is due to the Government of one of the self-governing Colonies, will not be allowed by those Colonies to fall through on financial grounds. The cost involved is small in proportion to the direct advantage to the Colonies themselves of having at hand troops organized and available at short notice for expeditionary service, while the possession of such forces, which it would be impossible to supply by means of extemporised efforts, would enable them to take an active share in protecting and securing their own interests which are inseparable from the general interests of the Empire.

(Signed) J. E. CLAUSON, Secretary, Colonial Defence Committee.

June 13, 1902.

APPENDIX.

THE ORGANIZATION OF COLONIAL TROOPS FOR IMPERIAL SERVICE.

[By Lieutenant-Colonel E. A. Altham, C.M.G., Assistant Quartermaster-General at Headquarters.]

General Frinciples.

PRIOR to the outbreak of the war in South Africa, so far as any general scheme for the defence of the Empire as a whole had been considered, it was assumed that the military responsibilities of our great self-governing Colonies were limited to local defence and that the entire burden of furnishing reinforcements to any portion of the Empire against which a hostile attack in force might be directed must fall on the regular army. There may possibly have been some pious hope that in time of need the Colonies might rally to the Mother Country, but no definite arrangements were made, nor were inquiries even on foot, as to whether such aid might be expected, and, if so, in what strength. Indeed, the necessity for it was by no means realized and its reliability was doubted.

- 2. The experience of the South African war has, however, established two important facts :-
 - (a.) That the regular army, as organized before the war, was by itself inadequate in strength to the military needs of the Empire.

(b.) That the self-governing Colonies are willing and able to assist in making good some part of the deficiency in military strength which the war has disclosed.

3. The present war has in fact been a valuable illustration of the necessity for organizing the defence of the Empire against far graver contingencies; and it is essential to preparation, that it should be definitely known in peace what forces can be relied on in war.

Success in a great war can only be ensured by a continuous policy of careful organization and

preparation in peace.

- 4. For these reasons the definite organization in peace of the assistance which the Colonies would be willing and able to place at the disposal of the Imperial military authorities in war is a vital matter.
- 5. Before approaching the solution of this question it is desirable to recapitulate briefly certain general principles:-
 - (a.) The main burden of a great struggle between the British Empire and one or more States of European race or descent must be borne by the white subjects of the

(b.) Military contingents therefore of other than men of European descent need not be considered with regard to this particular problem, although the great value of the Indian army, and the usefulness of the African and other native forces are fully recognized.

(c.) The white population of all Colonies other than the great self-governing Colonies being very small, their power of contributing substantial aid to the Empire would be insignificant and would for practical purposes only suffice for assistance in local self-defence The problem therefore is narrowed to the consideration only of the case of the self governing Colonies, i.e., Australia, New Zealand, Canada, and South Africa.

(d.) Under the existing conditions of the political constitution of the Empire there is no

central authority vested in the Imperial Government, which is empowered to draw up in London and enforce throughout the Empire a definite uniform organization for

Imperial service.

We can only make suggestions to the self-governing Colonies and rely on the good-will and loyalty of their various Ministries to give effect to our suggestions. In making these suggestions, however, we may well call attention to the self-evident fact that in a great war the Empire must stand or fall as a whole, and that therefore in

assisting the Empire, wherever assistance is needed, the Colonies will but be defending themselves.

(e.) To secure, however, the willing co-operation of the self-governing Colonies in establishing a sound military organization for mutual aid, it is necessary to have most careful regard to local conditions and developments. So long as essentials are secured, the greatest local freedom should be given as to details.

(f.) There are only two conditions really essential:—

(i.) That the supreme authority, which is responsible for the defence of the Empire as a whole, should be able to rely with certainty on Colonial contingents of definite strength being available for defensive or offensive operations in any part of the world, as soon as His Majesty's Navy has acquired such command of the sea as will permit of transmarine movement of troops.

(ii.) That these contingents should be efficient both in equipment and training.

6. Having regard, therefore, to these preliminary considerations, it would appear expedient to state briefly the main features of the existing military organization of each group of the self-governing Colonies, and then to examine how far such organization can be utilized to further the object in view.

Australia.

7. The six Colonies of the Commonwealth of Australia have each a separately organized military force, serving under varying conditions. The whole of these forces were, on federation, placed under the control of the Federal Government, and, as soon as a headquarter staff has been appointed, the conditions of service will no doubt be assimilated throughout the Commonwealth. Broadly speaking, all six Colonies, except West Australia, have three categories of troops:—

(1.) Permanent Corps.

(2.) Partially paid or Militia.

(3.) Volunteers.

West Australia has only two, permanent and Volunteers. The following was the existing strength of the force in each Colony on the 31st December last:—

| | | 1 | Permanent. | Partially Paid. | Volunteers. | Total. |
|-------------------|-----------|---|------------|--------------------|-------------|--------|
| New South Wales | ••• | | 646 | 5,987 | 3,232 | 9,865 |
| Queensland | | | 293 | 3,021 | 714 | 4,028 |
| South Australia | *** | | 43 | 2,889 | *** | 2,932 |
| Western Australia | | | 522 | 2,174 | *** | 2,696 |
| Tasmania | • • • | | . 27 | 262 | 1,735 | 2,024 |
| Victoria | • • • | | 389 | 3,484 | 2,462 | 6,335 |
| Total | *1* | | 1,920 | 17,817 | 8,143 | 27,880 |

All the above forces are recruited by voluntary enlistment, but in the Colonies of Queensland, South Australia, and Tasmania every male inhabitant between certain ages is legally liable to compulsory military service in the case of invasion or insurrection

pulsory military service in the case of invasion or insurrection.

The permanent forces consist mainly of Staff, Artillery, and Engineers. The pay of privates,

sappers, and gunners varies from 2s. 3d. to 7s. per diem.

The partially paid forces are enlisted for a short term of years, and their course of annual training comprises a varying number of drills (e.g., in the case of Victoria, 15 half-days and 24 night drills), a period of from four to eight days in camp, and an annual course of musketry. The system of payment also varies. In Victoria, for instance, privates completing all the above requirements receive 7l. 10s. per annum. In New South Wales payment is made at the rate of 8s. for a full day's drill, 4s. for half-day, and 2s. for each night drill, with an annual bonus of 1l. if efficient. In South Australia there is also an annual allowance of from 1l. to 4l. for the men, and 3l. to 7l. 10s. for the officers.

The Volunteers are run much on the same lines as those in the United Kingdom. The Colonial Defence Committee have recommended their abolition and that, with the exception of a nucleus of permanent troops, the Australian forces should be composed entirely of partially

paid troops

As each Colony has at present a separate Military Ordinance or Defence Act, the conditions under which the various forces are liable to be called out for active service somewhat vary in their terms, but speaking broadly, there is a general liability, "in the event of war or danger of war," to service in any part of Australia.

8. These various forces have been organized for the separate defence of their respective Colonies, and for each Colony a local Scheme of Defence has been drawn up by the local

authorities. Fortunately, however, the Colonial Defence Committee have for years been given annually an opportunity of criticising these schemes, and the constant supervision of that body has ensured the observance of sound general principles and the maintenance of a uniform system of defence. The schemes are all based on the general principle that Australia will be protected by the Navy from organized attack on a large scale. They look only to the protection of the important ports in the temporary absence of His Majesty's ships by means of fixed defences and moderate garrisons, and to the provision in each Colony of a field force to repel any attempt to land on the undefended coast-line.

9. The possibility of co-operation between the forces of the various Australian Colonies in external enterprises in war has, however, been for more than ten years in the minds of the military

authorities in Australia.

In May 1890, the Colonial Defence Committee pointed out that, in the event of a serious war, the military rôle contemplated by the Australian Colonies need not necessarily be restricted to the passive defence of their ports. These Colonies would doubtless desire to accept some share in the general defence of the Empire, and to enable them to do so it was essential that their land forces should be organized on a common basis, so as to be capable of being brought together for concerted action.

This suggestion was carefully considered at conferences of the Commandants of the Australian forces held in October 1894 and January 1896, and a provisional scheme was drawn up under which certain existing units were selected from each Colony and allotted to an "Australian Field Force," which was thus built up to a strength of one mounted brigade and one infantry division. The mounted brigade included three regiments of mounted rifles, a battery of artillery, ammunition column, mounted detachments, engineers. &c., its total war establishment being 2,670.

The division included a brigade division of field artillery, a company of engineers, and departmental details having a total war establishment of 9.526

mental details, having a total war establishment of 9,526.

In their recent Memorandum No. 254 M, which was specially drawn up on the 3rd April, 1901, for the guidance of the Commonwealth Ministry in carrying out the federation of the military forces of Australia, the Colonial Defence Committee again drew attention to this matter, and pointed out that federation will make it now possible to provide a homogeneous and efficient force "which can to some extent undergo combined training in peace and which will be capable of rapid mobilization in war."

In a subsequent Memorandum, No. 281 M, dated the 1st November, 1901, on the armament of field artillery in Australia and New Zealand, the Colonial Defence Committee have further suggested that, as the Australian has proved in South Africa his special aptitude for the rôle of mounted rifleman, the Federal Field Force should be organized in two mounted brigades and one infantry brigade; that the mounted brigades should be drawn from the pastoral districts, where the physical qualifications of the inhabitants fit them specially for this work; and that the infantry brigade should be built up from general service companies raised from those members of certain corps who would be willing to undertake liability for extended service in time of war.

These suggestions have been recently approved by the Secretary of State for War, and transmitted to Australia by the Colonial Office.

10. As yet no further practical steps have been taken in Australia to complete the organization of the Federal Field Force proposed by the Colonial Defence Committee, but there are grounds for hoping that the general principles involved are acceptable to the minds of Australian statesmen, and that as soon as the working machinery of an Australian Headquarter Staff has been set in motion the question will be definitely taken up and the necessary legal powers obtained from the Commonwealth Legislature.

Having regard, then, to the principles already submitted in sub-paragraphs (e) and (f) of paragraph 5, we shall do better if we utilize and adapt to our purpose these ideas, which have developed almost to fruition in Australian minds, than if we attempt to thrust upon them fresh proposals. A force of two mounted brigades and an infantry brigade would probably give a total strength of about 9.000 men. In time, Australia may fairly be expected

to considerably increase this.

11. As regards Australia, therefore, it is submitted that it should be the policy of His Majesty's Government to encourage an organization for Imperial service on the following lines:—

(1.) The field force of the strength above suggested, viz., two mounted brigades and one infantry brigade, to be at the disposal of the Imperial Government for general service, in the case of war between Great Britain and one or more European Powers, as soon as the naval authorities are in a position to undertake the responsibility for the movement of troops by sea.

(2.) This contingent to be termed "the Imperial Australian Force;" its officers to be nominated by the Governor-General on the advice of his Ministry and granted by the King temporary rank in the Army; the right to be reserved to His Majesty to appoint, on mobilization, a General Officer to take supreme command and a Headquarter Staff, but the latter to be selected, in the main, from Australian officers.

(3.) Officers and men belonging to the force to be trained in peace time on the same system

as that adopted for the partially paid forces of Australia, but to engage for periods of not less than two years to serve in war wherever required. In consideration of this agreement, all officers and men who carry out the conditions of their annual course of training to be given a retaining fee (in addition to their military pay).

(4.) All units of the force to be inspected in the field annually by the General Officer Com-

manding in Australia, and his Report to be forwarded by the Commonwealth Ministry

for the information of the Commander-in-Chief.

(5.) Officers and men, on mobilization, to receive pay at the same rates as those adopted for the permanent forces of Australia. When serving outside Australia they will be subject to the Army Act.

(6.) Mobilization stores, to enable the force to take the field fully equipped, to be maintained

locally in Australia.

- (7.) All other details of organization to be settled by the local authorities, but so far as possible the officers and men should be organized in peace in the battalions, regiments, and brigade divisions, or at least in the batteries, companies, and squadrons to which they would belong in war. The scheme for bringing these units together into a higher organization on mobilization must be carefully worked out in peace, and be complete in every detail.
- 12. It will be observed that the above lines are suggested as those on which the Commonwealth Ministry should be *encouraged* to work. How and in what form these suggestions can be best laid before the Australian Ministry is a delicate matter which needs careful consideration. It is believed to be the policy of His Majesty's Government not to press the self-governing Colonies in such matters, but to look rather to the Colonies to take the initiative. It is understood, however, that the subject of colonial co-operation in Imperial defence is likely to be mentioned at a Conference of Colonial Premiers, which will probably be held on the occasion of the King's Coronation; if so, this would be an admirable opportunity for the free exchange of the views of His Majesty's and the Colonial Governments. The matter is, however, one on which it is desirable that the Colonial Office should be consulted, and possibly it may be also thought expedient that the details of this scheme should be referred to the Colonial Defence Committee for considera-

New Zealand.

- 13. The military forces of New Zealand consist of-
 - (1.) Permanent militia.

(2.) Militia.

(3.) Volunteers.

Force (2) comprises all male inhabitants (except volunteers and seamen) between the ages of 17 and 55, and is liable to an annual training not exceeding 168 hours in the year, but at present it is neither trained nor organized.

The strength of the trained forces of the Colony was as follows on the 31st December

last:-

| | | | | | | | All Ranks. |
|------------|-------|-----|-----|-----|-----|-----|------------|
| Permanent | ••• | ••• | | | ••• | ••• | 299 |
| Volunteers | **, | ••• | ••• | *** | *** | | 17,003 |
| | Total | ••• | ••• | ••• | ••• | | 17,302 |

The New Zealand forces have, in training, organization, and discipline been in past years somewhat behind the Australian Colonies. Nevertheless, New Zealand may take great credit in that it is the first and, as yet, the only Colony in the Empire to enact legislation permitting the enrolment of colonists as an Imperial reserve. The section of "The New Zealand Defence Act Amendment Act, 1900," creating this Reserve, is printed in the Appendix of Memorandum No. 271 M, of the Colonial Defence Committee, which discusses in detail the effect of this measure. It will be observed that the Committee recommend that the Reserve should this measure. It will be observed that the Committee recommend that the Reserve should

be organized as a separate Field Force on the same lines as the Australian Field Force.

The Secretary of State for War has approved of this recommendation, and it may therefore the assumed that the same policy should be adopted as regards the treatment of this question in New Zealand as has been already proposed for Australia. The contingent from this Colony might be termed "the Imperial New Zealand Force," and the conditions suggested in paragraph 11 might

be applied mutatis mutandis.

The present war has caused a remarkable military revival in the Colony, and during the last year the Mounted Rifles increased in strength from 1,194 to 6.474, and the Infantry from 4,997 to 7,873. If these figures are maintained, it would seem possible to organize, for Imperial service, a mounted brigade and two battalions of Infantry, say in all about 4,000 men.

South Africa.

14. The excellent material which exists in the manhood of South Africa for building up in the future a valuable addition to the forces of the Empire is very manifest. The war has further shown that life on the veld even in peace time ensures the possession of that readiness of resource and natural instinct which are essential to a soldier in the field under the conditions of modern war. It is evident that men in possession of these natural advantages require less training for war than lads born and bred in the large cities of civilized

It may be hoped in the future, therefore, that we may be able to take advantage of this admirable recruiting ground, and that both the Dutch as well as the English colonists of South Africa may some day fight for the Empire side by side with the Regular Army. It is obvious, however, that at the present moment the consideration of any scheme for the organization of an Imperial South African force would be mere academical labour.

Canada.

15. The Canadian military force consists entirely of militia, in which all male inhabitants of Canada between the ages of 15 and 60 (excepting only Ministers of religion, Judges, professors, &c.) are liable to serve.

This force is divided into-

- (a.) Permanent.
- (b.) Active.
- (c.) Reserve.

The two first classes are recruited by voluntary enlistment; the third, which is untrained and unorganized, comprises the rest of the male population.

The establishment of the first two classes are as follows:-

| | | | | | | | All Ranks. | | |
|----|----------|-------|-----|-----|-----|-----|------------|--------|--|
| Pe | ermanent | *** | *** | *** | *** | *** | *** | 1,021 | |
| Ac | ctive | ••• | ••• | *** | ••• | • • | **** | 37,131 | |
| | | Total | *** | *** | *** | *** | | 38,152 | |

The active Militia undergoes an annual training, the rural corps go into camp for twelve days, the "city corps" being drilled in towns. In his annual Report of January last, the General Officer Commanding Canadian Militia states that the city corps have absolutely no training whatever in the field duties of a soldier, and that the rural corps "will never be made even fairly fit to take the field with the limited period of annual training that they receive under existing conditions." In the event of war with the United States it is on this Canadian Militia that must depend the entire safety of Canada until reinforcements arrive from England. It may, therefore, be concluded that the best way in which Canada can co-operate in Imperial defence is by making her militia an efficient force. It is more important that the Canadian Ministry should be strongly pressed to take this reasonable precaution than that they should maintain contingents for general Imperial service.

16. Nevertheless, the services rendered by Canadians in South Africa, as well as the history of the last Anglo-American war, show that the Canadians are excellent fighters, and would be a valuable addition to the Imperial forces. It is reasonable to assume that Canada will desire to co-operate with Australia in any steps that may be taken for creating a permanent organization of Colonial Imperial forces, and, if such a desire be felt, there are strong political reasons for encouraging it. Moreover, it is possible that, by the example of a Canadian Imperial force, the militia generally might be worked up to a higher standard of efficiency.

The strategical position of Canada makes it, however, unwise that any very large contingent should be drawn from her defence force unless the strength of that force should in the firture be

increased. It is suggested, therefore, that if a Canadian Imperial force be organized, it should be limited, for the present, to a brigade division of field artillery and a brigade of infantry. The

force might be organized on lines similar to those suggested for Australia.

General Summary.

17. The proposals made in this paper contemplate, therefore, the organization of the following Colonial troops for general Imperial service in war:—

| Colony. | | | Approximate Strength. | | | | | |
|-------------|---|---|-----------------------|-------|-----|-----|-----|--------|
| Australia | { | 2 Mounted Brigades 1 Infantry Brigade | | ••• | | *** | | 9,000 |
| New Zealand | { | 1 Mounted Brigade 2 Infantry Battalions | *** | *** | *** | ••• | *** | 4,500 |
| outh Africa | | | [? | 3 | | | | [?] |
| anada | { | 1 Brigade Division, Fig 1 Infantry Brigade | eld Arti | llery | *** | ••• | | 3,000 |
| | | Total | | 4.5.0 | | | | 16,500 |

(Signed)

E. A. ALTHAM, A.Q.M.G.

War Office, November 25, 1901.



APPENDIX IV.

Memorandum on Sea-Power and the Principles involved in it.

The importance which attaches to the command of the sea lies in the control which it gives over sea communications. The weaker sea-power is absolutely unable to carry to success any large military expedition over sea. The truth of this is shown by reference to the history of the past.

In ancient times the Greek victory of Salamis threatened the Persian communications across the Dardanelles, and doubtless this danger contri-

buted to bring about their retreat into Asia.

The failure of the famous Syracusan expedition was due to the defeat of the Athenian fleet, and had its modern counterpart in the failure of Admiral Graves off the entrance to Chesapeake Bay in 1781. In both cases the army had to surrender because its communications were cut. The defeat of Nikias dealt a heavy blow to the supremacy of Athens, and may, perhaps, be said to have been one of the principal events which led to her downfall. The surrender of Cornwallis at Yorktown was the prelude to the independence of the United States.

The main cause of the failure of the expedition of Napoleon to Egypt was the defeat of the French fleet at the Nile, which was the first step towards cutting his communications with France, and the subsequent surrender of the French army.

On the other hand, the advantages which accrue to the stronger sea-power, after it has won the command of the sea, are equally illustrated by historical

example.

The fall of Quebec and the conquest of French Canada was mainly due to the fact that our superior sea-power closed the Gulf of St. Lawrence to the French and opened it to us. In any similar struggle in the future, this route will be as vital as in the past.

The expedition to Egypt under Abercromby in 1801, the Peninsular war, the expedition to the Crimea, the South African war just concluded, are all instances of great military enterprises which could only have been carried out

by a nation holding the command of the sea.

The command of the sea is determined by the result of great battles at sea, such as Salamis, Actium, Lepanto, those which led up to the defeat of the Armada, and those between the Dutch and English in the 17th century, in which each side concentrated his whole available force for the decisive

struggle.

To any naval Power the destruction of the fleet of the enemy must always be the great object aimed at. It is immaterial where the great battle is fought, but wherever it may take place the result will be felt throughout the world, because the victor will afterwards be in a position to spread his force with a view to capturing or destroying any detached forces of the enemy, and generally to gather the fruits of victory, in the shape of such outlying positions as the New Hebrides, Fijis, Singapore, Samoa, Cuba, Jamaica, Martinique, the Philippines, Malta, or Aden, which may be in possession of the enemy, his shipping and commerce, or even to prosecute such oversea campaigns as those in the Peninsula and South Africa.

Stress is laid on the importance of the great battle for supremacy, because the great development of the navies of France, Germany, the United States, and Russia, indicate the possibility that such battles may have to be fought in the future. It is the battleships chiefly which will have to be concentrated for the decisive battle, and arrangements with this object must be made

during peace.

The geographical conditions and the varied interests of the maritime powers prevent such complete concentration in modern times as was practicable in

the past. Thus Russia divides her battleships between the Baltic and Pacific; the United States between the Atlantic and Pacific; both Germany and France have concentrated in European waters, where also the greater part of the British battleships are massed.

Our possible enemies are fully aware of the necessity of concentrating on the decisive points. They will endeavour to prevent this by threatening our detached squadrons and trade in different quarters, and thus obliging us to make further detachments from the main fleets. All these operations will be of secondary importance, but it will be necessary that we should have sufficient power available to carry on a vigorous offensive against the hostile outlying squadrons without unduly weakening the force concentrated for the decisive battle, whether in Europe or elsewhere.

The immense importance of the principle of concentration and the facility with which ships and squadrons can be moved from one part of the world to another—it is more easy to move a fleet from Spithead to the Cape or Halifax than it is to move a large army, with its equipment, from Cape Town to Pretoria—points to the necessity of a single navy, under one control, by which alone concerted action between the several parts can be assured.

In the foregoing remarks the word defence does not appear. It is omitted advisedly, because the primary object of the British Navy is not to defend anything, but to attack the fleets of the enemy, and, by defeating them, to afford protection to British Dominions, shipping, and commerce. This is the ultimate aim.

To use the word defence would be misleading, because the word carries with it the idea of a thing to be defended, which would divert attention to local defence instead of fixing it on the force from which attack is to be expected.

The traditional rôle of the British Navy is not to act on the defensive, but to prepare to attack the force which threatens—in other words, to assume the offensive. On one occasion England departed from her traditional policy, and acting on the defensive, kept her ships in harbour unrigged and unmanned, with the result that the Dutch fleet sailed up the Medway and burnt the ships of war at their moorings.

The strength and composition of the British Navy, or of any British squadron, depends, therefore, upon the strength and composition of the hostile forces which it is liable to meet.

The total estimated National Expenditure for 1902-3, exclusive of war charges, amounts to 129,159,000l., of which the Navy Estimates account for 31,255,500l., or about one-fourth, which is equal to a contribution of 15s. 1d. per head of the population of the United Kingdom. If this were divided equally per head among the white population of the Empire, the charge per head would amount to 12s. $0\frac{1}{4}d$. For the actual naval expenditure per head in the several parts of the Empire, see Appendix A.

The annual value of British trade, which it is the ultimate object of the Navy to protect, amounted in 1900 to:—

Trade of United Kingdom with foreign countries

British Dominions beyond the Seas

Total trade of United Kingdom

Total trade of British Dominions beyond the Seas with

Of this last about one-third is estimated to be inter-colonial.

foreign countries and among themselves

It will be seen that about one-fourth of the total trade of the Empire is not directly connected with the United Kingdom.

327,500,000

The question may with advantage be further considered with reference to:--

1. Atlantic Ocean.

2. Eastern Seas and Pacific Ocean.

The trade which passes the West Coast of Africa cannot be placed at a less value than 140,000,000*l*. per annum, of which about one fourth is with South African ports, one-third with Australasia, and one-fourth with South America. South Africa, Australia, and New Zealand are therefore each interested in the maintenance of a squadron on the West Coast of Africa sufficiently powerful to protect this trade.

The British Trade in the North Atlantic to the continent of North America amounts to upwards of 200,000,000l. per annum, of which about five-sixths is with the United States.

The trade of Canada in 1900 amounted to 76,582,000l., of which about 31,341,000l, was with the United Kingdom, 1,882,000l. with other British Dominions, and the remainder with Foreign countries, including the United States. Canada would therefore be interested in the success of the British squadrons employed in protecting this trade along its whole route. Canada is therefore interested in the strength of the British fleet as a whole, and not only in the North American squadron.

The cost of maintaining the British squadrons on these stations, exclusive of any interest or sinking fund on the first cost of building is 802,000*l*. per annum. This is included in the General Naval Vote, which is borne by the United Kingdom aided by annual payments, spontaneously offered, by the Cape of Good Hope of 30,000*l*. and by Natal of 12,000*l*. in lieu of 12,000 tons of coal.

The magnitude of the trade in Eastern waters is shown in the following table, which gives the total value of the exports and imports in 1900 in the States mentioned:—

| | With United Kingdom. | Inter Colonial with Commonwealth. | With other British Dominions. | With Foreign Countries. | Total. |
|----------------------------|-------------------------|-----------------------------------|-------------------------------------|----------------------------|------------------|
| Commonwealth of Australia. | £ 50,582,000 | £ 27,264,000 | £ 11,675,000 | £ 25,053,000 | £ 114,574,000 |
| New Zealand | 16,764,000 | _ | 4,502,000 | 2,627,000 | 23,893,000 |
| India · - · | 66,124,000 | | 26,214,000 | 49,874,000 | 142,212,000 |

Thus, less than half the trade is with the United Kingdom, and yet the cost of maintaining the British squadrons in the Eastern Seas and Pacific, which are ultimately charged with the protection of the whole, is thus apportioned:—

Great Britain - £1,994,400
Commonwealth of Australia - £75,500
New Zealand - £15,500
India - £161,600

The total charge, exclusive of any interest or sinking fund on the first cost of building, amounts to 2,247,000l. per annum.

Admiralty, June, 1902.

APPENDIX "A."

BRITISH EMPIRE.

NAVAL EXPENDITURE.

| Year. | | Population. | Naval Expenditure. | Naval Ex- penditure per Head of Population. | Remarks. |
|----------|--|--|--|---|--|
| 1902-3 - | United Kingdom - | 41,454,621 | £ 31,255,500 | s. d. 15 1 | |
| | New South Wales Victoria | 1901. 1,352,509 1,199,068 496,596 362,604 182,558 172,475 | 1900. 47,881 59,401 34,796 17,594 4,732 4,970 169,324 | $ \begin{array}{cccccccccccccccccccccccccccccccccccc$ | |
| 30.6.99 | Canada Newfoundland - Cape of Good Hope (White). Natal *India | 5,312,500 210,000 538,000 53,688 216,710,483 Europeans 168,000 | Nil 30,000 12,000 413,747 (for year 1900) | Nil. Nil. 1 1 ¹ / ₄ | £30,000 paid annually towards expenditure of Imperial Government. £12,000 paid in lieu of 12,000 tons of coal. |

^{*} Includes £100,000 contribution towards H.M. Ships on East Indies Station, and £61,000 subsidy to Admiralty for manning and maintaining H.M. ships for Naval defence of India.

APPENDIX "A. 1."

Table showing the Annual Cost of Maintenance, exclusive of first cost of building, of the British Squadrons in I.—Atlantic Ocean; II.—Eastern Seas and Pacific Ocean:—

I.-ATLANTIC OCEAN.

| North America and West Indian Cape of Good Hope South-East Coast of America | - | 330,600 396,000 76,000 |
|---|---|------------------------------|
| Total | | 802,000 |

II.-EASTERN SEAS AND PACIFIC.

| | | £ |
|-------------------------------|---|-------------------|
| China | - | 1,430,000 |
| East Indies - | - | 303,000 |
| Australia | - | 312,000 |
| Total Eastern Seas Pacific | - | 2,045,000 202,000 |
| Total | - | 2,247,000 |

APPENDIX V. (1).

1900.

NEW ZEALAND.

Defences of the Colony.

APPENDIX V. (1).

1900. NEW ZEALAND. Defences of the Colony.

STATEMENT by the Right Hon. R. J. SEDDON, Premier and Minister of Defence. respecting Harbour Defences, Colonial Defence Forces, Imperial Reserve, CADET CORPS, RIFLE CLUBS, and other Matters connected with the Defences of the COLONY.

MR. SPEAKER,

Honourable members will, I hope, agree with me that it is consistent with one's duty to the Empire and to the colony, and not out of place, to give attention at this juncture to the all-important subject of our defences, and, if possible, to evolve a means of perfecting, extending, and strengthening the same, both for internal and external purposes.

The equipping and sending of our contingents, and the lessons taught by the war in

Lessons taught by sending contingents to South Africa.

Altered conditions.

South Africa, must not be ignored. We must not be blind to the altered conditions that have arisen during the last few months, and which at present may appear trifling but which in years to come may be a source of anxiety to the colony and the Empire. There are also eventualities that may arise in connection with the adjustment of

affairs in China; and, taking the outlook as a whole, it is prudent for us to compete our harbour defences, increase and fully equip our Volunteer corps, give a military training to our youths, encourage rifle-clubs, and, in addition, create a reserve force equal to any emergency.

Want of capital.

The chief drawback has been the finding of the capital required for the completion of our harbour defences, the equipment of the defence forces, the purchase of great and small arms and munitions of war. Important as these are, still, the opening-up and roading of our land, the construction of railways, and the development of our industries have been such a tax upon our resources that expenditure in regard to harbour defences, defence forces, rifle-clubs, and cadet corps has had, perforce, to be curtailed.

Ways and means.

Interest and

I therefore, with much reason, urge that it would be of advantage to the Mother Country and to the colonies if the moneys required for harbour defences and for arming the defence forces were raised by the Imperial authorities and advanced to the colony, which should pay interest thereon at the rate of 3 per cent. per annum. In the calculation of this interest the difference between the rate at which the colony could sinking fund. raise the moneys and the rate at which it is obtained by the Imperial authorities would form a sinking fund to pay off the principal within a reasonable time.

Reserve an advantage

The proposal that the Imperial authorities should find the capital is warranted by the fact that the imperfect defences of the colonies would be remedied. would also be the direct advantages to the Imperial authorities and the Empire in having a reserve force established ready for any contingency that might arise, and in having the most modern guns and small arms in the colonies, to the use of which our forces would be trained, and be available whenever required.

Thousands of men available.

Maoris would enrol in reserve.

There are in New Zealand thousands of men capable of bearing arms, many of them trained, good riders, and good shots; yet we have in the colony rifles only for one-fourth of their number. Again, there is a large number of men of the Native race who are well capable of bearing arms. In the past we have had a taste of the fighting qualities of the Maoris, both of those against and those with us; in fact, had it not been for the "friendlies" the troubles would not have ended so speedily or successfully as they did. All now, I am happy to say, are desirous of upholding the mana of our gracious Sovereign, and were pouri (sorrowful) at not being allowed to go with our sons in the contingents to South Africa. The time has long since arrived when we may with confidence trust those of the Native race who enrol themselves in our Volunteer corps, and accept them to form part of the Imperial Reserve Force suggested in this memorandum.

More rifles wanted.

I consider that, in addition to the . 303 rifles now in the colony, to provide Volunteer corps in the South Island, the new corps enrolled and to be enrolled, the men in the Imperial reserve, and to have a reasonable stock in reserve, 30,000 magazine rifles are required. The cost of same, with freight, &c., added, would be about 120,000l.

In the past, many companies of Volunteers and rifle-clubs have offered their services, Enrolment which have been refused on account of the capital required for arms and equipment want of not being available. This also applies especially to the want of field batteries, and the capital to completion and full equipment of harbour defences.

equip.

CLASSIFICATION.

The defence forces of the colony should be divided into the following classes, viz. :-- Classification (a) Permanent Artillery, for harbour defences; (b) ordinary Volunteer Forces; (c) of the Imperial and Colonial Reserve Forces; (d) rifle-clubs; and (e) cadet corps.

VOLUNTEERS.

When the present Commander of the Forces took office our Volunteers numbered Volunteers The number of officers and men now enrolled totals 11,500. There are, past and in addition, some 90 corps offering their services, which, if accepted, would bring our total Volunteer Force up to over 18,000 officers and men. Most of the corps now offering their services are mounted. We take it for granted that, approximately, half would be mounted and the other half infantry. The present capitation grant for infantry is 2l. 10s., and for mounted corps 3l. 10s. The total amount required for capitation would therefore be 54,000l. per annum. To this must be added, for Capitation accoutrements, water-bottles, haversacks, bandoliers, &c., 1l. per head per annum or 18,000l., which would bring the total cost up to 72,000l.

To have our Volunteers efficient, increased training in camp is essential, and an Training in additional payment may be found advisable. I estimate this at 8,000l., bringing the camp. total required to 80,000l. We have now an up-to date field battery, and other batteries have been ordered. The cost of these if manned by Volunteers would be at least 1,000% each, but if manned by permanent men and provided with horses 12,000%. would be required.

To make our Volunteers efficient in shooting, ranges are necessary, but with the Shootingincreasing population of our centres these are difficult to get. In the past there has ranges been a great oversight in this respect, and we find ourselves in the position at the present time of having no suitable range available for the Volunteers in the large centres of population. To make the necessary provision now would entail a cost of 20,000l., and when this is done (and the sooner it is done the better) a law should be passed that no person acquiring properties adjacent to or in the vicinity of these ranges should have any claim against the colony. Rifle ranges are as essential to our welfare as our railways are, and they should be protected and maintained for all

IMPERIAL RESERVE.

In respect to the formation of an Imperial reserve the following shall apply:—It of whom to consist, and should be open to all officers and men belonging to the ordinary Volunteer corps to condition of service. become efficient in both services, and to enlist for, say, three years in the reserve forces. The officers and men so enlisting should receive a fixed annual sum on being certificated How reserve as efficient, and be required to go into camp at stated periods for, say, four weeks in formed. each year, the drills and camping as a Volunteer to count as part of the said four Capitation weeks. When in camp they should receive a sum amounting to at least half that now given under the Militia regulations. The Imperial Government should provide the capital required to purchase field batteries, rifles, and equipments of the force, the Government colonies paying a sum equal to one-half the interest on the first cost. In respect to all to find the forces, when on service outside the colony the Imperial Government should capital. provide the horses (when in the colony the men to provide their own horses), the payment of capitation and the payment of the forces when in camp in the colony, or on service outside the colony within prescribed limits, to be adjusted between the Imperial authorities and the colonial Governments on a population or other equitable basis. The reserve forces should be open for service within territorial limits, to be Services of agreed upon between the Imperial and the colonial Governments. The pay of the men reserved officers and men when on service outside the colonies should not be less than that territorial which is being paid to the Fifth Contingent at present serving in South Africa.

limits.

Estimating the strength of our Volunteer corps at 18,000 men, we may reasonably expect that 8,000 of their number will enrol in the Imperial reserve. This number, Strength of together with 2,000 men of the Maori race who would join the reserve, would bring the number up to 10,000 men. Putting the capitation on those efficient at 5l. per capita, the annual cost would be 50,000l., to which must be added the pay during the

APPENDIX V. (2).

Major-General French's Defence Scheme. (Australia's Mounted Men.)

MAJOR-GENERAL FRENCH to the Right Hon. the PREMIER.

SIR, Myo in him in toler wit as manual restaura transferred Sydney, 8th May 1900.

The present war in South Africa has demonstrated the fact that the defence of the British Empire in the future is not a question to be left wholly to the people of the British Isles, but that the English-speaking people throughout the Empire are willing to take their share in its defence, and provide the men, and possibly the

money, therefor.

Having had an experience of a dozen years in Canada and a similar amount in Australia, mostly with colonial forces, I would like to make two points clear: (1) It is idle to hope or expect that any large force of Imperial troops, paid at Imperial rates, could be raised in these colonies for ordinary garrison work or duties in peace time. (2) It is equally certain that thousands of men can be raised in war time, who will engage for the war at a fair rate of pay.

With regard to the first point, I may mention that the minimum rate of wages for labourers on Government contracts has been fixed at 7s. per diem in this colony, and it is pretty much the same in the other Australian colonies. This will give some

idea of the futility of attempting to carry out this matter.

The second point is one of the greatest possible importance to my mind. Few who have not resided in these colonies during the past six months could realise the intense enthusiasm and desire amongst all classes to take part in the war; this colony has sent some 2,700 officers and men, and as many horses, and the difficulty was not in finding the men, but in having to send away the thousands who could not be taken on. The other Australian colonies had a similar experience. At the present moment some 300 infantry that have been kept in reserve here have offered their services at the Imperial rates of pay rather than not go at all!

The real way, in my opinion, to help Old England to keep the flag flying all over the Empire is to form war reserves in the colonies. In doing so the specialities of the colonies should be borne in mind. Thus Canada, with her 75,000 sailors and fishermen on the Atlantic seaboard, should provide a large war reserve for the fleet, and probably would do so if the Admiralty, instead of framing cast-iron regulations suitable for Great Britain, would appreciate the fact that the most suitable time to carry out the training of these fishermen would be the time of year when they could not carry

on their usual avocations.

Australia, on the other hand, could do little as a war reserve for the navy, but much for the land forces of all arms, and especially the mounted services. I have little hesitation in saying that the finest material for the light cavalry of the Empire is to be found in these colonies, where the ordinary daily work of the bushman is a constant rehearsal of the work of the cavalry scout. We have sent some 3,500 mounted bushmen to South Africa. There was little time for training or for selection of officers or N.C. officers; but, nevertheless, I am certain that these men will give a good account of themselves. But how much better if they had been trained, and properly equipped!

Now, my scheme, as far as Australia is concerned, is as follows:—

(a.) A war reserve of, say, 10,000 men, largely mounted men.
(b.) This reserve to be formed mainly from efficient officers and men who have passed through the ranks of the defence forces, and who agree to serve within or without Australia in war time. The 6,000 men now in South Africa would give this reserve a good start.

(c.) Rates of pay on active service as for the permanent forces of Australia.

(d.) A retaining-fee, or reserve pay, of 8l. per annum for efficient privates of infantry, 12l. per annum for troopers of mounted corps who have horses and saddlery fit for service, other ranks in proportion.

(e.) The requirements for efficiency to involve an annual course of training and

musketry.

(f.) The reserve pay and pay on active service to be paid by the Imperial Government,

The approximate comparative cost of 10,000 Australian reserves at 10*l*. per annum would be 100,000*l*.; whereas the cost of 10,000 regular British troops at an average of 100*l*. per annum would be 1,000,000*l*. As regards the pay on active service, the colonial Governments are now paying the difference between the Imperial and the colonial rates to their men in South Africa. They might well do so in the future in view of the substantial advantage of having 10,000 trained reserves kept up in Australia in peace time at no expense to them.

I may explain that my main reason for asking the publication of these suggestions is with the view of obtaining expressions of opinion from those interested in the defence of the Empire as a whole, and whose opinions carry weight. I had something to do from the military side in framing the Queensland Defence Act in 1884 when Commandant there. In 1894, when serving in India, I had the satisfaction of reading that at a meeting of the Australian commandants it was resolved that a Defence Act for all Australia should be prepared and based on the Queensland Act. I have now been asked to prepare such an Act, and it can readily be imagined what an immense advantage it would be if in the Federal Defence Act for all Australia, which must soon be brought forward, the necessary powers could be taken for the formation of a war reserve of the nature above indicated.

An experience of a quarter of a century in the colonies forces me to the conclusion that such a scheme, if feasible, would be mutually advantageous for the colonies and England, and beneficial to the grand Empire in which we live, and for which we ought to do our utmost.

Now is the time to act. If we wait till the cold fit comes on progress may be made impossible.

I am, &c.
G. A. FRENCH,
Major-General Commandant New South
Wales Military Forces.

APPENDIX V. (3).

Military Forces of the Commonwealth.

MINUTE UPON THE DEFENCE OF AUSTRALIA, BY MAJOR-GENERAL HUTTON, COMMANDANT.

> Headquarters, Melbourne, 7th April 1902.

Minute for the consideration of the Right Honourable the Minister of State for Defence.

SIR,

I have the honour to submit the following Minute upon the Defence of Australia, together with recommendations based thereon:

I.—STRATEGICAL CONSIDERATIONS.

Importance

It is, on the one hand, certain that the geographical position of Australia renders it of sea power. less liable to aggression from any foreign Power than most parts of the Empire; but it is equally certain, on the other hand, that Australian interests outside Australia itself are peculiarly open to foreign interference, and to possible destruction by an enemy in time of war. No expedition, whether despatched from an enemy's base in the Eastern Seas or from Europe, could hope to reach its destination until the British Navy had been definitely worsted. It has been publicly stated that the maintenance of sea supremacy may be assumed as the determining factor in shaping the whole defensive policy of the Empire. (Duke of Devonshire, President of Council of National Defence, 3rd December, 1896.) As long, therefore, as Australia remains part of the British Empire so long will the inviolability of her shores and the security of her commerce depend in a large measure upon the power of Great Britain to maintain her supremacy at sea.

Possible form of attack.

Oversea aggression could only be attempted (1) by a raid of two or more cruisers with a small striking force for the purpose of landing; (2) by a large and wellequipped force conveyed in numerous transports and escorted by an enemy's fleet.

Attack by large force.

The latter attempt may, under existing conditions, be considered difficult in the extreme, more especially in view of the military spirit which animates the inhabitants of Australia. No commander would venture to land small bodies of troops on the shores of this continent, knowing well that it would mean but to court disaster and consequent loss of prestige to the nation attempting it. Any force destined for aggression would have to be of sufficient strength to conquer and hold either an important strategical position or a considerable portion of territory under the certain condition of jeopardising, if not losing completely, its communications by sea. To enable an enemy to undertake, with any hope of success, such operations on Australian territory a large expeditionary force of all arms, fully equipped, would be required. The small landing force available even from a strong fleet of cruisers would find such a task impossible.

Attack by a raid.

Efforts at oversea aggression upon Australian soil will in all probability, therefore, be reduced to raids by an enemy's cruisers based on his defended ports. Such raids might be undertaken to extort an indemnity under threat of bombardment, or to destroy commerce, or to obtain coal.

Security of Naval bases and of trade centres.

It must, however, be remembered that the present prosperity of Australia, and its future commercial development, will largely depend upon its immunity from attack, and the supremacy of the Navy must be insured at all costs as the primary element of success. Australia must be prepared not only to protect the Naval base of Sydney and to make secure the important strategical positions at King George's Sound and Thursday Island, so as to enable the Navy to have all that it needs for free action at sea, but the great trade centres also, such as Sydney, Melbourne, &c., must further be rendered secure. It is practically impossible to undertake the local defence of the

numerous bays, rivers, harbours, and estuaries which an enemy might avail himself of as a harbor of refuge or a rendezvous in time of war. This must be left to the general protection afforded by the Navy. It is, however, necessary to deny access to all cities, towns, and harbours of commercial importance, and to make it impossible for a hostile expedition to establish itself upon Australian soil. To this end careful arrangements must be made to concentrate on any threatened point as many available field troops as circumstances may render necessary. It is hoped that the contemplated extension of railway communication between South Australia and West Australia may be accomplished at an early date, as without such extension West Australia is always liable to isolation in time of war. The Commonwealth has undertaken not only to protect each State against invasion, but on the application of the Executive Govern- General ment of the State, to protect it from domestic violence (vide Constitution Act, sec. 119). security to Complete security for life and capital must therefore be insured not only for the life and population now existing in Australia against foreign aggression and domestic violence, from foreign but that security must be further assured in the eyes of the commercial world beyond aggresion its shores. It follows as a matter of vital importance that the security of Australia and from should be placed beyond doubt, and that the security to capital in this county should domestic violence. be assured in the event of any warlike complications.

The principles governing defence are not, however, limited to those of a purely Vigorous passive kind. History has shown that the surest and best defence is by a vigorous offence is offence. The successful defence of an island such as Great Britain has in the past the main been insured by means of warlike operations forced on the enemy, and fought out on defence.

other than English soil. During the last 150 years, five distinct threats of invasion has been made by England's an english soil. has been made by England's enemies, and in no instance did England remain satisfied with preparations for passive defence only, but effected her object, and defeated her enemies, by a vigorous and successful offence. The same principle in a very large measure applies to the defence of Australia.

The defence of Australia cannot, moreover, be considered apart from the defence Defence of of Australian interests. Australia depends for its commercial success and its future Australian development firstly upon its seaborne trade*; and secondly upon the existence, maintenance, and extension of fixed and certain markets for its produce outside Australian waters. It therefore follows that Australian interests cannot be assured by the defence alone of Australian soil. Defence is the primary duty of every State and of every citizen, yet the defence of Australian interests outside Australian waters is at the present time solely in the hands of the Imperial Government and of the Imperial Army and Navy. It is hardly consistent with the present development of Australia as a young and vigorous nation to neglect her responsibility for defence outside Australian waters, and in the robust period of her youth thus to rely entirely upon the strong arm of the Mother Country (vide final paragraph of Sec. VI. and appendix).

It must be remembered that the rapid and continuous improvements in steam and Political telegraph communications have now destroyed the former isolation of Australia, and developmodern developments in the East have brought the States of the Commonwealth upon ments in the the arena of the Old World strife. The last six years have witnessed a momentous change in the balance of power in the East. The rise of Japan into an armed Power of the first magnitude; the acquisition of Port Arthur by Russia; the occupation of the Philippines, and of Guam (Ladrone Islands) and Tutuila (Samoa) by the United States; and of the remaining Samoan Islands and part of New Guinea by Germany; and the annexation of Madagascar as a colony by France, are facts of the gravest significance to Australian interests. The transformation of the United States into an oversea Power by her acquisition of Porto Rico and the Philippines, the development of Japan, the evolution of China, the opening of a Panama Canal at an early date, and the movement of Russia towards a port in the Indian Ocean with her increasing interest in Persia, all point to the Indian Ocean, the Northern Pacific, and the China Sea as the probable scene of the future struggle for commercial supremacy. Australia cannot in such an eventuality remain unconcerned. It may be assumed, therefore, that Australia will determine not only to defend her own soil, but to take steps also to defend those vast interests beyond her shores upon the maintenance of which her present existence and her future prosperity must so largely depend.

^{*} The Exports and Imports from oversea countries alone for the year 1900 amounted to 47,816,4381. and 43,161,922l. respectively, being a total of 90,981,360l.

Australian Defence.

Two factors, therefore, may be considered as governing the future organisation and determining administration of the Military Forces of the Commonwealth, namely:

(a) The defence of Australian soil.

(b) The defence of Australian interests wherever they may be threatened.

Garrison Force and Field Force for defence soil.

(a) "For the defence of Australian soil" there are two essentials, namely, Garrison Troops, hereafter styled the Garrison Force, for the protection of certain predetermined strategical centres and places of commercial importance; and Field Troops. of Australian hereinafter styled the Field Force, for those active operations which are, as has been shown, an essential element, in conjunction with the Garrison Troops, for the defence of such an extended area as Australia. It is not necessary that the troops for garrison duty as a whole should be mobile, but it is absolutely essential that the Field Troops be not only well trained, carefully organised, and well equipped, but also ready for active operations in the field at the shortest notice.

Field Ferces for deferce of Australian interests.

(b) "For the defence of Australian interests wherever they may be threatened" it will be obvious that the first essential is the sea supremacy which is guaranteed by the Royal Navy, and that the second is the possession of a Field Force capable of undertaking military operations in whatever part of the world it may be desired by Australia to employ them. The Field Force above indicated in (a) could, if necessity arose, be made available for this purpose.

II.—Number of Troops Available and Required, and now Provided.

Troops now available in Australia.

It is now proposed to consider, in the first place, the minimum number of troops which will be required to fulfil the foregoing conditions, and in the second, how those troops are to be provided. As regards the first, it is only proposed in the present recommendation to deal with the troops which now exist in the six States under voluntary terms of service in accordance with the Estimates, 1901-2. The numbers should be taken as the very least which Australia requires for her protection, and may be considered as the peace footing of her future military force. As regards the second, the strong military feeling now prevailing renders compulsory service by conscription unnecessary. A voluntary military service is the pride of all Anglo-Saxon communities, and it is safe to accept the fact that whenever a national emergency occurs a sufficient number of citizens will always be found ready and willing to voluntarily undertake the duty of defence. The liability to serve should, however, always be maintained, so as to establish the principle of the privileged duty and sacred right of every free-born citizen to bear part in the defence of his country.

Voluntary military service.

> The most essential element, therefore, in the organisation of the future is to provide a military system which shall be elastic, capable of expansion, and which shall form a carefully constructed framework into which the fighting material of the nation can be fitted when the emergency arises. This framework must consist (1) of a carefully considered and thoroughly complete military organisation; (2) of a well-trained, competent, and experienced staff of officers to lead and to administer; and (3) of modern and efficient equipment.

Troops available in each State.

The following Schedule I. gives the number of troops available in each State:--

SCHEDULE I.

| State. | Mounted Troops (Cavalry, Mounted Rifles, and Mounted Infantry). | Artillery. | | Engineers. | | | Staff | | , | |
|-------------------|---|------------|-----------|--|---------------------------|--------|----------------------------|--------|----------------|---|
| | | Field. | Garrison. | Staff, Field, and Electric Companies. | Sub- marine Miners. | | and Depart- mental Corps.* | Total. | Field Guns. | Remarks. |
| New South Wales | 1,806 | 240 | 925 | 254 | 119 | 5,793 | 655 | 9,732 | 12 | 3 4-gun batteries. |
| Victoria | 1,137 | 269 | 1,156 | 75 | 139 | 3,459 | 217 | 6,452 | 18 | 3 6-gun batteries. |
| Queensland - | 1,194 | 154 | 427 | | 78 | 3,069 | 258 | 5,180 | 10 | 2 4-gun batteries and one section. |
| South Australia - | 741 | 101 | 240 | | | 1,849 | 70 | 3,001 | 6 | 1 battery. |
| Western Australia | 480 | 180 | 121 | 1 | _ | 1,320 | 88 | 2,190 | 8 | 2 4-gun batteries. |
| Tasmania - | 869 | 94 | 229 | 49 - | 21 | 2,164 | 90 | 3,016 | 6 | 2 field, 2 mountain, and 2 siege guns. |
| Total | 5,727 | 1,038 | 3,098 | 379 | 357 | 17,594 | 1,378 | 29,571 | 60 | |

^{*} Does not nelude civilians permanently employed.

The following Schedule II. shows the proportion which each State should possess Proportion upon a population basis of the total number now available throughout the of Troops to Commonwealth:-

States on population

SCHEDULE II.

| | | | lation between | | stablishments arch, 1901. | Number of Troops above or below the Proportion of Male Population. | | |
|--|--|---|---|--|--|---|-----------------------------|--|
| State. | Total Population. | Number. | Proportion to Total Male Population of Commonwealth. | Number. | Proportion to Total Military Establishments of Common- wealth. | _'.bove. | Below. | |
| New South Wales Victoria Queensland South Australia Western Australia Tasmania | 1,352,509 1,200,851 496,596 362,604 183,178 172,318 | 375,100 323,200 154,200 98,600 76,000 47,900 | ·349 ·301 ·143 ·092 ·071 ·044 | 9,732 6,452 5,180 3,001 2,190 3,016 | - · · 329 · 218 · 175 · 102 · 074 · 102 | 938 289 99 1,698 | 586 2,438 — — — | |
| Total | 3,768,056 | 1,075,000 | 1.00 | 29,571 | 1.00 | 3,024 | 3,024 | |

Garrison Force.—The troops required for the protection of cities, towns, &c., should Garrison consist of troops raised in the localities which they will be called on to defend in war. Force. The existing Volunteer Corps should be utilised for this purpose.

The existing defence schemes of each State indicate the force which is required for purely defensive purposes, and are taken as a basis for the Garrison Troops given in Schedule III., Column I.

Field Force.—This force requires the highest possible degree of training, the most Field Force. complete organisation, and the latest modern equipment. The troops should be furnished entirely by Militia or partially-paid troops. The number now available in each State are as given in Schedule III., Column II.

SCHEDULE III.

| | | | Colt | MN I. | | | | | Colux | ın II. | | | OLUMN | COLUMN IV. | | | | | |
|---|-----------------|------------|-----------|---|------------------------------------|--------|-----------------|-----------------------|--|---------|-------|--------|----------------------------------|-----------------|------------|-----------|---------|-------|--------|
| Garrison Troops. (Existing Peace Establishment.) | | | | Field Force. (Existing Peace Establishment, with slight modifications.) | | | | Establishments, 1901. | Field Force. (Proposed War Establishment, | | | ;,) | | | | | | | |
| SIAII. | Mounted Troops. | Artillery. | Infantry. | Others. | Field Guns and Gunsof Position. | Total. | Mounted Troops. | Artillery. | Infantry. | Others. | Guns. | Total. | Grand Total of Military Estal | Mounted Troops. | Artillery. | Infantry. | Others. | Guns. | Total. |
| New South Wales | 225 | 845 | 3,048 | 794 | ä | 4,912 | 1,609 | 170 | 2,758 | 500 | 10 | 4,820 | 9,732 | 3,754 | 989 | 4,351 | 1,225 | 32 | 10,319 |
| Victoria | 161 | 1,313 | 1,456 | 263 | 10 | 3,193 | 1,002 | 188 | 1,989 | 85 | 12 | 3,259 | 6,452 | 3,333 | 879 | 3,863 | 1,088 | 29 | 9,163 |
| Queensland | 310 | 476 | 1,678 | 215 | | 2,679 | 894 | 105 | 1,382 | 130 | 6 | 2,501 | 5,180 | 1,373 | 363 | 1,597 | 450 | 111 | 3,788 |
| South Australia - | 112 | 341 | 937 | 119 | 6 | 1,509 | HIQ | - | 834 | 28 | - | 1,492 | 3,001 | 1,007 | 265 | 1,166 | 329 | 9 | 2,767 |
| Western Australia | 120 | 211 | 840 | 34 | Ä | 1,205 | 360 | PG | 143800 | 1845 | 4 | 985 | 2,190 | 508 | 134 | 589 | 166 | 蓬 | 1,397 |
| Tasmania | IM | 259 | 1,428 | 107 | 2 | 1,972 | 189 | 64 | 738 | 53 | - 5 | 1,044 | 3,016 | 478 | 126 | 554 | 156 | 4 | 1,314 |
| Total | 1,108 | 3,445 | 9,385 | 1,532 | 30 | 15,470 | 4,674 | 612 | 8,181 | 684 | 36 | 14,101 | 29,571 | 10,458 | 2,756 | 12,120 | 3,414 | 90 | 28,748 |

- 1. A slight increase in the Peace Establishment of the Troops alloted to the Garrison Force in Column I will be required hereafter.
- 2. The proportion of the various arms in the Field Force upon the Peace Establishment now existing in each State, as given in Column II., will require some re-adjustment hereafter, in order to meet the proportion proposed in the War Establishments. It will be observed that the proportion of Mounted Troops to Infantry on the proposed War Establishment of the Field Force in Column IV. is much larger than in the existing Peace Establishment in Column II.

- 3. The figures given in Column IV., exclusive of the totals, are only approximate, as the exact allotment of each unit to the States has not yet been fixed.
- 4. It will be seen that the following Summary shows, upon a War Footing, 44,218 of all arms, with 120 Field Guns and Guns of Position, viz.:—

SUMMARY OF SCHEDULE III.

| Arm. | Garrison Troops. | Field Force. | Total. |
|--|--------------------------------------|------------------------------------|------------------------------------|
| Mounted Troops Artillery Infantry Others | 1,108 3,445 9,385 1,532 | 10,458 2,756 12,120 3,414 | 11,566 6,201 21,505 4,946 |
| Total | 15,470 | 28,748 | 44,218 |

Number of troops available for and constitution of Field Force in Peace and in War. In the first instance, without adding to the existing numbers of the Military Forces, there will be available as a Field Force upon a peace footing 4,674 Mounted Troops, 612 Field Artillery, with 36 guns, and 8,815 Infantry, &c., making a total of 14,101. This Force will be increased upon war footing as proposed to 10,458 Mounted Troops, 2,756 Artillery, and 15,534 Infantry and others, with 90 field guns and guns of position,

I recommend that the Field Force shall be organised into six brigades of Light Horse, and into three brigades of Infantry, each complete, with all the necessary Departmental Troops, and with the latest modern proportion of Field Artillery. The large proportion of Mounted Troops to Infantry will necessitate a partial reconstruction of Infantry into Mounted Troops. This change is not only consistent with the characteristics of the Australian people, but provides exactly that description of fighting man which has proved so valuable in South Africa, and which, without doubt, would constitute a most powerful, if not a controlling, factor in any campaign in which Australian troops might be engaged,

Necessity for organisation in times of peace. Success in modern war, either for defensive or for offensive operations, can only be assured by deliberate, slow organisation in times of peace. History and modern events alike testify that armed men only, no matter how brave, and no matter how deeply endowed with military qualifications, are powerless to successfully, and for any length of time, oppose an army which has in times of peace been perfected by measured organisation, matured by scientific preparation for war, and supplied with the latest military equipment.

It will be dangerous in the extreme to rely upon organising when the emergency arises, such troops as may be required for the defensive-offensive operations referred to, and it will be more especially unwise for a country which for some time at least must depend to a great extent for its warlike stores upon a distant land to postpone the provision of the requisite matériel of war until the moment of action arrives.

III .- ORGANISATION, INSTRUCTION, TRAINING, AND EQUIPMENT.

Reconstruction necessary.

A. Organisation.—The organisation of the troops proposed for allotment to the Garrison Force requires little change. In order, however, to make the Field Force effective, very considerable organisation and partial reconstruction of some portion of the existing forces available will be necessary.

It is, moreover, obvious that all regiments of Light Horse, batteries of Field Artillery, and Infantry must be made similar in strength, and that the peace and war establishments for all branches of the force must be fixed. The creation or development of the departments which deal with transport and supply, with equipment, and with the care of sick and wounded, will have to be undertaken. These changes will entail comparatively small expense, and can be effected gradually. Every care should be taken to make the organisation capable of expansion, and to base it upon a territorial system.

Instruction of Officers and of Staff.

B. Instruction of Officers and Staff.—The first essential of a Citizen or Militia Army must be the training of the officers and staff. The better and more intelligent the

troops, the better trained and more experienced must be those who lead. A satisfactory standard of knowledge and proficiency can only in peace be effected by instituting Schools of Instruction for Militia and Volunteer Officers of all branches of the service, and by despatching selected officers to England and to India to attend special courses. Sufficient pay must be allowed as compensation to officers who thus devote their time to their own instruction for the benefit of the State, and a bonus upon passing periodical test examinations should be granted. A system of special instruction for Staff Officers should be instituted, of which a prominent factor will be "Staff Rides upon Field Service Conditions." The expense of the foregoing need be small in comparison with its importance.

Sydney and Melbourne should form the centres respectively of the system of Schools School of of Instruction; the former for the States of New South Wales and Queensland, and the Instruction. latter for Victoria, Tasmania, South Australia, and Western Australia. Every facility exists at Sydney for the Schools of Instruction, which already exist in a limited form, together with the instructional troops required. A similar system should be created at Melbourne. Schools should also be formed as a part of this system in other centres, and at suitable times, so as to meet the local conditions.

I trust that the establishment of a Military College may at no distant date receive Military the favourable consideration of the Government. An adaptation of the system of College. organisation and of instruction carried out at West Point, in the United States of America, at the Royal Military College of Canada (Kingston, Ontario), and at the great public schools of England, would meet the requirements of such a college in Australia. A college thus created would be likely to give the most valuable results, not only in furnishing a high standard of education in the technical professions of civil life, but in incultating those principles of military science which were found to produce men possessing such emiment military qualities in the great War of Secession in America, and more recently in the case of the Military College of Canada during the campaign in South Africa. I would recommend that, as part of such a college, there should be a special branch which would undertake the training of Australian officers in Staff duties. The personnel of the college, and the instructional arrangements of the same, would be available for this further and more advanced course of military instruction, which is so essential for placing the professional knowledge of the officers of the General Staff in Australia on the requisite high level of military efficiency.

C. Training.—Secondary only to the instruction of officers is the training of the men. Training of This to be effective must rather be constant each year than long in duration. Sixteen the troops. days per annum for Light Horse, Infantry, and Departments, and twenty days for Artillery and Engineers, should be sufficient if properly and efficiently administered. This training should be carried out in two categories—one for the troops raised in the country districts, which should mainly be for a given period in camps of instruction, at whatever time of year may be most convenient to the industries followed by the men, and one for the troops raised in the cities and towns, whose employments do not admit of long absence, which should be, as at present, spread over the year by afternoon and evening training, with a short camp of instruction for three or four days at Easter, or during public holidays.

D. Equipment.—The existing equipment of the troops to be allotted to the Garrison Equipment Force may be deemed sufficient for the purposes of such troops. The equipment, required. however, which is available for the Field Force leaves much to be desired. There is in all the States a complete absence of any modern Infantry equipment, and only a small percentage of magazine rifles are available. The equipment of the Mounted Troops is equally incomplete, and only a small and quite inadequate supply of military saddles is available. The harness, equipment, and guns for Field Artillery are quite unequal to modern demands. A very small and quite inadequate quantity of Field Engineer or Field Hospital Equipment is available. Camp equipment and blankets are also inadequate. The supply of ammunition is in a very seriously defective condition.

It will be obvious, therefore, that a very considerable outlay in equipment is imperative. Troops without efficient and sufficient arms, ammunition, and equipment are useless for the purpose for which they exist, and are therefore a mischievous delusion. The condition of the forces of the six States is very diverse. In some instances arms and equipment are either obsolete or worn out, while in others deficiencies are comparatively small.

IV .- PERMANENT FORCE.

Permanent force for instructional and specialist services. Any increase of the Royal Australian Artillery and of the Engineers is not at present necessary. The whole force of permanent troops should be maintained for purposes of instructing the Militia or partially-paid troops and Volunteers, as well as for supplying the skilled personnel required in connection with the guns, forts, and submarine mine defences. I have recommended a reconstruction of the former into three 4-gun field batteries, and into eleven companies of Garrison Artillery. The Field Artillery will supply the personnel for the Schools of Instruction of Field Artillery and of Light Horse; and the Garrison Artillery for the Schools of Instruction of the Garrison Artillery and Infantry. The Engineers will supply the personnel for the Schools of Instruction of the Field Engineers, Field Telegraph, and the Submarine Miners.

Selection of officers.

The officers of the permanent troops should be selected with the utmost care. They must be well educated and capable men, as they will be required in the future to supply Australia with her General Staff and Instructional Staff officers. Every opportunity should be taken of giving the officers of the General Staff and of the Permanent Corps opportunities of study in England and elsewhere, and of gaining experience whenever active operations are being undertaken.

The greatest pains should similarly be taken, by means of adequate pay and generous treatment, to induce steady, capable, and well educated men (preferably those who have served with credit in South Africa or China) to enter the ranks of the Permanent

Force.

The future efficiency of the Commonwealth Military Forces must in a very large measure be in direct ratio to the quality and the efficiency of its General Staff Officers, and of the Officers and the Non-Commissioned Officers of the Permanent Forces and Staff. The administration and the instruction of a Citizen Army in time of peace must mainly devolve upon the permanent officers and non-commissioned officers, and in time of war a large and responsible share of duty will necessarily fall to their lot. No effort should be spared therefore to make military service in the Permanent Force attractive. It should be made clear that a certain and hopeful future is before all ranks of the permanent officers and men of the military forces of the Commonwealth. A prospect should be held out, by opportunities of advancement and of a fair pecuniary remuneration upon disability for age or failure of health, which should not only satisfy the very proper ambitions of those now serving, but should attract into the service the best educated and most intelligent candidates for vacancies.

V.—RIFLE CLUBS.

Rifle Clubs: their value.

The love of rifle shooting and the existing interest in rifle practice has been materially fostered by the institution of rifle clubs throughout Australia. The organisation of rifle clubs might be developed hereafter with great and increasing advantage, as soon as the future military organisation has been determined and carried out, and when the exact position which rifle clubs are to hold as an integral part of the Defences has been clearly There is, however, a tendency to look on rifle shooting and rifle practice as a pastime rather than as an obligation seriously undertaken as an important element towards the national defence. The encouragement given to rifle clubs, and the financial advantages conferred by Government, should only be continued on the understanding that rifle shooting as practised in Australia is seriously undertaken, and is developed upon the latest modern lines, and further, that the members of the rifle clubs are prepared to undertake in some definite form a direct share in the defence of the country. The rifle clubs at present constituted in some of the States are organised on sound lines. and their members form a reserve to existing military units. In at least one instance, however, rifle clubs form an organisation apart, which, without officers, without military instruction, and without a system of military organisation, can at best provide only a certain number of partially armed men with an uncertain knowledge of the use of the rifle. The military value of such men as an integral part of the Defence Forces of Australia can be but small under the existing conditions, and this system requires modification.

Our general system of organisation for the rifle clubs and rifle associations throughout the Commonwealth is necessary. The system of providing a Reserve from members of rifle clubs by affiliation to the various military units, which has proved to successfully answer the purpose in some of the States, should be taken as a basis on which to create such an organisation. The Reserve men thus provided will be available to complete the peace establishments alluded to above to the requisite strength of war.

VI.-CADETS.

A Cadet Military System exists in most of the States, and in one State has reached a very satisfactory standard of efficiency. I attach great value to the military training thus taught and military discipline thus impressed upon the rising generation, and I recommend that the system which has proved so successful in Victoria, under the Military Department, should be similarly developed throughout the Commonwealth.

VII .- MANUFACTURING DEPARTMENTS.

It will be necessary by degrees to create those Manufacturing Departments which Manufacare required to form the Arsenal for the future maintenance of the Defence Forces of turing Dethe Commonwealth. This arsenal should include :---

(1.) Storage Accommodation for Reserve Stores.

(2.) Grand Magazine.

(3.) Small Arms Ammunition Factory (including Steel Shell Foundry) and Cordite

(4.) Small Arms Factory.

(5.) Gun Foundry.

A site for the erection of the above will be required where communication by rail and by sea is easily accessible. It is obvious that a supply of coal and iron must be readily available, and that the site chosen could be satisfactorily and readily protected from any possible attack. It is, moreover, necessary that the Arsenal should be so situated as to meet the demands of the Royal Navy in the present, and of the Australian Navy in the future. It should accordingly form part of the Naval base of Australia. An eligible site could be found in the vicinity of Sydney, which would fulfil all the above conditions.

Although the above Arsenal will require time to create, a beginning might be at Formation of once made by the selection of an eligible site, and by the removal of the Artillery Commonworkshops now in Victoria Barracks, Sydney. Accommodation for the large amount of stores and equipment required for the Field Force above alluded to should, moreover, be built as soon as may be.

VIII.—EXPENDITURE.

The total sum available under the Estimates of 1901-2 should be in the first instance Expenditure. sufficient for the present requirements, exclusive of the supply of equipment, &c.,

The supply of equipment, arms, &c., which is of a pressing nature, might be defrayed from a loan. An approximate calculation of the immediate requirements has been made, by which the sum of, approximately, 500,000l. will be sufficient to render the garrison force complete and the field force capable of carrying out its functions.

A table (Appendix "A") will be found at the conclusion of this paper which will be of interest. It shows the amount paid for defence per head of population in Great Britain, her self-governing colonies, and by foreign nations. It will be seen that the self-governing colonies contribute a small proportion only to Naval and Military defence in comparison with the amount paid by Great Britain and other foreign countries: thus, Canada pays one shilling and sixpence per head of population, Australia four shillings and sixpence, New Zealand seven shillings, and Great Britain twenty-three shillings and twopence.

> I have, &c., EDWARD T. H. HUTTON, Major-General, Commanding Military Forces of the Commonwealth of Australia.

Melbourne, 7th April, 1902.

APPENDIX A.

TABLE Showing COMPARATIVE COST Of MILITARY and NAVAL DEFENCE in GREAT BRITAIN, her SELF-GOVERNING COLONIES, and FOREIGN NATIONS.

| | Remarks. | | (a) Excluding Landsturm, about | (b) To this may be added the untrained portion of the Territorial Militia, about 1,250,000 men. | (c) Active Army. | (d) Does not include Landsturm - Charmed, 225,156 | (e) 65,000 Regulars, 35,000 Volunteers for the Philippines, 101,536 Militia. (f) Expenditure in 1901, | (g) Includes Army Reserve, Colonial and Indian Troops. | | (j) Includes constabulary. |
|----------------------|--|---------------------------------------|---|---|--|---|---|--|---------------------------------------|--|
| 5 | rer- centage of Total Taxation devoted to Defence. | 18.3 | 22.3 | 80.3 | 39.7 | 56. | 26.4 | 1 | 1.9 | 9 9 |
| Per- | of Total Public Expen- diture devoted to Military Defence. | 111.3 | 19.5 | 15.6 | 14.6 | 26.6 | 64 60 64 | 15.0 | & & & & & & & & & & & & & & & & & & & | \$ 69 9 69 |
| pe=diture. | Per Head of Popula- tion. | 7.81 | 21.18 | 12.58 | 6.93 | 6.49 | 8.50 | 23.28 | 1.63 | 200 |
| Defence Expenditure. | Total. | £ 17,713,091 2,113,512 | 40,916,049 | 3,211,992 | 5,617,144 | 1,124,836 | 32,443,418 | 47,211,700 | 433,735 | |
| | Cost per Head of Popula- tion. | 3.00.62 | 6.82 | 3.06 | 0.82 | 1 | 3.01 | 13.11 | 1 0 | |
| Nami | Budget. | £ 1,411,771 ('01) | 13,171,468 (°01) 8,114,900 | 1,329,930 ('00) 4,895,386 ('00-'01) | 1,794,401 ('00-'01) 10,032,018 ('01) | 1 | 11,489,336 | 26,594,500 ('99-'00) | 78087 | 160,000 |
| | Cost per Head of Popula- | 8. 7.19 | 14.36 | 7- 0 60 00 | 1.75 | 6.79 | 5.49 | 10.17 | 1.63 | 2000 |
| | Budget. | 16,301,320 ('01) 2,113,512 | 27,744,581 (°01) 33,349,072 | 1,882,062 ('00) 10,965,880 ('00-'01) | 3,822,743 ('00-'01) 34,615,121 ('01) | 1,124,836 | (00) | 20,617,200 | 433,735 | ('01) 234,344(j) |
| Military. | Per- centage of Troops to Popula- tion.* | .828 | 1.595 | .707 | .361 | 7.092 | .264 | 1.634 | .708 | 1.261 |
| | ments. | 1,238,816 ('99) 138,084 | 3,091,350 ('98) 3,218,684(a) | (99-70) 86,277 (1 7.99) 2,294,629(b) | 603,116 ('99) 2,841,962 | 234,925(b) (1.1.99) | 1 | 783,541(g) | - | 1 1 |
| | Establishments. Peace. W. | 375,291 (39) 48,294 | (39) (100) (200) 595,536 | (799–700) 31,949 (1.7.99) 226,603 | 157,829(c) ('99) 1,092,444 | 234,525(d) (1.1.99) | 201,536 (e) | 662,818 | 37,636 | 29,571 (*01-*02) 10,040 |
| | Population. | 45,310,835 (31,12.00) 6,744,532 | (31.12.99) 38,641,333 (201) 56,345,014 | (1.12.00) 5,103,924 (31.12.99) 32,045,404 (31.12.00) | 43,760,815 (31.12.98) 129,000,000 ('00) | 8,312,551 (1.12.00) | 76,356,102 | 40,555,489 | 5,312,500 | 3,768,056 (1.3.01) 796,359 (31.12.99) |
| | Country. | Austria-Hungary - | France Germany . | Holland Italy | Japan Japan | Switzerland | United States | Great Britain . | Canada | New Zealand |

" Thur numbers were obtained by dividing the Peace Establishment by the Population.

APPENDIX VI.

Memorandum by the Canadian Ministers concerning Defence.

The Canadian Ministers regret that they have been unable to assent to the suggestions made by Lord Selborne respecting the Navy and by Mr. St. John Brodrick respecting the Army. The Ministers desire to point out that their objections arise, not so much from the expense involved, as from a belief that the acceptance of the proposals would entail an important departure from the principle of Colonial self-government. Canada values highly the measure of local independence which has been granted it from time to time by the Imperial Authorities, and which has been so productive of beneficial results, both as respects the material progress of the country and the strengthening of the ties that bind it to the Mother-land. But while, for these reasons, the Canadian Ministers are obliged to withhold their assent to the propositions of the Admiralty and the War Office, they fully appreciate the duty of the Dominion, as it advances in population and wealth, to make more liberal outlay for those necessary preparations of self-defence which every country has to assume and bear.

That the taxpayers of the United Kingdom should desire to be relieved of some of the burdens which they bear in connection with military expenditure is quite reasonable. Canada in the development of its own militia system will be found ready to respond to that desire by taking upon itself some of the services in the Dominion which have hitherto been borne by the Imperial Government. What has already been done by Canada must give assurance of the disposition of the Canadian people to recognize their proper obligations.

In the early years of the Dominion an understanding was come to between the Imperial and Canadian Governments that Canada should expend about 1,000,000 dols. annually on her militia system. From time to time that expenditure has been voluntarily increased, and at present, apart from the special outlay in connection with the maintenance of the garrison at Halifax, the Dominion is expending about 2,000,000 dols. annually on her militia.

The efficiency of the Canadian Militia Service having been called in question, it may be of interest to note that many improvements have been made during the past few years; notably the organization of an Army Medical Corps and the creation of an Army Service Corps, the strengthening of the headquarters and district staffs, the exercise of greater care in the selection of permanent force officers, and the affording of greater facilities

for the training of the officers of the active militia.

A Militia Pension Law has been enacted for the staff and the permanent force. Annual drill in camps of instruction for the rural corps, and at battalion headquarters for city corps, has been carried out each year during the past six years. A school of musketry has been established at Ottawa, with most encouraging results; rifle-ranges have been and are being constructed at the public expense at important centres all over the Dominion, and financial aid is being afforded to local corps in smaller places for the same object. Rifle Associations, whose members are pledged to military service, if required, are being organized, and their formation encouraged by the loan of rifles and by grants of free ammunition. A reserve of officers has been established, and improvements have also been made in several other important respects.

The work done by the Militia Department in sending contingents to South Africa may be fairly cited as proof of reasonable efficiency. Without referring to anything which was done outside of the purely Canadian contingents, it is worthy of mention that the first contingent, under Colonel Otter, composed of 1,000 men drawn from every section of Canada embraced within 4,000 miles of territory lying between the Atlantic and Pacific Oceans, was organized, fully equipped, and embarked within a period of 14 days; and that a second contingent, composed of 1,200 men, composed of Field Artillery and Mounted Rifles, was shortly afterwards similarly organized, equipped,

and embarked within the space of three weeks.

But while thus calling attention to the progress that has already been made by Canada in her militia organization, the Ministers are far from claiming that perfection has been attained. If defects exist, there is every desire on the part of the Canadian Government to remove them, and for this purpose the advice and assistance of experienced Imperial officers will be welcomed and all reasonable efforts made to secure an efficient system.

At present Canadian expenditures for defence services are confined to the military side. The Canadian Government are prepared to consider the naval side of defence as well. On the sea-coasts of Canada there is a large number of men admirably qualified to form a Naval Reserve, and it is hoped that at an early day a system may be devised which will lead to the training of these men and to the making of their services available for defence in time of need.

In conclusion, the Ministers repeat that, while the Canadian Government are obliged to dissent from the measures proposed, they fully appreciate the obligation of the Dominion to make expenditures for the purposes of defence in proportion to the increasing population and wealth of the country. They are willing that these expenditures shall be so directed as to relieve the taxpayer of the mother country from some of the burdens which he now bears; and they have the strongest desire to carry out their defence schemes in cooperation with the Imperial authorities, and under the advice of experienced Imperial officers, so far as this is consistent with the principle of local self-government, which has proved so great a factor in the promotion of Imperial unity.

London, 11th August 1902.

APPENDIX VII.

Supplies of Meat, Produce, and Horses, required by the War Office and Admiralty, from Australia.

LIST OF PAPERS.

| Document. | Date. | | | | |
|--|--|----|--|--|--|
| I. Governor-General Lord Hopetoun to Mr. Chamberlain | No. 140.—Dec. 19, 1901. (Rec. Jan. 27, 1902.) | 75 | | | |
| 2. To War Office and Admiralty | Jan. 31, 1902. | 78 | | | |
| 3. Admiralty | May 13, 1902. | 78 | | | |
| 4. List of Australian Firms accepted for Navy Meat Contracts during the three years 1898-1900. | | 80 | | | |
| 5. War Office | (Rec. May 27, 1902.) | 80 | | | |
| 5. To War Office | June 11, 1902. | 81 | | | |
| . War Office | June 20, 1902. | 82 | | | |

No. 1.

GOVERNOR-GENERAL LORD HOPETOUN to Mr. CHAMBERLAIN. (Received January 27, 1902.)

Commonwealth of Australia. Melbourne, 19th December, 1901.

ADVERTING to your despatch, of the 18th of October last, I have now the honour to transmit to you the accompanying copy of a Minute which I have received from my responsible advisers, on the subject of the supplies of meat, produce, and horses, required by the War Office and the Admiralty, from Australia.

> I have, &c., HOPETOUN, Governor-General.

Enciosure in No. 1.

Commonwealth of Australia. Department of External Affairs.

MINUTE FOR HIS EXCELLENCY THE GOVERNOR-GENERAL.

Mr. Barton presents his humble duty to Your Excellency, and has the honour to acknowledge the receipt of the despatch from the Right Honourable the Secretary of State for the Colonies, dated 18th October 1901, on the subject of the supplies of preserved meat obtained by the Admiralty and War Office, which was transmitted by Your Excellency on the 20th November last.

2. In connection with this despatch, Mr. Barton would be glad if Your Excellency would refer to your despatch (to which it is an answer) requesting that, in case of contracts to be entered into by the Admiralty and the War Office, timely notice should

be given to enable tenders to be called in Australia and New Zealand.

- 3. Mr. Barton observes, with satisfaction, the letter from the War Office in which the Secretary of State for the Colonies is advised that every possible consideration will be given to the wishes of the Governor-General of Australia. It is not, however, stated what steps had been taken, and what changes in the existing methods had been made or were in contemplation, in order to carry out that intention.
- 4. Mr. Barton regrets to say that there exists throughout the Commonwealth a feeling that our merchants have not received adequate consideration from the authorities in connection with the letting of contracts for supplies required for use in connection with the war in South Africa.
- 5. Mr. Barton has the honour to enclose, for the information of Your Excellency, a copy of a letter which he has received from a number of firms in Sydney who represent exporting interests. He has received several verbal representations to the same effect as those contained in the letter, and strongly-worded articles have appeared in the public press from time to time, drawing attention to what is referred to as the indifference shown by the War Office to the interests of Australian producers.
- 6. Mr. Barton would be glad if the Secretary of State for the Colonies were asked to request the War Office to supply him with information as to the extent of the purchases of supplies from Australian firms. He would also be obliged if the goods purchased from firms in Australia can be clearly distinguished from those of goods alleged to be Australian, but purchased from firms in South Africa and elsewhere, as it has been publicly stated that goods have been supplied to the War Office authorities in South Africa which were represented as Australian, but which, as a fact, were not the produce of this country.
- 7. It is further represented to Mr. Barton that if tenders for supplies as required could be called in Australia, that system would lead to a great saving in the amounts to be paid by the War Office. The large profits said to have been made by business trading firms in South Africa, in connection with the supply of Australian meat, have been freely commented upon in mercantile circles and in the public press. It is represented that huge profits have been made—profits far in excess of any legitimate reward of the capital, labour, and ente prise invested in the industry. It is stated that if business had been carried on direct between Australian producers and the War Office much more economical terms could have been arranged, and large sums of money thus saved by the Imperial authorities.
- 8. Mr. Barton has reason to believe that a communication has been addressed to Lord Kitchener, drawing attention to the fact that the prices paid by the American Army authorities in the Philippine Islands for supplies of Australian meat are very much below those which have been paid by the Imperial authorities in South Africa for supplies of similar commodities, and this although the circumstances of the respective situations have been largely similar.
- 9. In a letter recently received from a responsible firm in this community it is stated that an offer could be made to supply, monthly, 2,000 tons of frozen beef, mutton, lamb, &c., ex store ship at Durban or Capetown, at a price of $6\frac{1}{2}d$. per pound all round. It has been announced that the firm in South Africa who have supplied large quantities of frozen meat for the use of the Army there have been receiving $9\frac{1}{2}d$. per pound for mutton, so it is clear that the price quoted would represent a substantial reduction and consequent saving to the War Office.
- 10. Mr. Barton would, therefore, strongly urge that the foregoing statements be taken into consideration by the Imperial authorities, and ventures to express a hope that the result of such consideration may be a wider distribution of contracts and a more direct and economical method of business trading.
- 11. Mr. Barton desires to invite attention also to the question of supply of horses for use in the South African war. Paragraphs frequently appear in the public press notifying that large shipments of horses have been made from America, Russia, and other countries to South Africa. These paragraphs excite comment and cause enquiries to be made as to why the number drawn from this country is, comparatively, so small. Mr. Barton has received a communication on this subject from a responsible firm which states that an offer was made through the Premier of Queensland some time ago to supply 600 horses per month for six months, and so far the offer has not been acknowleged, and is resultless. It is represented that the reason for this is not one connected with the price, as the price of the horses has not even been discussed between the syndicate responsible for the offer and the War Office. Mr. Barton is informed that the difficulty in the way is with respect to the form of contract proposed.

The tenderers desire that the contract should be c.i.f. out the War Office authorities insist that all business connected with the shipment of Australian horses to South Africa must be done f.o.b.

- 12. Mr. Barton will be glad if it can be represented to the War Office that, in the opinion of Ministers, the c.i.f. form of contract would produce more satisfactory results, both to Australian merchants and to the War Office. The multiplication of contracts entailed by the f.o.b. system cannot be conducive to economy, and, further, the employment of the c.i.f. method would lead to the business being carried out by shipowners employed in the regular trade between Australia and South Africa, and whose vessels have been built and fitted expressly for such trade.
- 13. Ministers are desirous of encouraging by every means in their power the increase in the number of regular traders between Great Britain, South Africa, and Australia. It will be of great advantage if encouragement can be afforded to such companies, in preference to having business done by occasional tramp steamers belonging to firms which have no settled interests in the Australian trade.
- 14. In connection with this question of the respective merits of the two forms of contract, Mr. Barton suggests that a reference be made to Colonel Hunt, who has been for some time in the Commonwealth employed on duties in connection with the Remount Department of the Army in South Africa. That gentleman has been long enough in Australia to become fully acquainted with her conditions of trade, and he is consequently able to speak with authority as to the respective advantages for the Imperial authorities of the two methods of contract under review.
- 15. Mr. Barton is pleased to observe from the much fuller information afforded by the Admiralty that considerable portions of supplies required for the Navy are being purchased in Australian markets. He notes, however, that invitations to tender for preserved canned meat for the Navy generally are apparently issued only to Australian firms who have accredited agents in Great Britain. If that practice could be altered, so as to arrange that when invitation to tender for supplies were issued in England similar invitations might at the same time be publicly announced in the press of the leading cities of the Commonwealth, Mr. Barton thinks that the obtaining of suitable supplies would be greatly facilitated.
- 16. Mr. Barton trusts that the experience of the Admiralty in connection with the supplies of Australian and New Zealand salt pork, and salt beef, delivered in Sydney for the use of His Majesty's ships on the Australian, East Indian and China station is sufficiently satisfactory to induce them to widen the area which Australian merchants can supply. He believes that if such a course is followed, much general good feeling will be created in Australia, and complete satisfaction afforded to the Admiralty and to the consumers of the goods in question.

Mr. Barton will be pleased if early consideration could be given to the subjects dealt

with in this minute.

Melbourne.

16th December 1901.

EDMUND BARTON.

Sydney, 28th November 190

We, the undersigned, producers and exporters of New South Wales, beg to draw your attention to the fact that we do not consider the War Office are drawing a fair quantity of the supplies required for the use of the Army in South Africa, from Australia. We think it will be very instructive if you can secure the figures of the War Office and Admiralty purchases from Australian firms in connection with frozen

meat beef, jams, butter, oats, flour, bran, and horses.

We would respectfully request that you cable Mr. Chamberlain, notifying him of the considerable dissatisfaction existing in the Colonies on this account and suggesting that you be given particulars of all requirements, the same to be notified here, tenders obtained, the price to be given by telegraph direct to the War Office. This is the only way the business can be conducted on its merits, and by direct dealings with the Australian houses, and the difference between the figures obtained by the latter from South African houses, as compared with the prices paid by the Imperial Government, will at once become apparent.

The advantage to the War Office in dealing direct, as far as frozen meat is concerned, with the producers here has been already pointed out, and the same remarks would apply

in the case of other lines if notification were made here and time allowed for submitting offers.

Yours faithfully,

Meat Preservers. For the ROSEWATER PACKING

Co., LTD.,

J. ROBERTS, Director.

Flour Merchants. BRUNTON AND COMPANY.

Food Merchants.

For and behalf of PARSONS, BROTHERS, & Co., PROP., LTD.,

E. F. PARSONS, Director.

Grain Merchants. Flour Merchants. Produce Merchants.

JOHN BRIDGE AND COMPANY. GILLESPIE BROTHERS AND CO.

H. PRESCOTT AND COMPANY. Meat and Produce BIRT AND COMPANY, LTD.,

E. C. BECKETT, Secretary. Exporters.

The Right Honourable Edmund Barton, P.C., &c., Melbourne.

No. 2.

COLONIAL OFFICE to WAR OFFICE and ADMIRALTY.

SIR, Downing Street, January 31st, 1902. WITH reference to your letter of the 13th January, I am directed Mr. Secretary Chamberlain to transmit to you, for the consideration of Mr. Secretary Brodrick the Lords Commissioners of the Admiralty copy of a despatch from the Governor-General of Australia, enclosing a copy of a Minute from his Ministers on the subject of the supplies of meat, produce, and horses required by the Army and Navy.

2. It will be observed that Mr. Barton desires that early consideration should be given to the questions dealt with in his Minute.

Admiralty. 3. A similar letter has been addressed to the War Office.

I am, &c.,

FRED. GRAHAM.

No. 3.

ADMIRALTY to COLONIAL OFFICE.

Admiralty, S.W., May 13th, 1902. SIR,

WITH reference to your letter of 31st January last, I am commanded by my Lords Commissioners of the Admiralty to acquaint you, for the information of the Secretary of State for the Colonies, that they have given their careful consideration to the despatch from the Governor-General of Australia, with accompanying Minute from his Ministers, on the subject of the supplies of meat, produce, &c., required for the Navy and Army.

My Lords desire me in the first place to reiterate the statement already made that they are fully alive to the advisability of developing, so far as possible, business relations with Colonial producers, and they have encouraged, and will continue to encourage, such relations by placing orders with Colonial firms whenever it is possible

to do so consistently with due regard to quality and economy.

As regards the several points raised in Mr. Barton's Minute, it will be most convenient to deal with them paragraph by paragraph, premising that it is with the supply of Australian meat that the Admiralty is chiefly concerned.

Paragraphs 2, 7, and 15.—In respect of the suggestion that timely notice should be given of forthcoming contracts so as to enable tenders to be called in Australia. I am

to observe that tender forms for cauned meats are issued to the English agents of Australian packers, and it is understood that most, if not all, the leading Australian packers are represented in this country. These packers are kept acquainted by their agents with the Admiralty specification, and a price is arranged between the agent and the principal by telegraph, if necessary, and the tender form lodged by the English agent. The Admiralty only purchases meat of approved brands which have previously been tried and found satisfactory, and the meat is supplied under a two years' guarantee that all tins condemned during that period are replaced free of charge. To advertise in Australia, as proposed, would entail delay and possibly result in offers being made of brands either unsuitable for Admiralty requirements or of a quality unknown to the Department.

As a matter of fact, however, my Lords did cause notice of the preserved meat contract to be given by letter of 13th January last, in which they requested that intimation of the anticipated requirements of preserved meats for Navy use might be communicated to the principal Colonial Governments, so that packers who were not already on the Admiralty List, and were desirous and capable of quoting, might make application, submit samples of their brands, and name agents in this

country.

Paragraphs 3 to 12 relate chiefly to the War Department, but 7 has previously been touched on, and I am to observe with regard to paragraph 6 that this Department has already furnished to the Colonial Office a list of the Australian firms* accepted for meat contracts during three years past, together with a comparative statement of the quantities of preserved meats purchased from Australia and America during the same

period+.

As regards the statement alluded to by Mr. Barton that goods purporting to be of Australian origin, which were not in fact produced in that country, had been supplied to the War Office authorities in South Africa, it may be observed that the departmental rule of dealing direct with manufacturers and producers, or when they live out of the United Kingdom with their sole agents, renders it very improbable that any goods bought by the Admiralty as Australian are not really the produce of that country.

Paragraph 13.—Of the eight steamers engaged for the conveyance of horses from Australia and New Zealand to the Cape since the Admiralty undertook the work in March 1901, six have belonged to regular Australasian lines, and the other two are vessels specially built for the work, which have jalready carried horses for the Government with marked success, and were tendered at much lower rates.

Paragraph 14 relates to the War Department.

Paragraph 15 has already been discussed, but my Lords would add that they will be very pleased to learn from the Commonwealth Government of the names of any first-rate packers of tinned meats in Australasia who are desirous of being included in the Admiralty List.

Paragraph 16.—Apart from the quantities of Australian preserved meat purchased in this country, large quantities of preserved meat, as well as of salt pork and salt beef, are obtained locally at Sydney for the Australian, China, Cape, and East Indian stations.

My Lords will be glad, if it should hereafter be found possible, as suggested by Mr. Barton, to widen the area of supply of Australian salt beef and pork. The quantities of salt beef and pork stocked at the Royal Victoria Victualling Yard at Deptford are at present chiefly obtained, the beef from the United States and the pork from Ireland and Denmark.

If Australian cask meat can be put on the home market of a suitable quality after its journey through the tropics, and at reasonable prices, the Admiralty will be glad to give it a trial. At present, however, my Lords are advised that Australian salt meat in casks has not been satisfactorily placed on the home market.

^{*} See No. 4.

[†] The quantities are as follows:— Australian tinned meats

lbs. 2,241,750 400,000

the American meats including a considerable quantity, especially purchased without competition, at the outset of the South African War, immediate delivery having been of importance at the time.

E 23720.

In conclusion, I am to request that an assurance may be conveyed to the Commonwealth Government that their Lordships will at all times be pleased to be furnished with particulars of any Australian or New Zealand manufacturers or producers who may be able and willing to quote for the supply of stores used in the Royal Navy, and that any applications from such firms will receive their Lordships' most favourable consideration.

I am, &c., EVAN MACGREGOR.

No. 4.

LIST of AUSTRALIAN FIRMS accepted for NAVY MEAT CONTRACTS
during the Three Years 1898-1900.

| _ | | 1898. | 1899. | 1900. | | |
|-----------------------|---|---|---------------------------------|------------------------------------|--|--|
| Preserved beef - | - | Australian Meat Company Ellis Bedford. | Australian Meat Company. | Australian Meat Company. | | |
| Preserved mutton | - | Sydney Meat Preserving Company. | Sydney Meat Preserving Company. | Sydney Meat Preserving Company. | | |
| Corned beef - | - | R. and W. Davidson - | Warrington Laing. | | | |
| Salt beef at Sydney - | - | | Queensland Meat Export Company. | Queensland Meat Export Company. | | |
| Salt pork at Sydney | - | Clarencetown Curing Company. | Clarencetown Curing Company. | Clarencetown Curing Company. | | |

No. 5.

WAR OFFICE to COLONIAL OFFICE. (Received May 27, 1902.)

Sir,

I am directed by the Secretary of State for War to acknowledge the receipt of your letter of the 31st January last, enclosing copies of a despatch from the Governor-General of Australia, and of a Minute from his Ministers, on the subject of the supplies of meat, produce, and horses required by the Army and Navy.

The subject is of importance, and has received full and prolonged consideration; nor need Mr. Brodrick add that it has been approached with every desire to give effect to the legitimate wishes of the Australian Ministers. But at the same time, the Ministers will understand that, with the great expenditure which the Home Government has to meet, especially at the present moment, economy, in so far as it can be combined with efficiency, must be his first consideration. In final resort the British taxpayer's claims must be paramount.

Looking at the matter from this double point of view, i.e., the desire to foster trade with the Colony, and the necessity for safeguarding the interests of the mother country, I am to make the following observations on the Minute enclosed in your letter. For purposes of explanation it may be desirable to take the paragraphs of the Minute seriatim:—

Paragraphs 1 and 2.—The first paragraph needs no comment. With regard to the second, in which Mr. Barton emphasises a request that, when contracts are to be entered into, "timely notice" may "be given to enable tenders to be called in Australia and "New Zealand," Mr. Brodrick does not know whether any particular contract is alluded to. In the case of the recent large South African contract for meat, timely notice was given, and similar notice will also be given when frozen meat is required at other important stations, such as Malta and Gibraltar, whenever fresh tenders are invited. As regards canned meats the Colonial firms have agents in Great Britain and tender through them, nor after the fullest consideration does the Secretary of State see his way to making other arrangements.

Paragraph 3.—An advantage has recently been given to the Colonies by authorising the issue of frozen mutton twice a week, instead of once, to troops at home stations.

Paragraphs 4, 5, and 6.—Mr. Brodrick greatly regrets that there should be any feeling in the Commonwealth that Australian merchants have not received adequate consideration in connection with contracts for supplies in South Africa. He cannot but think that any such feeling is founded on a misconception as to the amount of the supplies actually obtained from Australian sources. With regard to this, Mr. Brodrick can, if it be so desired, give a list of the total orders given by the War Office to the Colonies; but in view of the exigencies of active service it would be quite impossible to call upon the supply officers in South Africa, whose energies are taxed to the utmost, to furnish lists of local purchases, distinguishing Australian from other goods. It is very doubtful whether the data on which lists of the kind would be based, and without which no reliable result could be attained, have in all cases been recorded.

Paragraphs 7 and 10.—Mr. Brodrick regrets that he cannot accept the contention that if tenders were invited in Australia great savings would result. Experience has rather shown that where it is announced that the Imperial Government intends to purchase in the Colony, the traders harden their prices. With regard to the contract for the supply of meat to the troops in the early part of the war, it has to be borne in mind that the Australian firms did not, so far as can be ascertained, possess the organisation or other facilities indispensable for dealing efficiently, and at short notice, with the quantities required to be delivered to troops disseminated over vast districts in a hostile country. Immediate action, and action on a very large scale, was imperative.

Paragraphs 8 and 10.—Mr. Brodrick has no knowledge of the communication believed to have been addressed to Lord Kitchener as to the relative cost of supplies to the Army of the United States in the Philippine Islands, and to the Army in South Africa. It may, however, be remarked that the conditions both of supply and distribution differ widely, and no fair comparison can be made.

Paragraphs 9 and 10.—Mr. Brodrick would always be glad to consider any proposals of the kind. But it is to be observed that the offer at the price quoted— $6\frac{1}{2}d$. per lb. of frozen meat, ex storeship—would not be advantageous. Under the contract now expiring 7d. per lb. was paid for frozen meat distributed throughout South Africa, and under the new contract, the price per lb., again so distributed, will be under $5\frac{1}{2}d$.

Paragraph 11.—It is greatly regretted that there should be any feeling that the offer of horses was not fully considered. Such was not the case; the matter was considered, but the responsible officer did not recommend the purchase of the horses here in question. Apart from this, upwards of 22,500 horses have been obtained from Australia to the end of January last.

Paragraphs 12, 13, and 14.—The c.i.f. shipments, i.e., shipments at a cost covering the cost of horses, insurance, and freight, were not abandoned without trial. Shipments on these conditions were recommended at one time by Colonel Hunt, but the complaints from South Africa were so numerous that they had to be abandoned in favour of the f.o.b., i.e., free on board shipments. The suggestion in paragraph 13 as to the employment of "regular traders" rather than "occasional tramp steamers" will be referred to the Transport Department of the Admiralty, which manages such matters for the War Office.

Paragraphs 15 and 16.—These mainly affect the Admiralty. It may be noted, however, that very considerable portions of the supplies required by the Army in South Africa have been obtained from Australia.

In conclusion, I am to repeat that Mr. Secretary Brodrick has every desire to encourage Australian produce so far as he can do so legitimately, and with due regard to the interests of the British taxpayer, and that he will always be ready to give full, and indeed sympathetic, consideration to any suggestion that may be made with a view to increasing the volume of Army supplies to be obtained from Australian sources.

He will be glad, whenever an occasion arises, of consulting the Ministers as to the best way of carrying these wishes into effect.

I am, &c., E. W. D. WARD.

No. 6.

COLONIAL OFFICE to WAR OFFICE.

Sir, Downing Street, June 11, 1902.

I am directed by Mr. Secretary Chamberlain to acknowledge the receipt of

your letter*, on the subject of obtaining supplies for the Army from Australia.

2. Mr. Chamberlain will not fail to communicate a copy of your letter to the Governor-General of Australia, for the information of his Ministers, but, before doing so, he would be much obliged if he could be furnished with the approximate total of the amount of meat, grain, and horses obtained from Australia and New Zealand and Canada during the war. If Mr. Brodrick considers that such a return cannot be supplied, Mr. Chamberlain would be glad to receive a list of the orders given by the War Office to the Australian Colonies and Canada during the last two years.

I am, &c. H. BERTRAM COX.

No. 7.

WAR OFFICE to COLONIAL OFFICE.

(Received June 20, 1902.)

War Office, London, S.W., June 20, 1902.

In further reference to your letter of the 11th instant, I am directed by the Secretary of State for War to forward, for the information of Mr. Secretary Chamberlain, the following approximate totals of the amounts of meat, grain, and horses obtained from Australia, New Zealand, and Canada during the war, viz.:—

| | Sup | ply. | | Australia. | Canada. | | |
|----------------|-----|------|---|------------|--------------|----------------|--|
| | | | | | | | |
| Preserved meat | - | | - | 28,000 | ,000 lbs. | 1,700,000 lbs. | |
| Hay - | - | | - | 196, | ,800 tons. | 205,000 tons. | |
| Oats - | - | | - | 404, | 17,000 tons. | | |
| Horses - | - | | - | 21,458 | 1,422 | 13,612 | |

I am, &c.
G. FLEETWOOD WILSON.

APPENDIX VIII.

Effect of the Canadian Preferential Tariff on Trade between the United Kingdom and Canada.

- (1.) From April 23rd, 1897, a reduction of one-eighth of the Customs Duty was granted by Canada to goods (with certain exceptions, including alcoholic liquors, liquid medicines containing alcohol, and tobacco) produced by and imported direct from countries whose Customs treatment of Canadian produce was on the whole as favourable as that accorded by the Canadian Customs tariff to the produce of those countries. From July 1st, 1898, the preference was increased to one-fourth.
- (2.) From August 1st, 1898, the preference was confined to goods produced in and imported direct from the United Kingdom and British Colonies and Possessions. At present the Colonies and Possessions sharing the preference are India, Straits Settlements, Ceylon, New South Wales, Bermuda, British Guiana, West Indies.
- (3.) From July 1st, 1900, the preferential reduction of duties was increased from one-quarter to one-third.
- (4.) In order to show the principal facts relating to the growth of Canadian trade since the introduction of the preferential tariff both with countries and in articles to which preference is, and is not, accorded, respectively, the following statements are appended:—
 - (i.) A statement showing for each financial year from 1896-97 to 1900-91 the imports into Canada from the United Kingdom, British Colonies and Possessions and Foreign Countries, classified under the three categories of—
 - (a) Goods dutiable under the general tariff.
 - (b) Goods dutiable under the reduced "preferential" tariff.
 - (c) Free goods.
 - So far as the first year, 1896-97, is concerned, the division between (a) and (b) is an approximate estimate only, the goods placed under heading (a) being those of a class to which the preferential tariff, when enacted, did not apply, together with an estimated allowance for the dutiable goods imported from the United Kingdom which were not the produce of the United Kingdom, and hence not entitled to preference.
 - (ii.) A statement showing for each of the sixteen years 1885-86 to 1900-01 the value of the import and export trade between Canada and each of the principal countries.
 - (iii.) A detailed statement showing for each of the five years 1896-97 to 1900-01 the value of the principal articles imported into Canada from the United Kingdom, United States, and each of the other principal countries.
 - (iv.) A summary statement showing for the same five years the value of exports from Canada of the principal classes of goods to the United Kingdom, the United States, and other countries respectively.
 - (v.) A statement showing the rates of duty leviable under the Canadian general and preferential tariffs, respectively, on the principal articles imported into Canada from the United Kingdom at the present time.

It should be added that the imports shown in these tables and dealt with in this Memorandum are in all cases imports for home consumption.

(5.) Before discussing the facts shown in these statements it should be observed generally that the period which has elapsed since the first application of the preferential tariff has not been long enough to enable any certain inferences to be drawn as to its effect in encouraging or diverting trade, especially as the period has been an abnormal one, marked by great general revival of trade throughout the world, accompanied by large oscillations of prices of some of the principal articles which figure in the Canadian import and export tables—notably coal, iron and steel, and corn. There has also been a rapid growth of gold production in the North West of Canada (practically the whole of which, so far as it is exported, goes to the United States).

Disturbing influences such as these very greatly impair the validity of direct comparisons between the growth of the value of the trade of Canada with different

countries in the period under review, and it is important that due allowance should be made for them in drawing inferences from the figures.

- (6.) It is to be noted in the first place that a comparison, either between total values or rates of growth of the Canadian imports subject to the lower and higher tariffs respectively, or of the imports derived from the United Kingdom and foreign countries, fails to disclose any marked effect of the preferential tariff in stimulating trade between the British Empire and Canada.
- (7.) Thus the total annual imports into Canada have grown roughly by fourteen and a half millions in the five years 1896-97 to 1900-01. Of this total growth six and a quarter millions are accounted for by goods still subject to the general tariff (i.e., goods from countries not entitled to preferential treatment, or of a class excluded from the benefit of that tariff), and six and a quarter millions by free goods; while goods admitted under the preferential tariff* have grown by two millions sterling.
- (8.) Nor are the conclusions altered if we consider the rate rather than the total of increase.

Thus imports of all kinds have increased by over 62 per cent. in value, "general tariff" goods by about 62 per cent., free goods 67 per cent., and "preferential tariff goods" under 55 per cent.

(9.) If in place of comparing these three classes of imports we compare the growth of imports from the British Empire with that of imports from foreign countries, we find that the former have increased by three millions and the latter by eleven millions, the rates of growth being 48 per cent. and 69 per cent. respectively.

The imports from the United Kingdom only have increased about two and three-quarter millions sterling (or 46 per cent.), while those from British possessions have risen by 323,000*l*. or 70 per cent.; the total volume of trade, however, in the latter case being comparatively small.

- (10.) Finally, if we dissect the increase in imports from the United Kingdom, we find that about 700,000l. is accounted for by the increase of imports still subject to the general tariff; 436,000l. represents the increase of free goods; while the increase of imports of goods affected by the preferential tariff is rather more than one and a half millions. (Of the increase of goods subject to the general tariff a small proportion is accounted for by British spirits, tobacco, and drugs, but the great bulk by indirect imports of goods other than United Kingdom produce.)
- (11.) We may look at the figures in another way, i.e., by comparing the percentages of the total import trade of Canada which came from the United Kingdom before and after the introduction of the preferential tariff, respectively. The result is to show that the continuous decrease which has been taking place in recent years in the proportion of imports from the United Kingdom into Canada has not been arrested by the operation of the tariff. The percentage proportion in the year 1900-1 (during which the preference of one-third was in force) was $23\frac{1}{2}$. In the three preceding years, 1897-8 to 1899-1900 (during which there was a preference of one-eighth to 30th June 1898, then one-fourth), the percentage was $24\frac{1}{2}$. The decline in previous successive triennial periods is shown in the following table:—

| | Years ending June 30th. | | · · · · · · · · · · · · · · · · · · · | | Pe Imp | ports f | ge of Canarom the Uingdom. | adian nited |
|------------------------|----------------------------|---|---------------------------------------|---|-----------|---------|----------------------------|----------------|
| Defens | [1886-8 - | | - | - | | - | 401 | |
| Before Preferential | 1889-91 | - | - | - | - | - | 38 | |
| Tariff. | 1092-4 | | - | - | - | - | 35 | |
| Talli. | 1895-7 | | | - | . (= | | $28\frac{1}{2}$ | |
| | 1898-1900 | | 100 | - | | 7 | $24\frac{1}{2}$ | |
| | 1901 | | 100, | - | | - | $23\frac{1}{2}$ | |

(12.) The above figures show that any reasoning founded on an examination of the total values of goods of all classes, whether raw or manufactured, heavy or light, imported into Canada, is likely to lead to the conclusion that the preferential tariff has had little or no effect in encouraging British trade. But here it is necessary to bear in mind the qualifications referred to at the beginning of the Memorandum, such as the disturbing influence exercised on the figures by recent fluctuations of prices in raw

^{*} i.e. (for 1896-97), goods to which the British preferential tariff subsequently applied.

and semi-manufactured goods, e.g., coal and iron, which come chiefly from the United States, and have greatly risen in value in the last two or three years of the series.

- (13.) We should not expect to find any material effect exerted by the preferential tariff in the case of heavy and bulky goods in which freight bears a high proportion to total value, and it is precisely in these classes of goods in which the main increase of Canadian imports has recently taken place. It is also in these classes of goods, e.g., coal, grain, raw cotton, timber, iron and steel, and heavy manufactures thereof, such as bridges, girders, rails, engines, &c., that the United States, by geographical contiguity, as well as by wealth of natural resources, is to a large extent beyond reach of any competition from the United Kingdom in the Canadian market, even if aided by a much greater preference than that now accorded.*
- (14.) The following figures show to what a great extent the recent expansion of Canadian import trade is accounted for by goods of this kind, and also the large share of these imports which are derived from the United States.

| | Imports for Home Consumption (Dutiable and Free Goods). | | | | | | | | | | | | | |
|---|---|--|---|---|--|---|--|--|--|--|--|--|--|--|
| thereof. Other metals and manufactures thereof. Coal and coke Grain and breadstuffs Meat, dairy produce, and fruit - Wood and manufactures thereof - Raw cotton | F | rom all source | 9. | From United States. | | | | | | | | | | |
| | 1896-7. | 1900-1. | Increase. | 1896-7. | 1900-1. | Increase. | | | | | | | | |
| Iron and steel and manufactures | £'000 10,749 | £'000 27,180 | £'000 16,431 | £'000 7,687 | £'000 23,111 | £'000 15,424 | | | | | | | | |
| Other metals and manufactures | 4,025 | 6,921 | 2,896 | 2,369 | 4,046 | 1,677 | | | | | | | | |
| Coal and coke Grain and breadstuffs Meat, dairy produce, and fruit Wood and manufactures thereof | 9,277 1,896 2,975 3,000 3,118 | 13,836 8,070 6,219 4,937 4,774 | 4,559 6,174 3,244 1,937 1,656 | 9,139 1,637 2,044 2,845 3,098 | 13,695 7,433 4,691 4,710 4,732 | 4,556 5,796 2,647 1,865 1,634 | | | | | | | | |
| | 35,040 7,200 | 71,937 14,782 | 36,897 7,582 | 28,819 5,922 | 62,418 12,826 | 33,599 6,904 | | | | | | | | |

From this table it will be seen that the above groups of articles account for nearly eight millions of the 14½ millions by which the total Canadian imports have increased between 1896-97 and 1900-01, and for seven millions out of the ten millions by which the imports from the United States have increased.

(15.) It must also be remembered in considering the figures that Canadian policy remains protectionist in spite of the preference to British goods, and that the Canadian tariff as a rule discourages the importation of manufactured goods more than that of raw materials. Although, therefore, British goods enjoy a preference compared with the same goods imported from other countries, the average ad valorem rate of duty on British imports taken as a whole is still higher than the average duty levied on all imports, and much higher than the average duty levied on imports from the United States.

The following figures for 1900--01 bring out this fact.

| | Value of Imports. | Customs Duty Collected. | Ad valorem Equivalent. |
|-----------------------------|-------------------|----------------------------|---------------------------|
| Imports from United Kingdom | £ 8,839,000 | £ 1,612,000 | Per Cent. |
| " United States | - 22,702,000 | 2,735,000 | . 12 |
| All Imports | - 37,241,000 | 5,981,000 | 16 |

^{*} For example, the preference in the case of bituminous coal would only amount to about 10d. per ton, and in the case of pig iron to less than 4s. per ton, both small amounts compared with cost of freight.

Of course, if dutiable articles only be considered, the above figures are materially altered, the ad valorem equivalents being for imports from United Kingdom 25, for those from United States 25, and for all imports of dutiable articles $27\frac{1}{2}$. Over half the imports from United States into Canada are free of duty.

- (16.) In these circumstances we should not expect to find that the total imports from this country, consisting as they do largely of manufactured articles subject to high protective duties (albeit these duties are less by one-third than the duties on similar articles imported from foreign countries) would expand so fast as the total imports from foreign countries, and especially from the United States, which consist to a much greater extent of free, or lightly taxed, raw materials and semi-manufactured articles. If, then, we would determine how far the preferential tariff has benefited British trade, we should turn from comparisons of total trade and examine the statistics of imports into Canada of particular groups of manufactured articles, selecting those whose value is fairly high compared with their weight, and in which the preference accorded by the tariff to British goods amounts to a substantial advantage. Such articles are textile fabrics and yarns, which formed last year over two-thirds of the total British exports to Canada subject to the preferential tariff, viz., over three and a half millions out of 5,323,000l.
- (17.) The following table shows for the years ending June 30th, 1893, 1897, and 1901, the value of imports of the principal textile manufactures and yarns subject to duty from the United Kingdom and from all countries respectively. It will be remembered that the year ending June 1897 was the last year before the preferential tariff, and indeed included two months during which the reduction of one-eighth under the first "reciprocal" tariff was in force:—

| | | | Import | for Home | e Consum | ption—Du | tiable Goo | ds only. | | | | | | | |
|----------------------------------|-----------------|-------------------|-----------------|----------------------------|-----------|-------------------|-----------------|----------|----------------|-----------------------------|--|--|--|--|--|
| | | From | United Kir | ngdom. | | From all Sources. | | | | | | | | | |
| Textile Manufactures. | 1892-3. | 1896-7. \$000. | 1900-1. | Increase comp with 1 | ared | 1892- 3. | 1896-7. | 1900-1. | com | e 1900–1 pared 896–7. | | | | | |
| | \$000. | \$000. | \$000. | Amount. | Per Cent. | φου. | Ç000. | \$000. | Amount. | Per Cent. | | | | | |
| Cotton | 3,481 | 2,693 | 4,880 | 2,187 | 81 | 4,569 | 4,051 | 6,928 | 2,877 | 71 | | | | | |
| Wool | 9,646 | 5,577 | 8,061 | 2,484 | 45 | 10,947 | 7,126 | 9,944 | 2,818 | 40 | | | | | |
| Silk • | 2,239* | 1,396* | 2,107* | 711 | 51 | 2,764 | 1,988 | 3,726 | 1,738 | 87 | | | | | |
| Flax, hemp, and jute - | 1,531 | 1,159 | 1,747 | 588 | 51 | 1,619 | 1,264 | 1,913 | 649 | 51 | | | | | |
| Carpets, curtains, and oilcloth. | 545 | 389 | 863 | 474 | 122 | 727 | 587 | 1,147 | 560 | 95 | | | | | |
| Total {\$ 000 \\ £000 | 17,442 3,584 | 11,214 2,304 | 17,658 3,628 | 6,444 1,324 | 57 | 20,626 4,238 | 15,016 3,085 | 23,658 | 8,642 1,776 | 58 | | | | | |

^{*} Including a considerable proportion of silk goods of foreign manufacture imported from the United Kingdom.

(18.) An examination of this table shows that the value of imports of textiles into Canada greatly diminished in the period immediately preceding the adoption of the preferential tariff, the decrease being partly due to the fall of prices in those years of depressed trade, and partly to a diminution in the volume of trade.

The proportionate diminution between 1892-93 and 1896-97 was 27 per cent. Since that year, with the revival of trade and the increase of prices, the value of the

total imports of textiles has risen no less than $57\frac{1}{2}$ per cent.

(19.) In the case of British textiles the drop between 1892-93 and 1896-97 was sharper, amounting to no less than 36 per cent. The recovery since 1896-7 has been at about the same rate as that stated above for the imports from all sources, i.e., 57 per cent.

(20.) If, then, we considered merely the growth of imports of textiles and yarns since 1896-97, there would not be much to indicate that the preferential tariff had stimulated British trade. If, however, the greater rate of decline of British trade during the

previous years be taken into account it may fairly be argued that the operation of the tariff has done something to check the relative decline of imports from the United Kingdom.

Thus these textile and yarn imports which formed $84\frac{1}{2}$ per cent. of the imports from all sources in 1892–3 had fallen to $74\frac{1}{2}$ per cent. in 1896–97. In 1900–1 the proportion was 75 per cent. Thus under the preferential tariff the proportion remained constant after a previous decline.

- (21.) It may be added that in all the chief branches of textiles Great Britain is very far ahead of any other country as regards imports into Canada, and the only branch in which this lead has been diminished in recent years is silk goods, in which there has been considerable competition from France, Japan, and to a smaller extent from Germany. Thus in 1892–93 our share of this trade was about 81 per cent. By 1896–97 it had fallen to 70 per cent., and by 1900–01 to less than 57 per cent., and as previously stated a considerable part of our exports of silk goods is of foreign manufacture. As regards cotton and woollen goods our supremacy is not challenged.
- (22.) Although as stated above we send a large proportion of the textile goods which Canada imports, and though there is some reason to suppose that the preferential tariff has done something to check any tendency in this proportion to decrease, it must be repeated that the Canadian tariff is still highly protectionist as regards these classes of goods. The result is seen in the small and diminishing consumption per head of British textiles by the Canadian population.

Thus in 1891 the value of cotton and woollen manufactures imported for home comsumption into Canada from the United Kingdom was about 10s. 4d. per head of population. In 1901 it had fallen to 10s. It is not quite easy to compare these figures exactly with the corresponding ones for other British Colonies owing to slight differences of classification. It may, however, be stated broadly that in Victoria, New Zealand, and New South Wales, the consumption in recent year of British cotton and woollen manufactures per head of the population has been from three to five times as great as in Canada, although the Australian tariffs have not hitherto contained any preferential clauses.

It may be noted that this difference applies in at least equal degree to the consumption by these colonies of British imports in general. Thus, while at present Canada takes about 1l. 7s. worth per head of goods from the United Kingdom, Victoria takes 5l. 8s. worth, New South Wales 7l. 3s. worth, and New Zealand 8l. 4s. worth.

(23.) It is not proposed in this Memorandum to consider in detail the relative growth of British and foreign exports to Canada of other groups of articles, the period being too short and the figures in many cases too small to make such comparisons of much value. The figures, however, are fully set out in the appended tables, which also give information as to the recent course of Canadian export trade.

TABLE I.

DOMINION OF CANADA.

Total Value of Merchandise (including Bullion and Specie) Imported for Home Consumption from the United Kingdom, British Possessions, and Foreign Countries during each of the Years ended 30th June 1897 to 1901, distinguishing Dutiable Goods entered under the General, and under the Reciprocal and Preferential Tariffs.

| COUNTRIES. General Reciprocal and British Preferential Tariff. Section Free Goods. Value of for Home Con Section Tariff. Section Secti | | Dutiab | ole Goods. | | Total |
|--|------------------|------------|----------------------|-----------------------|---------------------------------------|
| ## Control Kingdom | COUNTRIES. | | British Preferential | Free Goods. | Value of Imports for Home Consumption |
| United Kingdom - 500,000* 3,654,265* 1,889,335 6,04 British Possessions - 230,392 233,944 46 Foreign Countries - 9,222,350 7,138,348 16,36 TOTAL - 13,607,007 9,261,627 22,86 1897-8. United Kingdom - 596,915 4,037,978 2,043,378 6,67 British Possessions - 134,481 17,335 264,370 41 Foreign Countries - 9,474,938 1,072,275 9,214,085 19,76 TOTAL - 10,206,334 5,127,588 11,521,833 26,85 1898-9. United Kingdom - 959,060 4,696,044 1,959,989 56 Foreign Countries - 11,896,840 567,743 10,992,480 23,45 TOTAL - 12,911,451 5,465,228 13,277,758 31,65 Initial Possessions - 58,908 205,826 476,281 74 Foreign Countries - 14,691,096 12,516,092 27,20 TOTAL - 15,873,494 5,567,628 15,710,450 37,15 United Kingdom - 15,873,494 5,567,628 15,710,450 37,15 | | | 1896 | -7. | |
| British Possessions | | | | £ | £ |
| Foreign Countries - 9,222,350 7,138,348 16,36 TOTAL - 13,607,007 9,261,627 22,86 1897-8. United Kingdom - 596,915 4,037,978 2,048,378 6,67 British Possessions - 134,481 17,335 264,370 41 Foreign Countries - 9,474,938 1,072,275 9,214,085 19,76 TOTAL - 10,206,334 5,127,588 11,521,833 26,85 1898-9. United Kingdom - 959,060 4,696,044 1,959,989 5,61 British Possessions - 55,551 201,441 325,289 56 Foreign Countries - 11,896,840 567,743 10,992,480 23,45 TOTAL - 12,911,451 5,465,228 13,277,758 31,65 United Kingdom - 12,911,451 5,465,228 13,277,758 31,65 United Kingdom - 14,691,096 205,826 476,281 74 Foreign Countries - 14,691,096 205,826 476,281 74 Foreign Countries - 15,873,494 5,567,628 15,710,450 37,15 | | | | | 6,043,600 |
| United Kingdom - 596,915 | | | | | 464,336 16,360,698 |
| United Kingdom - 596,915 | Total | 13,607 | ,007 | 9,261,627 | 22,868,634 |
| British Possessions | | | 1897 | -8. | |
| British Possessions - | ted Kingdom | 596,915 | 4.037.978 | 2,043,378 | 6,678,271 |
| Total - 10,206,334 5,127,588 11,521,833 26,85 | ish Possessions | 134,481 | 17,335 | 264,370 | 416,186 |
| United Kingdom - 959,060 | ign Countries | 9,474,938 | 1,072,275 | 9,214,085 | 19,761,298 |
| United Kingdom - 959,060 | Total | 10,206,334 | 5,127,588 | 11,521,833 | 26,855,753 |
| British Possessions - Foreign Countries - 11,896,840 55,551 201,441 325,289 10,992,480 58 Total - 12,911,451 5,465,228 13,277,758 31,65 United Kingdom - 1,123,490 5,361,802 2,718,077 9,20 British Possessions - 58,908 205,826 476,281 74 Foreign Countries - 14,691,096 - 12,516,092 27,20 Total - 15,873,494 5,567,628 15,710,450 37,15 United Kingdom - 1,190,945 30,449 328,195 429,316 78 British Possessions - 30,449 328,195 429,316 78 | | | 1898 | 1–9. | |
| Foreign Countries - 11,896,840 567,743 10,992,480 23,45 'TOTAL - 12,911,451 5,465,228 13,277,758 31,65 United Kingdom - 1,123,490 5,361,802 2,718,077 9,20 British Possessions - 58,908 205,826 476,281 74 Foreign Countries - 14,691,096 — 12,516,092 27,20 TOTAL - 15,873,494 5,567,628 15,710,450 37,15 United Kingdom - 1,190,945 5,323,093 2,325,310 8,83 British Possessions - 30,449 328,195 429,316 78 | ted Kingdom - | | | | 7,615,093 |
| Total - 12,911,451 5,465,228 13,277,758 31,65 1899-1900. United Kingdom - 1,123,490 5,361,802 2,718,077 9,20 British Possessions - 58,908 205,826 476,281 74 Foreign Countries - 14,691,096 — 12,516,092 27,20 Total - 15,873,494 5,567,628 15,710,450 37,15 United Kingdom - 1,190,945 5,323,093 2,325,310 8,83 British Possessions - 30,449 328,195 429,316 78 | | | | | 582,281 23,457,063 |
| United Kingdom 1,123,490 5,361,802 2,718,077 9,20 British Possessions 58,908 205,826 476,281 74 Foreign Countries 14,691,096 — 12,516,092 27,20 TOTAL 15,873,494 5,567,628 15,710,450 37,15 United Kingdom 1,190,945 5,323,093 2,325,310 8,83 British Possessions - 30,449 328,195 429,316 78 | | | 5,465,228 | 13,277,758 | 31,654,437 |
| British Possessions 58,908 | | | 1899- | 1900. | |
| British Possessions 58,908 | | 1.100.400 | F 001 000 | a hio ohe | 0.000.000 |
| Foreign Countries 14,691,096 — 12,516,092 27,20 TOTAL 15,873,494 5,567,628 15,710,450 37,15 United Kingdom 1,190,945 5,323,093 2,325,310 8,83 British Possessions - 30,449 328,195 429,316 78 | | | | | 9,203,369 741,015 |
| United Kingdom 1,190,945 5,323,093 2,325,310 8,83 British Possessions - 30,449 328,195 429,316 78 | | | | | 27,207,188 |
| United Kingdom 1,190,945 5,323,093 2,325,310 8,83 British Possessions 30,449 328,195 429,316 78 | TOTAL | 15,873,494 | 5,567,628 | 15,710,450 | 37,151,572 |
| British Possessions 30,449 328,195 429,316 78 | | | 1900 | ⊢1 . | |
| British Possessions - 30,449 328,195 429,316 78 | ted Kingdom | 1,190,945 | 5,323,093 | | 8,839,348 |
| Wienerson Countries A WILL WYO IX / I LAW YOR | rish Possessions | | 328,195 | 429,316 12,711,449 | 787,960 27,613,374 |
| | | | 5 651 288 | | 37,240,682 |

Note.—Conversions of dollars into £ sterling have been made at the rate of 4s. $1\frac{28}{78}d$. per dollar.

⁽a.) Under the provisions of the reciprocal tariff, which was in operation from April 237d, 1897, to July 31st, 1898, goods the product or manufacture of the United Kingdom and certain British Colonies and Foreign Countries, when imported direct, were entitled to a reduction of duty. This tariff was superseded by the British Preferential Tariff on August 1st, 1898, which confined the benefits to goods the produce or manufacture of the United Kingdom and certain British Possessions.

* For the year 1896-7 the division of United Kingdom imports into "general tariff," and "reciprocal and preferential tariff" goods is an approximate estimate of the imports which would have been subject to these tariffs enacted.

TABLE II. (a).

DOMINION OF CANADA—IMPORTS FOR CONSUMPTION. TOTAL VALUE OF IMPORTS for CONSUMPTION (including Bullion and Specie) into the DOMINION OF CANADA, distinguishing (Years ended 30th June.) DOMINION OF CANADA—IMPORTS FOR CONSUMPTION.

PRINCIPAL COUNTRIES.

| COUNTRIES. | United Kingdom. | British Possessions: | Africa. | Newfoundland. | West Indies. | British Guiana. | East Indies. | Other British Possessions. | TOTAL, BRITISH EMPIRE. | | Germany. | Holland, | Belgium. | France. | Portugal, | Spain. | Italy. | Switzerland. | China. | Лярап. | United States. | Cuba and Porto Rico. | Other Foreign West Indies. | South America (other than British Guiana). | TOTAL PRINCIPAL AND OTHER COUNTRIES. |
|------------|-----------------|----------------------|---------|---------------|--------------|-----------------|--------------|-----------------------------|------------------------|---|-----------|----------|----------|-----------|-----------|---------|--------|--------------|---------|---------|----------------|-----------------------|-----------------------------|---|---|
| 1901. | 8,839,340 | 87,630 | 18,684 | 128,541 | 246,348 | 106,81 | 281,684 | 9,226 | 9,627,308 | | 1,442,754 | 163,862 | 786,668 | 1,109,182 | 19,788 | 152,577 | 67,966 | 123,834 | 170,786 | 332,698 | 22,702,899 | 123,385 | 493 | 199,459 | 37,240,682 |
| 1900. | 9,203,369 | 115,250 | 18,063 | 185,756 | 164,488 | 13,903 | 869,128 | 24,428 | 9,944,384 | _ | 1,722,637 | 119,092 | 662,449 | 897,687 | 14,956 | 116,213 | 29,707 | 168,735 | 189,396 | 359,880 | 22,570,763 | 106,061 | 3,105 | 1100,115 | 87,151,572 |
| 1889. | 7,615,094 | 81,077 | 20,324 | 108,289 | 194,979 | 7,058 | 167,540 | 8,013 | 8,197,374 | | 1,519,203 | 102,820 | 476,450 | 799,170 | 13,006 | 109,825 | 81,287 | 116,870 | 154,396 | 414,680 | 19,111,062 | 76,893 | 6,543 | 284,500 | 31,654,437 |
| 1898. | 6,678,271 | 30,689 | 27,487 | 95,409 | 187,799 | 11,024 | 112,467 | 1,418 | 7,094,457 | | 1,147,400 | 76,559 | 252,762 | 816,853 | 8,723 | 100,486 | 86,560 | 71,852 | 180,638 | 295,758 | 16,172,382 | 80,631 | 3,543 | 281,918 | 26,855,755 |
| 1897. | 009:870'9 | 80,184 | 5,604 | 868,28 | 227,808 | 21,488 | 85,643 | 1,211 | 6,507,936 | | 1,334,254 | 77,283 | 259,102 | 534,524 | 898,8 | 79,424 | 46,209 | 45,652 | 218,831 | 274,0%2 | 12,667 611 | 114,702 | 2,968 | 106,657 | 22,868,634 |
| 1896. | 6,776,659 | 48,877 | 15,415 | 118,304 | 911,555 | 37,278 | 73,462 | 1,316 | 7,272,860 | | 1,218,793 | 61,613 | 189,197 | 189,773 | 9,575 | 74,888 | 47,449 | 68,244 | 211,183 | 537,739 | 12,085,778 | 174,693 | 8,429 | 79,241 | 22,723,155 |
| 1895. | £ 0,396,982 | 28,269 | 19,694 | 152,034 | 255,695 | 88,824 | 65,555 | 488 | 6,946,981 | | 985,101 | 50,116 | 90,743 | 531,200 | 11,741 | 82,701 | 78,410 | 53,301 | 197,486 | 822,101 | 11,226,271 | 725,608 | 3,770 | 63,081 | 21,627,228 |
| 1894. | 7,955,603 | 89,440 | 3,456 | 167,376 | 252,818 | 181,001 | 28,597 | ı | 8,531,875 | | 1,200,317 | 70,830 | 118,062 | 521,294 | 6,679 | 79,992 | 82,694 | 26,471 | 228,771 | 290,049 | 10,897,418 | 501,010 | 2,412 | 79,078 | 28,238,490 |
| 1893. | 8,866,112 | | 39,026 | 184,284 | 240,008 | 69,383 | 34,218 | 1 | 9,436,732 | | 786,116 | 76,820 | 123,187 | 581,942 | 10,784 | 70,583 | 35,047 | 53,109 | 191,019 | 307,386 | 11,963,420 | 499,496 | 1,836 | 89,374 | 25,007,883 |
| 1892. | 8,496,254 | | 14,297 | 154,777 | 283,010 | 84,226 | 79,676 | 2,968 | 9,119,615 | | 1,147,301 | 57,182 | 106,230 | 498,692 | 10,918 | 81,406 | 70,183 | 89,527 | 220,079 | 399,824 | 10,918,679 | 604,471 | 3,400 | 95,718 | 24,036,769 |
| 1891. | 8,639,903 | _ | 16,046 | 7.54,816 | 255,654 | 28,896 | 10,488 | 818 | 9,140,360 | | 781,662 | 80,094 | 134,681 | 475,098 | 14,494 | 100,439 | 49,686 | 50,203 | 178,558 | 257,789 | 11,081,299 | 404,629 | 5,089 | 118,845 | 23,290,094 |
| 1890. | 8,915,808 | | 11,860 | 86,501 | 250,164 | 43,587 | 37,593 | 11,262 | 9,408,981 | | 776,505 | | 148,219 | 537,452 | 17,267 | 66,268 | 33,593 | 62,039 | 172,986 | 258,584 | 10,744,926 | 364,320 | 6,638 | 170,952 | 23,171,010 |
| 1889. | 8,695,354 | | 22,501 | 100,307 | 220,052 | 87,427 | 28,917 | 20 | 9,162,328 | | 758,747 | | 109,056 | 457,949 | 14,812 | 88,685 | 25,916 | 34,292 | 158,390 | 246,282 | 10,384,405 | 453,556 | 4,479 | 249,229 | 22,535,640 |
| 1888. | 8,075,080 | | - 24 | 86,630 | 168,163 | 87,462 | 27,144 | 6,483 | 8,487,535 | | 691,349 | 68,176 | 100,427 | 461,257 | 15,324 | 77,041 | 37,135 | 39,830 | 187,444 | 249,961 | 9,962,024 | 200,309 | 3,172 | 142,558 | 21,132,966 |
| 1887. | 9,239,315 | | | 72,810 | 147,771 | 90,410 | 28,854 | 29,685 | 9,618,640 | | 664,818 | 60,629 | 144,627 | 426,055 | 456,11 | 84,094 | 24,635 | 45,159 | 246,817 | 319,331 | 9,268,575 | 241,097 | 10,211 | 213,478 | 21,706,732 |
| 1886. | 8,842.712 | | 51,238 | 78,970 | 206,528 | 80,548 | 24,063 | 15,976 | 8,832,969 | | 442,916 | 65,049 | 104,981 | 405,867 | 11,605 | 77,972 | 91,924 | 41,730 | 194,438 | 805,408 | 9,217,405 | 346,381 | 3,215 | 253,598 | 20,466,307 |
| COUNTRIES. | United Kingdom | ** | Africa | Newfoundland | West Indies | British Guiana | East Indies | Other British Possessions - | Total, British Filpira | | Germany | Holland | Belgium | France | Portugal | Spain | Italy | Switzerland | China | Japan | United States | Cuba and Porto Rico . | Other Foreign West Indies - | South America (other than British Guiana) | TOTAL PRINCIPAL AND OTHER COUNTRIES -> |

NOTE. -- Conversions of dollars into & sterling have been made at the rate of 48, 183d, per dollar.

TABLE II. (b).

DOMINION OF CANADA-EXPORTS.

(Years ended 30th June.)

DOMINION OF CANADA-EXPORTS.

TOTAL VALUE OF EXPORTS (including BULLION and SPECIE) from the DOMINION OF CANADA, distinguishing Principal Countries.

| COUNTRIES. | | .936 United Kingdom. | 474,946 British Possessions: | 2223,349 Africa. | 464,486 Newfoundland. | 395,558 West Indies. | 76,594 British Guiana. | 4,862 East Indies, | 15,178 Other British Possessions. | ,909 TOTAL, BRITISH EMPIRE. | | £ Germany. | 28,502 Holland. | 576,605 Belgium. | 324,931 France. | 17,549 Portugal. | 31,022 Spain. | 64,789 Italy. | 152 Switzerland. | 104,977 China. | 38,770 Japau. | United States. | 180,889 Cuba and Porto Rico. | 20,664 Other Foreign West Indies. | South America (otner than British Guiana). | 40,374,171 { TOTAL PRINCIPAL AND OTHER COUNTRIES. |
|------------|------------------|----------------------|------------------------------|------------------|-----------------------|----------------------|------------------------|--------------------|-----------------------------------|-----------------------------|---|------------|-----------------|------------------|-----------------|------------------|---------------|---------------|------------------|----------------|---------------|----------------|------------------------------|-----------------------------------|---|---|
| 1901 | l | 110 21,642,936 | | | | | | 8,567. 4 | 4,254 | 97 23,297,909 | | | | | | | | | 164 | | | 14,873,061 | | | | |
| 1900. | વ્ય | | 339,693 | 247,472 | 440,722 | 349,101 | 57,978 | | | 3 23,585,897 | _ | 852,533 | | 7 246,123 | 0 282,487 | 1 23,633 | 0 17,765 | 9 53,518 | | 7 52,666 | 23,077 | 14,089,799 | 5 231,671 | 0,847 | 236,084 | 39,430,423 |
| 1899, | વ્ય | 20,361,34 | 318,934 | 45,714 | 871,647 | 360,052 | 49,080 | 8,942 | 5,179 | 21,515,138 | | £ 456,076 | | 174,637 | 320,080 | 6,091 | 12,160 | 25,739 | 292 | 28,607 | 27,794 | 9,274,011 | 248,125 | 17,290 | 254,089 | 32,650,040 |
| 1898. | cy | 21,675,108 | 338,901 | 87,979 | 446,015 | 310,507 | 56,288 | 2,728 | 5,909 | 22,763,435 | | £ 377,558 | 77,350 | 200,125 | 210,670 | 18,048 | 18,426 | 15,157 | 1,505 | 74,628 | 30,561 | 9,390,961 | 242,355 | 12,018 | 165,535 | 33,730,003 |
| 1897. | cy | 10,808,660 | 292,279 | 26,267 | 347,835 | 297,010 | 622,779 | 3,247 | 7,141 | 16,898,223 | | 214,815 | 21,457 | 72,860 | 141,924 | 7,650 | 10,867 | 22,321 | 500 | 156,570 | 29,167 | 10,145,284 | 233,304 | 47,497 | 282,994 | 28,345,942 |
| 1896. | 9 | 13,703,953 | 108,486 | 31,739 | 366,228 | 341,260 | 56,412 | 1,816 | 4,282 | 14,611,707 | | 155,657 | 28,732 | 20,148 | 119,495 | 8,562 | 17,222 | 11,668 | 69 | 135,567 | 1,696 | 9,133,235 | 203,304 | 71,200 | 251,010 | 24,865,860 |
| 1895. | 98 | 12,710,340 | 88,000 | 14,982 | 477,780 | 381,579 | 71,184 | 849 | 4,647 | 13,749,361 | | 128,831 | 28,821 | 51,658 | \$68,89 | 12,078 | 2,000 | 7,053 | 182 | 75,586 | 2,118 | 8,485,824 | 298,637 | 55,084 | 267,837 | 23,350,439 |
| 1894. | CQ (| 126,000,927 | 722,17 | 9,451 | 579,263 | 414,219 | 79,298 | 585 | 3,529 | 15,240,899 | | £ 420,422 | 57,752 | 145,578 | 111,983 | 16,307 | 11,568 | 22,436 | 255 | 105,109 | 6,024 | 7,358,207 | 273,522 | 19,881 | 206,788 | 24,148,962 |
| 1893. | 9 | 10,101,225 | 72,642 | 610'6 | 533,144 | 373,686 | 56,936 | 261 | 1,364 | 14,214,277 | | 154,204 | 58,062 | 137,474 | 54,256 | 17,055 | 9,114 | 17,956 | 1 | 63,097 | 6,946 | 9,025,276 | 254,291 | 20,822 | 215,683 | 24,362,588 |
| 1892. | 9 | _ | 95,307 | 4,501 | 359,736 | 358,975 | 53,249 | 479 | 186'6 | 14,214,196 | | 193,705 | 116,687 | 11,650 | 75,522 | 21,085 | 19,207 | 80,674 | 187 | \$2,669 | 5,558 | 8,011,238 | 840,163 | 38,855 | 154,092 | 28,417,132 |
| 1891. | 9000 | | 121,048 | 8,419 | 301,626 | 192,198 | 46,261 | 2,948 | 2,679 | 10,963,945 | | 109,344 | 3,029 | 14,934 | 52,137 | 24,788 | 13,790 | 18,698 | I | 11,958 | 4,232 | 8,453,156 | 263,057 | 16,771 | 166,103 | 20,222,732 |
| 1890. | 9 | _ | 100,830 | 4,643 | 243,645 | 806,872 | 30,682 | 1,857 | 2,642 | 10,685,862 | | 104,207 | 214 | 8,592 | 57,237 | 42,694 | 14,340 | 16,656 | 88 | 7,177 | 5,512 | 8,326,605 | 240,750 | 11,126 | 276,589 | 19,879,962 |
| 1889. | 2000 | 1,040,040 | 145,898 | 5,715 | 269,013 | 340,858 | 45,393 | 16 | 18 | 8,636,732 | | 29,507 | 251 | 13,306 | 68,673 | 34,114 | 2,779 | 12,342 | 8 | 14,821 | 2,475 | 8,942,960 | 211,086 | 46,067 | 255,082 | 18,326,541 |
| 1888. | 3,000 | O,coo,ost. | 260,26 | 5,426 | 318,250 | 306,539 | 43,502 | 246 | 211 | 8,997,921 | | 40,797 | 90 | 3,505 | 81,734 | 32,018 | 10,750 | 11,320 | 226 | 15,619 | 11,697 | 8,747,685 | 211,022 | 16,991 | 269,871 | 18,534,863 |
| 1887. | લા | 2,100,000 | 25,587 | 7,311 | 353,138 | 243,064 | 46,228 | 1,314 | 1,670 | 9,866,890 | | 89,904 | 3,063 | 46,971 | 70,177 | 801'08 | 14,800 | 25,825 | ı | 8,056 | 6,168 | 7,738,397 | 165,533 | 17,868 | 246,998 | 18,393,660 |
| 1886. | 4 | 001,000,0 | 54,181 | 15,266 | 800,008 | 258,195 | 87,587 | 1,158 | 3,695 | 9,266,196 | | 62,047 | 1,569 | 1,349 | 109,800 | 50,435 | 10,905 | 22,315 | 188 | 12,620 | 380 | 7,516,185 | 152,887 | 24,856 | 246,001 | 17,517,398 |
| COUNTRIES. | Theitad Kinnedam | | British Possessions: | Africa | Newfoundland | West Indies | British Guigna | East Indies | Other British Posses sions | TOTAL, BRITISH EMPIRE | | Germany | Holland | Belgium | France - | Portugal | Spain | Italy | Switzerland | China · · · | Japan | United States | Cubs and Porto Rico | Other Foreign West Indies . | outh America (other than British Guiana) | TOTAL PRINCIPAL AND OTHER COUNTRIES |

TABLE III.

No. 17.—Statement of the Values of the Principal and other Articles entered for Consumption in Canada.

TABLE III.

No. 17.—Statement of the Values of the Principal and other Articles entered for Consumption in Canada (both Dutiable and Free) during the Fiscal Years ended June 30, 1897 to 1901 inclusive, showing in each case the portion taken from Great Britain, the United States and all Other Countries. (From Canadian Returns, Trade and Commerce Report for 1900-01 (No. 10-1902)).

ABBREVIATIONS.—G. B., Great Britain; U. S., United States; O. C., Other Countries.

| | Total. | 49 | 103,768 85,079 743 | 190,590 | 86,906 | 292,351 | 65,853 | 418,915 | 12,990 | 173,304 | 2,371 | 85,470 |
|--------------|-----------|-----|--|---------|---|----------|-------------------------|---------|---------|---------|--------------------------|--------|
| 901. | | | | | | | 60 | | | | 194 504 290 | 90 |
| Value, 1901. | Free. | 66- | 111 | 1 | 86,906 | 110,124 | 64,898 | 154,737 | 12,990 | 13,800 | 2,194 13,504 290 | 15,988 |
| | Dutiable. | 44 | 103,768 86,079 743 | 190,590 | 182,227 | 182,227 | 955 263,216 | 264,178 | 159,504 | 159,504 | 19,305 | 19,483 |
| | Total. | ** | 106,973 95,751 | 203,463 | 54,858 1114,480 | 169,328 | 46,812 | 500,261 | 16,697 | 118,702 | 2,445 50,547 224 | 53,216 |
| Value, 1900. | Free. | 44 | 111 | | 54,358 | 101,523 | 46,573 | 163,230 | 16,697 | 19,112 | 2,407 8,161 60 | 10,628 |
| | Dutiable, | 49- | 106,973 95,751 739 | 203,468 | 500 67,315 | 67,815 | 239 | 337,031 | 99,590 | 99,5™0 | 38 42,386 164 | 42,58 |
| | Total. | 99- | 100,289 72,860 | 173,418 | 18,579 54,403 | 72,992 | 29,397 | 543,526 | 5,762 | 93,753 | 4,210 63,139 427 | 67,776 |
| Value, 1899. | Free. | 92 | and the second s | | 18,579 23,125 | 41,704 | 29,397 | 130,462 | 5,762 | 7,052 | 4,182 10,273 75 | 14,530 |
| | Dutiable. | 69 | 100,289 72,860 269 | 173,418 | 31,278 10 | 31,288 | 413,064 | 413,064 | 86,701 | 86,701 | 52,866 352 | 53,24 |
| | Total. | 69 | 98,390 59,615 481 | 158,486 | 8,758 | 59,885 | 7,145 420,528 106 | 427,779 | 3,896 | 92,620 | 1,274 28,575 1,389 | 31,238 |
| Value, 189E. | Free. | 66 | 111 | | 8,758 15,991 | 24,749 | 6,725 127,469 100 | 134,294 | 3,880 | 4,619 | 983 | 12,054 |
| | Dutiable. | 0/0 | 98,390 59,615 481 | 158,486 | 35,136 | 35,186 | 420 293,059 6 | 293,485 | 16 | 88,001 | 341 17,454 1,389 | 19,184 |
| | Total. | 99- | 89,472 59,233 1,013 | 149,718 | 2,847 56,074 5 | 58,126 | 6,797 205,427 10 | 212,234 | 5,069 | 87,284 | 2,302 36,828 328 | 39,458 |
| Value, 1897. | Free. | ** | 111 | | 2,847 | 6,217 | 6,797 | 113,585 | 5,069 | 6,56 | 1,991 | 8,686 |
| | Dutiable. | ** | 89,472 59,283 1,013 | 149,718 | 52,704 | 52,709 | 98,639 | ■8,649 | 80,715 | 80,715 | 30,183 | 30,82 |
| .səi | Countr | | 9.0 0.0 0.0 | t | G. S. | 1 | G. G. B. | 1 | G.B. | , | G.B. | 1 |
| | | | and | 8 | 1 | 2 | • | 8 | | a a | 1 | 1 |
| | ARTICLES. | | eer, porter | Totals | Animals, living: Horned cattle - | Totals . | 80 | Totals | | Totals | 1 | Totals |
| | | | Ale, beer, ginger ale. | • | Animals | | Horses | | Sheep | | Other . | |

| | | | | | | | | | | · · | | | | | |
|----------------------------|----------------|--|----------------|--|-----------|---------------------------------|----------|-----------------|----------|----------------------------|----------|---------------------------|----------|---|--------|
| 168,120 751,623 297 | 920,040 | 597,078 84,410 2,291 | 633,779 | 474,127 1,092,198 84,488 | 1,650,818 | 61,328 6,250 | 182,75 | 185 101,416 | 101,603 | 10,852 31,380 14,784 | 57,016 | 13,406 23,961 6,299 | 43,666 | 960 16,520 529 | 18,009 |
| 166,988 127,371 290 | 294,649 | 597,078 34,410 2,291 | E33,779 | 474,127 1,092,198 84,488 | 1,650,813 | 61,328 6,250 | 67,587 | | ı | 6,614 14,990 14,273 | 25,877 | 111 | | 111 | * |
| 1,132 | 625,391 | 111 | 1 | 1 | | | | 185 101,416 | 101,603 | 4,238 16,890 511 | 21,139 | 13,406 23,961 6,299 | 43,606 | 960 16,520 529 | 18,009 |
| 140,812 726,481 224 | 841,517 | 550,282 46,961 608 | 597,851 | 306,427 376,296 30,084 | 712,807 | 485 64,330 3,933 | 68,74B | 1,002 | 105,001 | 7,370 44,750 6,745 | 58,865 | 21,546 22,776 9,380 | 53,702 | 1,455 14,885 678 | 17,018 |
| 120,035 174,398 60 | 294,493 | 550,282 46,961 608 | 507,851 | 306,427 376,296 30,084 | 712,807 | 485 64,830 3,933 | 68,748 | | | 6,830 6,547 | 37,959 | | | | 1 |
| 777 546,083 164 | 547,024 | 1 1 | 1 | | 1 | 111. | | 1,002 | 105,001 | 540 20,168 198 | 20,906 | 21,546 22,776 9,380 | 53,702 | 1,455 14,885 678 | 17,018 |
| 57,948 719,662 487 | 778,047 | 382,625 6,184 285 | 38B,094 | 190,543 656,768 12,054 | 859,365 | 57,911 | 25,E00 | 498 | 93,653 | 5,026 80,154 4,687 | 39,857 | 21,716 28,378 3,247 | 58,341 | 2,146 11,995 294 | 14,435 |
| 57,920 135,753 | 193,748 | 382,625 6,184 285 | \$89,094 | 190,543 656,768 12,054 | B59,865 | 57,911 37,889 | 95,800 | 111 | 1 | 2,982 11,891 4,292 | 19,165 | 111 | | 111 | |
| 28 583,909 362 | 584,299 | 111 | | 111 | 1 | 111 | 1 | 498 93,155 | FE,653 | 2,044 18,263 395 | 20,702 | 21,716 28,378 3,247 | 53,341 | 2,146 11,995 294 | 14,485 |
| 21,073 588,954 1,495 | 611,522 | 625,658 10,666 | EZ6,712 | 184,765 155,643 13,959 | 354,867 | 15 24,935 30,214 | 55,164 | 101,801 | 101,955 | 5,689 26,633 358 | 32,680 | 18,451 38,964 3,814 | 61,229 | 745 9,096 705 | 10,546 |
| 20,296 155,320 100 | 175,716 | 625,653 10,666 | 636,712 | 184,765 155,643 13,959 | 354,867 | 15 24,935 30,214 | 55,164 | | | 5,313 10,383 128 | 15,774 | 1,1 | | | |
| 433,634 1,895 | 435,806 | | 1 | 111 | 1 | 111 | 1 | 154 | 101,955 | 376 1€,800 230 | 1⊪,906 | 18,451 38,964 3,814 | 61,229 | 745 9,096 705 | 10,546 |
| 17,015 380,544 848 | M97,902 | 1,683,694 5,466 5,569 | 1,694,729 | 89,609 141,096 4,106 | 284,811 | 7,808 | 9,012 | 79,181 | 79,≅57 | 11,558 28,787 7,215 | 47,570 | 12,099 28,132 1,342 | 41,573 | 3,800 12,969 455 | 17,224 |
| 16,704 | 135,007 | 1,683,694 | 1,894,729 | 89,609 141,096 4,106 | 234,811 | 7,808 | 9,012 | 111 | i i | 11,224 6,864 6,517 | 24,605 | | ı | 111 | ı |
| 311 262,241 343 | 202,895 | 111 | 1 | | - | 1 1 1 | 1 | 79,181 | 79,857 | 334 21,933 698 | 22,965 | 12,099 28,132 1,342 | 41,573 | 3,800 12,969 455 | 17,224 |
| 300 300 | 1 | 0 0 0 0 0 0 | 1 | O C S B | | 0.0 0.0 0.0 0.0 0.0 | 1 | G.S. O.C. | 1 | 0 d g | 1 | 000 000 | | 0.00 0.00 | 1 |
| Recapitulation, Animals - | Grand totals - | Articles for use of the Army and Navy. | Totals - | Articles for the use of the Dominion of Canada. | Totals - | Asphaltum or asphalt | Totals - | Baking powder - | Totals - | Bells, all kinds | Tutals . | Belts of all kinds - | Totals - | Belts, surgical, or truss and suspensory band- ages of all kinds. | Totals |

TABLE III.-No. 17. STATEMENT of the Values of the Principal and other Articles entered for Consumption in Canada, &c. -continued.

| | Total. | \$ 1,696 4,558 135 | 6,389 | 2,315 17,981 965 | 21,261 | 18,422 2,407 167 | 20,996 | 3,345 8,557 5,047 | 16,949 | 391,425 1,139,856 132,458 | 1,663,739 | 61,596 10,553 11,935 | 84,084 |
|--------------|-----------|-----------------------------|--------|-------------------------------------|----------|--|--------|----------------------------|----------|--|-----------|---|---------|
| 1. | T | | | | ~ | | | 00 to 40 | | | | | |
| Value, 1961. | Free. | eo | 1 | 111 | 1 | 111 | 1 | 2,066 725 | 2,839 | 162,540 349,029 62,802 | 574,371 | 111 | |
| | Dutiable. | \$ 1,696 4,558 185 | 6,389 | 2,315 17,981 965 | 21,261 | 18,428 2,407 167 | 20,996 | 3,297 6,491 4,322 | 14,110 | 228,885 790,827 69,656 | 1,089,368 | 61,596 10,553 11,935 | ₩4,084 |
| | Total. | 2,777 | 7,134 | 2,033 17,823 1,903 | B1,759 | 14,200 2,214 123 | 16,537 | 22,131 26,625 7,316 | 56,072 | 336,695 1,095,019 130,370 | 1,562,084 | 45,378 8,84 2 11,120 | 65,340 |
| Value, 1900. | Free. | w | | 111 | | | 1 | 15,298 3,560 | 18,983 | 133,528 865,920 66,248 | 565,690 | | 1 |
| A | Dutiable. | 8,2,777 4,357 | 7,134 | 2,033 17,823 1,903 | 21,750 | 14,200 2,214 123 | 16,537 | 22,006 11,327 3,756 | 37,089 | 203,167 729,099 64,122 | 8€,3€ | 45,378 8,842 11,120 | 65,340 |
| | Total. | 234 | 2,900 | 4,416 20,150 2,991 | 27,557 | 18,371 | 20,911 | 9,066 1,2103 1,848 | 33,017 | 380,260 965,286 101,575 | 1,447,121 | 40,957 8,440 15,795 | 65,192 |
| Value, 1899. | Free. | 69 | | 111 | 1 | 111 | 1 | 10,329 | 10,788 | 157,818 270,152 42,492 | 470,462 | 111 | 1 |
| | Dutiable. | \$ 234 2,666 | 2,900 | 4,416 20,150 2,991 | 27,557 | 18,371 | 20,911 | 9,066 11,774 1,889 | 22,22 | 292,442 695,134 59,083 | 976,659 | 40,957 8,440 15,795 | 112,102 |
| | Total. | \$ 613 4,350 | 4,963 | 8,125 15,747 470 | 19,342 | 16,477 2,542 157 | 19,176 | 1,431 24 C67 10,513 | 119'91 | 440,819 820,979 101,878 | 1,363,676 | 44,687 7,360 16,843 | 68,1190 |
| Value, 1898. | Free. | % [| 1 | | 1 | 111 | | 222 18,634 7,200 | 26,056 | 255,811 242,759 50,121 | 548,691 | 111 | 1 |
| | Dutiable. | \$ 613 4,850 | 4,963 | 3,125 15,747 470 | 19,842 | 16,477 2,542 157 | 19,176 | 1,209 6,033 3,313 | 10,555 | 185,008 578,220 51,757 | 814,985 | 44,687 7,360 16,843 | 68,890 |
| | Total. | \$ 1,702 4,448 | 6,150 | 2,179 20,658 2,048 | 24,885 | 16,308 | 20,350 | 9,939 10,030 1,804 | 21,778 | 345,496 739,749 112,853 | 1,198,098 | 38,838 6,779 10,842 | 56,4119 |
| Value, 1897. | Free. | 60 | 1 | 111 | 1 | 111 | 1 | 3 4,811 19 | 4,833 | 139,790 203,803 40,342 | 383,955 | 111 | |
| | Dutiable. | \$ 1,702 4,448 | 6,150 | 2,179 20,658 2,046 | 24,885 | 16,308 | 20,550 | 9,936 5,219 1,785 | 16,940 | 205,706 535,946 72,511 | 814,163 | 38,838 6,779 10,842 | 56,459 |
| .891 | Countr | 0.00 0.00 0.00 | • | OCI CO. | 1 | OCC. C. | 1 | O C S B | 1 | O.S.B. | • | 0.00 0.00 0.00 | |
| | ALTICLES. | Billiard tables | Totals | Blacking, shoe and shoemakers' ink. | Totals - | Blueing, laundry, all kinds | Totals | Bone and manufacturers of. | Totals - | Books, periodicals, &c., pamphlets, &c., | Totals - | Boot, shoe and stay laces of all kinds. | Totals |

| | | | | | | | | | - | | | | | | |
|---------------------------|----------|---|----------|------------------------|--------|-------------------------|------------|---------------------------------------|--------|---------------------|---------|-------------------------------|-----------|---------------------------------|--------------|
| 32,726 36,218 1,988 | 70,1132 | 26,529 4,641 26,941 | 58,111 | 10,083 | 28,871 | 6,646,858 | 6,647,204 | 61,914 | 61,915 | 503 145,492 6 | 146,001 | 155,684 555,811 416,899 | 1,128,394 | 192,799 7,482,530 445,167 | 8,070,4116 |
| 111 | 1 | 1 1 | | | | 6,484,181 | 6,484,: 27 | | 1 | 111 | 1 | 41 41 — | 4,152 | 6,488,292 | 6,488,679 |
| 32,726 36,218 1,988 | 70,932 | 26,529 4,641 26,941 | 58,111 | 10.083 | 28,871 | 162,677 | 162,677 | 61,914 | 61,915 | 503 145,492 6 | 146,001 | 155,643 551,700 416,899 | 1,124,242 | 192,758 944,238 444,821 | 1,581,817 |
| 27,364 34,619 3,065 | 65,048 | 16,734 8,218 25,398 | 50,350 | 7,612 27,832 666 | 35,610 | 7,137,485 | 7,137,485 | 15,770 | 15,770 | 36 167,939 | 167,995 | 231,912 510,087 211,394 | 953,3113 | 256,294 7,866,831 237,478 | 8,360,603 |
| 111 | | 111 | | 1 | 1 | 0,961,970 | 6,961,970 | 111 | | 111 | | 4,189 | 4,180 | 6,966,15 | 6,961,159 |
| 27,364 84,619 3,065 | 65,048 | 16,734 8,218 25,398 | 50,350 | 7,612 27,332 666 | 35,610 | 175,515 | 175,515 | 15,770 | 15,770 | 36 167,939 20 | 167,925 | 231,912 505,898 211,394 | 949,204 | 256,294 900,672 237,478 | 1,394,444 |
| 30,250 40,982 2,691 | 72,973 | 21,525 4,657 | 119,959 | 9,476 | 38,085 | 9,185,053 | 9,185,088 | 21,542 | 21,547 | 161 196,007 | 196,177 | 99,152 480,141 352,311 | 931,604 | 130,314 9,915,262 366,894 | 10,412,460 |
| 1,1 | | 111 | | | | 8, 166 ,890 | 8,466,925 | 111 | | | | 3,448 | 3,448 | 8,970,338 | 8,970,373 |
| 30,250 40,032 2,691 | 72,978 | 21,525 4,657 13,777 | 89,559 | 9,476 | 38,085 | 218,163 | 218,163 | 21,542 | 21,547 | 161 196,007 | 196,177 | 99,152 476,693 352,311 | 928,156 | 130,314 944,924 366,849 | 1,442,087 |
| 25,783 | 60,211 | 21,636 | 35,000 | 6,678 | 39,686 | 7,057,484 | 7,057,756 | 42,402 | 42,404 | 148,166 | 148,227 | 135,100 476,048 221,364 | 832,512 | 163,461 7,734,303 227,831 | 8,125,595 |
| 111 | | 111 | | | | 6,963,908 | 6,964,180 | | | | | 4,491 | 4,401 | 6,968,399 | 6,968,671 |
| 25,783 31,868 2,550 | 60,211 | 21,636 | 35,000 | 32,471 | 969'68 | 63,576 | 63,576 | 42,402 | 42,404 | 148,166 | 148,227 | 135,100 471,557 221,364 | 828,021 | 163,461 765,904 227,559 | 1,156,924 |
| 24,138 36,048 1,000 | 61,186 | 22.378 | 26,735 | 8,006 33,467 404 | 41,877 | 1,230,879 | 1,250,886 | 37,719 | 37,739 | 114 94,263 | 94,379 | 72,487 238,319 153,462 | 464,268 | 103,005 1,636,644 156,235 | 1,895,684 |
| | | 111 | - | | 1 | 718,374 | 718,381 | 111 | 1 | 111 | | 1,683 | 1,688 | 720,057 | 720,064 |
| 24,138 36,048 | 61,186 | 22,378 1,997 | 26.735 | 8,006 | 41,877 | 512,505 | 512,505 | 20 87,719 | 37,739 | 94,263 | 94,379 | 72,487 236,636 | 462,585 | 163, 05 916,587 156,928 | 1,175,820 |
| ස් න ර | 1 | S S S S | ; | 0.00 B | | o d | • | S S S S S S S S S S S S S S S S S S S | , ' | S C S S | 1 | 000 000 | 1 | # % S S S S S | |
| Braces and suspenders - | Totals . | Breadstuffs: Arrowroot and tapioca - | Totals . | inds- | Totals | Corn, Indian (including | Totals | Wheat | Totals | ŧ | Totals | 1 | Totals | Recapitulation, Breadstuffs | Grand Totals |

E 23720.

7,279 29,490 9,972 16,058 79,496 94,581 209,440 \$ 121,277 552,901 18,877 30,201 23,170 7,320 190,135 212,037 31,469 86,657 62,903 181,020 60,091 46,741 693,055 Total. Table III .-- No. 17. Statement of the Values of the Principal and other Articles entered for Consumption in Canada, Sc. -- continued. 209,440 1,117 Value, 1901 \$ 57,290. 443,599 18,433 3,639 23,170 7,320 559,712 169,09 Free. 111 111 1 7,279 29,490 9,972 16,058 79,496 94,581 23,987 108,902 454 30,352 85,181 61,857 177,390 133,343 Dutiable. 1 111 11 \$ 169,530 442,448 1,180 29,656 37,347 17,102 5,928 30,742 7,102 16,023 83,443 92,281 191,747 8,974 125,860 50 33,013 90,758 66,027 84,105 134,384 89,798 Total. Value, 1900. \$ 141,603 324,758 883 2H,656 37,347 17,102 8,974 125,360 50 4,210 4,241 134,384 467,244 Free. 111 111 \$ 27,927 117,690 297 5,928 30,742 7,102 88,548 65,997 16,023 83,443 92,281 145,914 43,772 191,747 185,557 Dutiable. 111 25,009 35,032 14,099 108,149 30,705 74,512 48,246 4,694 25,262 3,641 15,533 65,585 78,944 10E,251 153,468 \$ 130,672 210,794 2,288 160,062 343,754 13,597 Tctal. Value, 1899. 108,149 2,581 \$ 103,964 109,453 2,095 25,009 35,032 14,099 108,251 3,721 215,512 Free. 111 111 26,708 101,341 193 149,742 4,694 25,262 3,641 15,533 65,585 78,944 30,705 71,981 47,106 128,242 160,0112 Dutiable. 33,597 111 106,330 21,013 26,319 11,963 5,944 14,915 4,511 19,273 49,618 70,175 28,478 58,331 58,022 \$ 94.305 142,163 4,087 59,295 114,831 240,555 39,066 06,330 25,374 Total. Value, 1898. 106,330 21,013 26,319 11,963 3,020 5,617 \$ 81,934 80,130 3,904 59,295 106,330 165,968 111 11 \$ 12,371 62,033 183 5,014 19,273 49,618 70,175 28,478 50,811 50,425 74,587 25.374 129,214 Dutiable. 39,06 11 111 105,600 81,373 81,373 \$ \$2,018 140,816 1,715 17,938 25,175 10,430 3,867 10,779 4,157 12,297 40,071 53,232 31,117 49,283 61,032 141,432 224,541 53,547 18,803 Total. Value, 1897 17,938 25,179 10,430 81,373 4,015 6,000 \$ 67,386 73,223 648 81,373 141,257 53,547 Free. 1 111 111 31,113 45,268 59,045 \$ 14,632 67,593 1,067 83,292 3,867 18,803 12,297 40,071 53,232 185,426 105,600 Dutiuble 111 111 G. B. Si so in m w c 1 m w v m 00 0 Cini Countries, 000 ಚರ್ರಂ 500 000 British gum, dextrine sizing cream, and enamel sizing. Bricks, clays, and tiles Brooms and brushes Buttons, all kinds -ARTICLES. Totals Totals Totals Totals Totals Broom corn Bristles

| 12,081 91,815 1,748 | 105,089 | 215,634 21,137 52,611 | 2H9,882 | 27,614 1,033,805 49,235 | 1,110,654 | 1,675 2,427 1,910 | 6,012 | 229,795 231,068 208,976 | 669,839 | 9,882 174,170 24,794 | 208,848 | 140,585 13,694,771 316 | 13,835,672 | 127,665 181,124 177,905 | 486,694 |
|---------------------------|---------|---|----------|--|-----------|--------------------------|----------|-------------------------------|---------|----------------------------|---------------|-------------------------------|------------|---|----------|
| | 1 | 111 | 1 | 111 | 1 | 111 | - | 111 | ı | .111 | in the second | 32,767 | 8,304,088 | 20,518 49,227 98,471 | 163,216 |
| 12,031 91,315 1,748 | 105,089 | 215,634 21,137 52,611 | 289,382 | 27,614 1,033,805 49,235 | 1,110,654 | 1,675 2,427 1,910 | 6,012 | 229,795 231,068 208,976 | 669,839 | 9,882 174,170 24,794 | 208,846 | 87,818 5,143,450 316 | 5,231,584 | 107,147 131,89: 84,434 | 323,478 |
| 11,140 51,355 1,101 | 63,596 | 190,104 85,612 57,072 | 282,188 | 8,147 1,325,407 71,913 | 1,405,467 | 466 6,262 1,836 | 8,564 | 247,089 55,862 214,689 | 517,640 | 6,840 174,885 16,635 | 198,860 | 50,698 | 11,519,064 | 117,648 181,937 122,385 | 421,970 |
| 111 | 1 | 111 | mor | 111 | 1 | 111 | ı | 111 | - | | | 1,127 | 7,109,751 | 21,150 33,202 63,409 | 117,751 |
| 11,140 51,355 1,101 | 63,590 | 190,104 85,012 57,072 | 282,138 | 8,147 1,325,407 71.913 | 1,405,467 | 466 6,262 1,836 | 8,564 | 247,089 55,862 214,689 | 517,640 | 6,840 174,885 16,635 | 198,360 | 4,359,742 | 4,409,313 | 96,498 148,735 58,576 | 304,209 |
| 9,638 | 81,244 | 121,936 36,317 39,410 | 197,863 | 17,878 1,318,789 81,558 | 1,367.725 | 790 5,018 2,304 | 8,112 | 129,738 52,578 298,098 | 480,414 | 7,326 156,374 23,020 | 186,720 | 79,336 10,510,642 20 | 10,589,998 | 91,542 146,759 104,361 | 342,662 |
| 111 | | 111 | | 111 | 1 | 111 | ı | 111 | ı | 111 | | 7,305 | 6,853,335 | 15,356 24,345 59,686 | 99,387 |
| 8,638 71,472 1,134 | 81,244 | 121,936 36,317 39,410 | 197.663 | 17,378 1,318,789 31,558 | 1,367,725 | 790 5,018 2,304 | 8,113 | 129,738 52,578 298,098 | 480,414 | 7,326 156,374 23,020 | 1≣6,720 | 72,031 3,664,612 20 | 3,736,1163 | 76,186 122,414 44,675 | 248,275 |
| 8,952 75,060 803 | 84,815 | 78,181 46,526 13,906 | 138,611 | 13,815 1,240,783 47,596 | 1,302,194 | 1,087 5,705 1,768 | 8,560 | 106,548 59,855 200,574 | 366,977 | 7,342 130,727 26,701 | 164,770 | 125,573 9,293,337 906 | 9,419,876 | 75,088 110,066 74,389 | 259,543 |
| 111 | 1 | 111 | | 111 | 1 | 111 | 1 | :11 | | 119 | | 2,346 | 6,194,725 | 16,501 18,796 28,525 | 63,822 |
| 8,952 75,060 803 | 84,815 | 78,181 46,526 13,906 | 138,613 | 13,815 1,240,783 47,596 | 1,302,194 | 1,087 5,705 1,768 | 8,550 | 106,548 59,855 200,574 | 356,977 | 7,342 130,727 26,701 | 164,770 | 123,227 3,101,018 906 | 3,225,131 | 58,587 91,270 45,864 | 195,721 |
| 10,118 48,675 1,189 | 59,982 | 92,820 66,183 7,599 | 106,602 | 57,964 1,507,373 25,410 | 1,590,747 | 3,031 2,462 607 | 6,100 | 111,551 45,210 104,081 | 260,842 | 5,283 91,326 19,957 | 116,566 | 132,265 9,138,515 5,754 | 9,276,534 | 63,567 100,284 63,849 | 227,700 |
| 111 | - | | ! | | | | | | | | | 33.365 5,923,800 5,543 | 5,969,708 | 13,982 20,015 24,798 | 58,795 |
| 10,118 48,675 1,189 | 59,982 | 92,820 66,183 7,599 | 106,602 | 57,964 1,507,373 25,410 | 1,590,747 | 3,031 2,462 607 | 6,100 | 111,551 45,210 104,081 | 160,842 | 5,263 91,326 19,957 | 116,566 | 98,900 3,214,715 211 | 3,313,826 | 49,585 80,209 83,051 | 168,905 |
| O E C | 1 | 0000 0000 | F | \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ | 1 | O C S B | | 0.55 0.59 | l e | O C. S. B. | 1 | න්න්ට වූ වූ ට | 1 | 9 1 0 1 1 1 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 | 1 |
| Candles - | Totals | Carpets, squares, mats, rugs, N.E.S. | Totals - | Carriages, all kinds | Totals - | Cases, jewel, and watch. | Totals - | Cemont | Totals | Clucks and parts of | Totals | Coal, coke, &c | Totals - | Cocoanuts, and cocoa | Totals - |

TABLE III.-No. 17. STATEMENT of the Values of the Principal and other Articles entered for Consumption in Canada, &c .- continued.

| | Total. | \$ 84,552 138,315 271,457 | 494,319 | 25,612 24,994 38,469 | 89,075 | 54,137 32,740 41,601 | 128,478 | 68.594 | 1,110,989 | 1,181,315 | 5,084,624 6,612,656 604,619 | 12,311,859 | 10,227 502 1,709 | 22,438 |
|--------------|-----------|---|----------|----------------------------|--------|----------------------------|---------|----------------------------|----------------|-----------|-----------------------------------|--------------|-------------------------|----------|
| Value, 1901. | Free. | \$ 75,221 268,005 | 347,226 | | | | | 100 | - | 1,017,571 | 204,715 5,148,970 20,222 | 5,373,907 15 | 111 | |
| VB | Dutiable. | 5,331 138,310 3,452 | 147,098 | 25,612 24,994 38,469 | 89,075 | 54,137 32,740 41,601 | 128,478 | 283.83 | | 163,744 | 4,879,909 1,463,686 584,397 | 6,927,992 | 20,227 502 1,709 | 22,438 |
| | Total. | \$ 73,201 120,177 375,431 | 568, 109 | 36,028 14,622 15,411 | 66,061 | 54,424 37,484 61,223 | 153,131 | 98.0 | 978,850 | 1,013,681 | 4,852,800 6,000,887 542,084 | 11,395,771 | 19,504 34t) 8,232 | 23,076 |
| Value, 1900. | Free. | \$ 68,215 373,965 | 442,180 | 111 | 1 | | | 7 27 | £98,396 — | 899,148 | 378,113 4,491,575 19,514 | 4,889,202 | | |
| | Dutiable. | \$,4,986 120,177 1.466 | 126,629 | 36,028 14,622 15,411 | 190,99 | 54,424 37,484 61,223 | 153,131 | 39 198 | 80,454 | 114,533 | 4,474,687 1,509,319 522,570 | 6,506,569 | 19,504 340 3,232 | 23,076 |
| | Total. | \$ 88,198 105,464 380,715 | 574,377 | 44.870 11,400 9,666 | 65,936 | 51,323 30,245 40,875 | 122,448 | 40 | 960,069 | 997,313 | 4,103.766 5,096.092 415,065 | 9,614,923 | 16,657 | 20,300 |
| Value, 1899. | Free. | \$ 82,607 378,746 | 461,353 | | | 111 | | 1 10 | 886,604 | 887,187 | 197,090 3,416,664 16,981 | 3,630,735 | 111 | |
| | Dutiable. | \$ 5,591 105,464 1,969 | 113,024 | 44,870 11,400 9,666 | 65,935 | :1,323 30,245 40,875 | 122,443 | 100 mg | 73,465 | 110,126 | 3.906 676 1,679,428 398,084 | 5,984,188 | 16,657 | 20,300 |
| | Total. | \$ 87,667 81,068 364,867 | 533,602 | 42,022 9,294 6,826 | 58,145 | 41,441 20,617 25.615 | 87,673 | 98F 66 | 574,921 | 598,924 | 3,584,324 5,481,140 308,252 | 9,073,716 | 15,820 207 8,220 | 19,247 |
| Value, 1898. | F:ee | \$ 82,556 360,317 | 442,873 | 111 | 1 | | | 465 | 285,880 118 | 386,463 | 198,256 4,148,607 16,059 | 4,362,922 | 111 | |
| | Dut:able. | \$ 5,111 81,068 4,550 | 90,729 | 42,022 9,294 6,826 | 58,142 | 41,441 20,617 25,615 | 87,673 | 91 971 | 189,41 | 212,461 | 3,086,068 1,332,533 292,193 | 4,710,794 | 15,820 207 3,220 | 19,247 |
| | Total. | \$ 140,967 65,025 522,098 | 728,090 | 30,119 7,656 1,377 | 39,152 | 35,396 16,695 21,515 | 73,609 | 00 00 00 00 00 | 25%,126 | 277,193 | 2,870,492 4,480.526 258,518 | 7,6119,536 | 13,674 | 16,267 |
| Value, 1897. | Free. | \$ 136,499 | 655,693 | 111 | 1 | | | | !! | 1 | 3,361,378 13,418 | 3,558,175 | | |
| | Dutiable. | \$ 4,468 65,025 2,904 | 72,397 | 30,119 | 39,152 | 35,300 16,605 21,515 | 73,609 | 200 S | 258,126 | 277,198 | 2,693,114 1,119,147 239,100 | 4,051,361 | 13,674 | 16,267 |
| ries. | Gount | G. S. S. C. | 1 | 8 % C | 1 | 2.00 2.00 2.00 | 1 | | 0.0 | 1 | G. B. | s e | G. G. B. | 1 |
| | ARTICLES. | leory, &c | Totals - | d cuffs | Totals | | Totals | Cordage twine and mann. | of. | Totals - | Cotton and manufactures of, | Totals - | kinds | Totals - |
| | AE | Coffee, chicory, &c. | To | Collars and cuffs | Ta | Combs | TC | Cordage to | factures of. | To | Cotton an | T | Crapes all kinds | Ţ |

| 305,623 55,443 75,884 | 4™6,95₪ | 1,412,112 2,689,116 884,403 | 4,978,631 | 687,158 161,805 265,714 | 1,114,877 | 9,177 904,629 6,048 | 119,854 | 20,502 6,905 29,172 | 56,579 | 8,383 35,401 | 39,116 | 5,914 6,975 37,055 | 49,941 | 129,874 103,753 155,622 | 389,219 |
|------------------------------|---------|---|-----------|---|-----------|----------------------------|----------|---------------------------|----------|--------------------------|----------------|-----------------------------|--------|--|----------|
| 111 | | 697,776 1,917,007 528,251 | 3,143,034 | 111 | | 1 1 | | ! 1 | I | 2,736 13,243 332 | 16,311 | 1 | | 111 | |
| 305,693 55,443 75,884 | 436,950 | 714,336 765,109 356,152 | 1,885,597 | 687,158 161,805 265,714 | 1,114,677 | 9,177 104,629 6,048 | 119,854 | 20,502 6,905 29,172 | 56,579 | 647 | 2 2,805 | 5,914 6,975 37,055 | 49,944 | 129,874 103,753 155,622 | 389,249 |
| 284,183 92,024 61,778 | 487,985 | 1,222,703 2,144,533 677,530 | 4,044,766 | 563,931 188,495 207,100 | 959,526 | 21,225 847,653 2,434 | 871,312 | 22,298 8,444 23,237 | 53,979 | 2,044 42,779 104 | 44,927 | 8,813 4,178 25,372 | 38,163 | 153,283 139,867 109,988 | 403,143 |
| 111 | | 670,795 1,373,414 417,500 | 2,461,709 | 111 | A = Da | 111 | | 111 | 1 | 1,634 | 19,312 | 1 [] | 1 | 111 | |
| 284,183 92,024 61,778 | 437,985 | 551,908 771,119 260,030 | 1,583,057 | 563,931 128,495 207,100 | 959,526 | 21,225 847,653 2,484 | 871,312 | 22,298 8,444 23,237 | 53,979 | 410 25,101 104 | 25,615 | 8,813 4,178 5,372 | 88,363 | 153,288 139,867 109,988 | 403,143 |
| 218,944 88,986 52,449 | 390,379 | 1,015,129 2,084,723 778,074 | 3,877,926 | 577,290 136,256 203,181 | 916,727 | 12,475 538,789 2,690 | 553,954 | 18,566 4,790 23,202 | 46,558 | 3,197 40,348 252 | 43,797 | 9,087 3,396 27,492 | 39,975 | 147,156 125,957 112,075 | 385,188 |
| 11. | | 599,974 1,327,483 421,737 | 2,349,104 | | 1 | | 1 | 111 | I | 2,798 | 21,454 | 111 | 1 | 11 | 1 1 |
| 2.18,914 88,986 52,449 | 890,379 | 415,155 757,240 356,337 | 1,528,732 | 577,290 136,256 203,181 | 916,727 | 12,475 538,789 2,690 | 553,954 | 18,566 4,790 23,202 | 46,558 | 399 31,692 252 | 22,343 | 9,087 3,396 27,492 | 39,975 | 147,156 125,957 112,075 | 385,188 |
| 192,766 78,480 42,323 | 313,569 | 1,105,576 1,690,938 902,275 | 8,百9层,789 | 454,062 77,059 144,753 | E75,874 | 8,274 428,644 5,104 | 442,032 | 20,308 2,272 16,389 | \$8,969 | 2,474 30,462 203 | 23,139 | 9,463 4,607 17,237 | 31,307 | 173,438 95,535 105,616 | 874,589 |
| 111 | | 805,028 1,074,644 520,290 | 2,349,962 | [1] | ! | | | | 1 | 2,032 | 17,661 | 111 | | | |
| 192,766 78,480 42,323 | 313,569 | 300,548 616,294 331,985 | 1,298,827 | 454,062 77,059 144,753 | 675,874 | 8,274 423,644 5,104 | 442,022 | 20,308 2,272 16,389 | 38,969 | 442 14,833 203 | 15,478 | 9,463 4,607 17,237 | 31,307 | 173,438 95,535 105,616 | 874,589 |
| 169,193 58,692 36,822 | 264,706 | 868,691 1,429,038 620,024 | 2,917,753 | 386,780 62,662 146,380 | 595,822 | 6,806 419,553 2,310 | 458,699 | 42,626 4,641 93,055 | 140,322 | 1,775 25,736 | 27,549 | 13,218 1,140 15,129 | 29,487 | 156,379 85,280 79,879 | 321,538 |
| 111 | | 640,341 875,048 276,644 | 1,792,033 | 111 | | 111 | | | 1 | 15,522 | 16,818 | | | 111 | |
| 169,192 58,692 36,832 | 264,706 | 228,350 553,990 343,380 | 1,125,720 | 386,730 62,662 146,380 | 595,1122 | 6,806 449,553 2,340 | 458,699 | 42,626 4,641 93,055 | 140,22 | 979 10,214 38 | 11,231 | 13,218 1,140 15,129 | 29,487 | 156,379 85,280 79,879 | 321,538 |
| ### #### | 1 | O.C.S.B. | 1 | O C C C C C C C C C C C C C C C C C C C | t t | O.C. S. B. | 1 | O C S B | 1 | O C S B | t | O.C.S.B. | 1 | 0.00 0.00 0.00 | 1 |
| Curtains | Totals | Drugs, dyes, chemicals, and medicines. | Totals - | Earthenware and china-ware. | Totals | Electric apparatus | Totals . | Embroideries, N.O.P. | Totals - | Emery and manufacture of | Totals - | Fancy Goods: Bead ornaments | Totals | Braids, bracelets, cords, fringes, tassels, &c. | Totals - |

TABLE III.-No. 17. STATEMENT of the Values of the Principal and other Articles entered for Consumption in Canada, &c. -continued.

| • | .səir | | Value, 1897. | | | Value, 1H98. | | | Value, 1899. | | Α | Value, 1900. | | | Value, 1901. | |
|---|---------------------------------------|-------------------------------|--------------------------|-------------------------------|---------------------------------|-------------------------|---------------------------------|-------------------------------|----------------|-------------------------------|-------------------------------|------------------------|-------------------------------|-------------------------------|--------------|-------------------------------|
| AllTOLES. | Count | Dutiable. | Free. | Total. | Dutiable. | Free. | Total. | Dutiable. | Free. | Total. | Dutiable. | Free. | Total. | Dutiable. | Free. | Total. |
| Fancy Goods-continued. | | 69 | 6/3- | • | ** | 49 | 09 | ** | 83 | ** | 49 | 40- | ₩3- | 67 | 49- | 49 |
| Flowers, artificial - | 0,0 0,0 0,0 | 109,668 . 51,795 . 26,584 | 111 | 109,668 51,795 26,584 | 117,794 66,373 39,245 | 111 | 117,794 66,373 39,245 | 87,171 71,961 33,146 | 111 | 87,171 71,961 33,496 | 73,043 65,455 33,966 | 111 | 73,083 65,455 83,966 | 56,190 58,920 26,378 | 111 | 56,190 58,920 26,378 |
| Totals . | 1 | 188,047 | | 138,047 | 223,412 | | 213,412 | 192,628 | | 192,628 | 172,504 | | 172,504 | 141,48 | | 141,48 |
| | | | | | | | | | | | | | | | | |
| Feathers, ostrich and vulture, dressed and undressed. | S S S S S S S S S S S S S S S S S S S | 121,787 23,848 30,742 | 111 | 121,787 23,848 30,742 | 127,315 48,246 47,025 | 111 | 127,315 48,246 47,025 | 155,904 75,920 51,945 | 111 | 155,904 75,920 51,945 | 156,557 78,876 55,686 | 111 | 156,557 78,876 55,686 | 136,962 43,895 59,421 | 111 | 136,962 43,895 39,421 |
| Totals | 1 | 176,377 | 1 | 176,377 | 222,586 | | 222,5≣6 | 283,760 | | 283,759 | 291,119 | | 291,119 | 220,278 | | 220,27B |
| • | | | | | | | | | | | | | | | | |
| Laces, lace collars, and | G.B. | 447,380 | | 447,380 | 544,113 | 1 | 544,113 | 464,226 | | 464,226 | 505.583 | | 505,583 | 538,528 | 1 1 | 538,528 |
| or Constant | . C. C. | 74,615 | | 74,615 | 138,067 | | 133,067 | 133,431 | | 133,431 | 153,120 | : | 153,120 | 228,714 | ı | 228,714 |
| Totals - | 1 | 537,967 | | 537,967 | 691,103 | | 601,109 | 619,131 | | 619,131 | 693,880 | | 693,88⊞ | 799,219 | 1 | 789,219 |
| | | | | | | | | | | | | | | | | |
| Other | 0.0 0.0 | 24,750 84,774 117,766 | 111 | 24,750 84,774 117,766 | 31,560 91,138 116,934 | 111 | 31,560 91,138 116,934 | 28,695 102,835 166,489 | | 28,695 102,895 166,4×9 | 30,691 115,275 144,575 | 111 | 30,691 115,275 144,575 | 30,663 113,949 185,923 | 111 | 30,663 113,949 185,923 |
| Totals - | 1 | 227,290 | | 227,290 | 239,632 | | 239,632 | 298,079 | | 218,079 | 290,541 | | 290,541 | 380,535 | | 380,535 |
| | | | | | | | | | | | | | | | | |
| Recapitulation, Fancy Goods. | O.C.S.B. | 873,182 262,809 344,715 | 111 | 873,182 262,809 344,715 | 1,003,583 319,822 459,124 | 111 | 1,003,683 819,822 459,124 | 892,239 401.603 524,928 | 111 | 892,239 401,603 524,928 | 928,015 438,828 522,707 | 111 | 928,015 438,828 522,707 | 898,131 359,469 673,113 | 111 | 898 131 359,469 673,113 |
| Grand Totals - | 1 | 1,480,706 | | 1,480,70 | 1,782,529 | 1 | 1,782,629 | 1,818,770 | | 1,818,770 | 1,489,550 | | 1,889,550 | 1,930,713 | | 1,930,713 |
| Fertilizers | O.C. S. B. | 1.375 | 3,232 31,859 2,763 | 4,607 84,606 2,763 | 740 | 23,983 25,930 220 | 71.125 | 59,037 | 730 45,827 234 | 1,295 104,864 234 | 61,543 | 8,485 56,756 769 | 14,305 118,299 769 | 3,427 | 5,141 | 8,565 172,172 300 |
| | 1 | 54,122 | 37,854 | 91,976 | 46,43≣ | 50,188 | 96,576 | 59,602 | 46,791 | 106,343 | 17,363 | 66,010 | 133,373 | 74,20B | 106,832 | 181,040 |
| | | - | - | - | - | | - | | - | | | | | | | - |

| 16 | 12 | 20.00 | 28 | 60 | 18 | 661 | 22 | 96 90 90 90 90 | 26 | 20.02 | | 85 4 82 | - 68 | 24 | |
|--|-----------|--|----------|--|-----------|--|-----------|----------------------------------|-----------|---|----------|-----------------------------------|----------------|-------------------------------|-----------|
| 63,267 408,516 412,074 | 883,857 | 312,883 333,402 7,673 | 653,958 | 2,848,379 451,160 118,979 | 3,418,518 | 56,057 727,861 929,004 | 1,712,922 | 155,594 1,628,506 206,556 | 1,990,656 | 78,502 77,607 13,802 | 169,011 | 290,153 2,483,974 1,149,362 | 3,873,489 | 661,537 957,820 765,824 | 2,385,181 |
| 517 | 359,570 | 298,054 321,205 7,657 | 626,916 | 1,101,085 376,296 28,067 | 1,505,448 | 111 | | 31 666,747 2,517 | 669,295 | 248 | 248 | 31 666,995 2,517 | 669,543 | 283,206 809,129 327,455 | 1,419,790 |
| 63,21,7 407,999 53,021 | 524,987 | 14,829 12,197 | 27,042 | 1,747,294 74,864 90,912 | 1,913,070 | 56,057 "27,861 929,004 | 1,712,922 | 155,563 961,759 204,039 | 1,321,361 | 78,502 77,359 13,802 | 169,663 | 290,122 i,766,979 1,146,845 | 3,203,946 | 378,331 148,691 438,369 | 955,391 |
| 55,418 484,545 528,751 | 1,068,914 | 316,449 305,224 5,855 | 627,528 | 2,929,528 541,588 122,957 | 3,594,073 | 57,629 692,171 897,540 | 1,557,340 | 1,505,291 1,505,398 93,724 | 1,756,413 | 65,067 91,259 10,077 | 166,403 | 279,987 2,288,828 911,341 | 3,480,156 | 475,997 855,566 775,069 | 2,106,632 |
| 1,133 | 486,264 | 305,719 298,310 5,855 | 609,884 | 1,269,254 478,240 15,688 | 1,763,182 | | 1 | 578,017 | 581,480 | 134 | 134 | 134 578,017 3,463 | 581,614 | 215,2±8 745,779 386,370 | 1,347,407 |
| 55,618 483,412 43,620 | 582,650 | 10,730 6,914 | 17,644 | 1,660,274 63,348 107,269 | 1,830,891 | 57,629 692,171 807,540 | 1,557,840 | 157,291 927,881 90,261 | 1,174,933 | 64,933 91,259 10,077 | 166,269 | 279,853 1,710,811 907,878 | 2,898,542 | 260,730 149,787 388,699 | 759,225 |
| 74,701 370,520 438,310 | 883,531 | 307,341 238,993 4,046 | 550,380 | 2,691,420 519,725 77,867 | 3,288,95 | 59,171 471,840 727,305 | 1,241,316 | 1,374,502 | 1,735,188 | 49,754 57,237 9,112 | 114,103 | 219,072 1,903,579 969,956 | 3,002,607 | 525,587 431,932 605,501 | 1,563,020 |
| 1,313 | 387,345 | 298,252 233,730 4,046 | 536,028 | 1,081,210 450,330 2,848 | 1,534,388 | | | 557,499 9,208 | 566,707 | | 187 | 557,499 | 566,894 | 250,457 332,575 294,217 | 877,249 |
| 74,564 369,207 52,415 | 496,188 | 5,263 | 14,852 | 1,610,210 69,395 74,959 | 1,754,564 | 52,171 471,840 727,305 | 1,241,316 | 117,147 817,003 234,331 | 1,168,481 | 49,754 57,237 8,925 | 115,916 | 219,072 1,346,080 960,561 | 2,525,713 | 275,130 99,357 311,284 | 685,771 |
| 54,228 363,411 373,531 | 791,170 | 282,772 210,141 3,003 | 495,916 | 2,196,832 309,755 99,186 | 2,605,775 | 65,036 497,472 657,274 | 1,219,789 | 94,335 1,268,399 182,051 | 1,544,785 | 35,769 36,495 9,609 | 81,873 | 195,140 1,802,366 848,934 | 2,846,440 | 308,362 303,124 279,903 | 801,389 |
| 102 86,920 334,465 | 421,487 | 274,107 206,528 3,003 | 4113,638 | 916,003 254,484 23,002 | 1,193,439 | | | 24 506,372 4,847 | 511,243 | 336 | 1,118 | 360 506,372 5,629 | 512,361 | 123,324 246,173 80,517 | 450,014 |
| 54,126 276,491 39,066 | 1169,6811 | 8,665 | 12,278 | 1,280,829 55,321 76,186 | 1,412,336 | 65,036 497,472 657,274 | 1,219,782 | 94,311 762,027 177,204 | 1,039,542 | 35,433 36,495 8,827 | 80,750 | 194,780 1,295,994 843,305 | 2,334.079 | 185,038 56,951 199,386 | 441,375 |
| 41,815 388,739 305,563 | 736,117 | 234,399 204,168 2,059 | 540,626 | 1,990,441 267,968 55,132 | 2,313,541 | 46,878 307,420 479,342 | 833,640 | 135,878 1,048,086 182,974 | 1,366,938 | 32,275 32,110 7,486 | 71,871 | 215,031 1,387,616 669,802 | 2,272,449 | 298,430 305,290 297,851 | 1129,100 |
| 102,519 | 366,917 | 334,399 204,168 2,059 | 540,626 | 831,632 212,819 5,382 | 1,049,833 | | | 465,006 | 476,103 | 726 1,425 1,409 | 3,560 | 731 466,431 12,501 | 479,663 | 112,706 266,774 125,593 | 505,073 |
| 41,815 286,220 41,165 | 369,200 | 111 | | 1,158,809 55,149 49,750 | 1,203,708 | 46,878 | 833,640 | 155,873 583,080 171,882 | 890,835 | 31,549 | 68,311 | 214,300 921,185 657,301 | 1,792,786 | 185,724 38,516 172,258 | 396,49≣ |
| 6 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 | 1 | G. B. | 1 | \$ 50 \$ 50 \$ 50 \$ 50 \$ 50 \$ 50 \$ 50 \$ 50 | 1 | S S S S S S S S S S S S S S S S S S S | 1 | SE SE | 1 | 0.00 B | 1 | G.S.B. | 1 | 0.00 E | ' |
| Fish and fish produce, N.E.S. | Totals - | Fisheries, articles for, nets, seines, lines, &c. | Totals - | Flax, hemp, jute, and manufactures of. | Totals - | Fruits: Fruits, dried, including nuts. | Totals | Fruite, green and ripe - | Totals - | Fruits, other, including preserved fruits. | Totals - | Recapitulation, Fruits - | Grand Totals . | Furs, manufactures o | Totals |

352,204 538,692 684,723 6,510 367,866 9,697 28,045 93,143 76,476 215,122 37,926 449,530 8,071 113,777 12,274 134,122 82,169 186,970 9,401 ,575,619 702,578 Total. TABLE III.-No. 17. STATEMENT of the Values of the Principal and Other Articles entered for Consumption in Canada, &c. -continued. Value, 1901 1,181 1,183 6,517 77,604 864 6,043 338,949 9,109 84,1185 Free. 111 00 | | | I 111 \$ 352,204 538,692 684,723 215,122 37,926 449,530 1,554 36,173 11,410 28,045 91,960 76,476 29,972 82,169 186,970 9,401 1,575,619 467 28,917 588 702,578 49,137 278,540 196,481 Dutiable. 2,629 293,370 3,333 51,580 \$ 367,115 585,735 755,844 ,658,694 25,215 96,971 49,888 443,311 4,470 94,853 9,232 108,555 48,459 195,861 4,509 172,074 703,009 299,382 248,399 Total. Value, 1900. 649 266,62 619 4,173 2,453 269,209 3,333 274,995 Free. 49 | | | J 111 111 I \$ 367115 535,735 755,844 25,215 96,322 49,888 51,580 448,311 20,555 7,670 28,563 48,459 176 14,161 171,425 248,399 1,658,1194 703,009 24,337 Dutiable. 289,049 484,210 569,799 17,682 220,458 37,097 465,185 3,430 191 122 5,496 1,577 128,161 219,96 1,343,058 166,90 Total. Value, 1899. 1,184 2,899 172,894 5,490 1,797 1,797 Free. 1 111 00 | | 111 289,049 484,210 569,799 220,458 37,097 466,185 17,682 99,363 59,319 531 393 12,657 5,355 18,406 18,759 40,465 723,740 212,168 1,343,05 ₪ 176,364 Dutiable. \$ 228,613 363,523 432,540 14,122 78,953 44,065 193,395 27,399 343,287 \$9,828 108,436 3,855 143,119 2,300 1,024,706 21.977 118,051 1,703 564,081 84,254 141,731 Total. Value, 189H. 485 30,103 98,478 530 1,733 485 129,111 Free. 40 | | 111 111 9,953 228,643 363,523 432,540 567 22,043 14,122 78,468 44,055 193,595 27,399 843,287 14,008 21 977 118,051 1,793 Dutiable. 1,024,706 228,427 21,398 266,553 2,855 55.918 1,732 3,562 191,868 554 19,444 111,471 647 \$ 187,888 433,729 518,147 1,139,764 5,844 53,177 39,102 98,123 181,502 516,378 60,505 195,984 Total. Value, 1897. 96 1,687 49,084 2,493 175,641 554 96 Free. 1 -40 | ! ! 1 HI 111 \$ 187,888 433,729 518,147 5,544 53,081 39,102 228,427 21,398 266,553 1,168 8,982 1,271 17,296 19,444 181.3.2 98,027 1,069 1,139,764 11,421 516,378 O.S.B. O C S S S 1000 ほうだけ L m vi vi Countries. 300 500 all other Grasses, fibres, and manufactures of. manufactures Glue, glue stock, and muof Gloves and mitts kinds. and ARTICLES. Grease, all kinds Totals Totals Totals Ganpowder explosives. Totals Totals Totals and Glass of.

| 5.00.01 | - | 2000 | 1 7 | 9 - 9 | 13 | 50 | 0.13 | 00 | 000 | 0 | 0 1 6 | 6 | 00 50 50 | 120 |
|---|------------|---------------------------|----------|---------------------------------------|------------|---------|---|-----------|-----------------------------|----------|---|----------|---------------------------|----------|
| 155,699 2,402,123 38,982 | 2,596,804 | 9,148 42,169 3,377 | 54,694 | 957,236 907,511 62,636 | 1,927,323 | 116,228 | 680,730 9,435,411 1,004,302 | 4,120,443 | 19,403 110,440 16,327 | 146,170 | 21,660 106,517 4,552 | 132,729 | 27.378 28,703 2,436 | 58,517 |
| 1,969,474 17,185 | 1,9116,913 | 2,824 28,585 1,998 | 33,407 | 63,735 168,803 33,082 | 265,620 | | 680,730 2,435,411 1,604,302 | 4,120,443 | | | | | 27,368 | 58,110 |
| 155,445 432,649 21,797 | 609,891 | 6,324 13,584 1,879 | 21,287 | 893,501 738,708 29,554 | 1,661,763 | 116,228 | 111 | | 19,403 110,440 16,327 | 146,170 | 21,660 105,517 4,552 | 132,729 | 10 301 96 | 407 |
| 158,038 2,651,113 41,193 | 2,850,344 | 26,614 55,295 3,969 | 85,878 | 948,873 844,548 45,666 | 1,839,087 | 88,212 | 1,008,698 2,128,488 1,082,213 | 4,219,399 | 17,702 113,924 12,019 | 143,645 | 19,195 87,862 2,096 | 109,153 | 21,762 22,536 2,832 | 47,130 |
| 41,198 | 2,314,273 | 18,405 39,415 2,356 | 60,176 | 69,982 108,442 23,241 | 201,665 | | 1,008,698 2,128,488 1,082,212 | 4,219,39 | 111 | | 11 | | 21,735 22,497 2,719 | 46,951 |
| 116,840 399,738 19,493 | 536,071 | 8,209 15,880 1,613 | 25,702 | 878,891 736,106 22,425 | 1,637,422 | 88,212 | 111 | | 17,702 113,924 12,019 | 143,645 | 19,195 87,862 2,096 | 109,153 | 27 39 113 | 179 |
| 130,295 2,179,212 33,577 | 2,343,084 | 26,905 50,216 3,873 | 81,000 | 840,609 802,136 38,015 | 1,680,760 | 57,988 | 880,327 1,947,188 1,050,476 | 3,877,991 | 21,843 101,133 11,280 | 134,226 | 21.265 79,769 3,489 | 104,523 | 16,395 15,959 5,091 | 37,445 |
| 9,614 1,823,261 18,080 | 1,850,955 | 17,990 35,823 1,758 | 55,571 | 46,271 99,449 20,631 | 166,351 | 1 | 880,327 1,947,188 1,050,476 | 3,877,991 | 111 | 1 | 111 | | 16,359 15,910 5,025 | 37,294 |
| 120,681 355,951 15,497 | 492,129 | 8,915 14,393 2,121 | 25,429 | 794,828 702,687 17,384 | 1,514,400 | 57,988 | 111 | | 21,843 101,133 11,280 | 134,256 | 21,265 79,769 3,489 | 104,523 | 36 49 66 | 151 |
| 1,974,321 | 2,135,900 | 25,218 44,704 8,898 | 73,820 | 789,472 738,022 32,370 | 1,559,864 | 66,422 | 508,805 2,242,987 849,596 | 3,601,382 | 25,657 46,136 28,185 | 93,978 | 12,923 72,822 3,115 | 88,860 | 19,011 | 33,971 |
| 4,854 1,718,886 8,929 | 1,732,669 | 16,745 26,366 1,294 | 44,405 | 58,766 86,741 11,836 | 157,343 | ı | 508,805 2,242,987 849,590 | 3,601,382 | | 1 | | | 19,011 5,895 9,009 | 33,915 |
| 127,034 255.435 20,762 | 403,231 | 8,473 18,338 2,604 | 29,415 | 730,706 651,281 20,534 | 1,402,521 | E6,422 | [1] | | 25,657 46,136 28,185 | 19,978 | 12,923 72,822 3,115 | B8,860 | 28 44 | 56 |
| 10,805 | 1,500,465 | 51,738 51,431 3,517 | 68,686 | 723,204 578,040 27,590 | 1,328,834 | 44,868 | 148,202 2,184,430 144,398 | 2,417,030 | 13,871 46,222 23,931 | 84,024 | 18,727 63,259 3,538 | 85,594 | 16,826 1,201 8,665 | 26,692 |
| 1,163,084 | 1,182,400 | 6,848 | 48,104 | 28,862 98,602 9,966 | 137,430 | 1 | 148,202 2,134,430 144,398 | 2,427,030 | | 1 | | | 16,659 1,142 8 584 | 26,385 |
| 90,274 207,273 20,428 | ■17,975 | 4,890 11,797 1,895 | 18,582 | 694,342 479,438 17,624 | 1,191,40.4 | 44,868 | 111 | ļ | 13,871 46,222 23,931 | 84,024 | 13,727 63,259 3,538 | 85,524 | 167 | 307 |
| 6 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 | 2 | 9.00 0.00 0.00 | 1 | 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 | | i S | C C C C | 1 | 950 950 | 1 | 6 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 | 1 | 6.8.8. 0.0.8.8. | 1 |
| Gutta percha, India rubber, and manufactures of. | Totals . | Hair and manufactures of | Totals - | Hats, caps, and bonnets - | Totals | Нау | Hides, skins, hoofs, horns, tips, and pelts. | Totals - | Hops - sqoll | Totals - | Ink, writing and printing | Totals - | Ivory and manufactures of | Totals - |

9,652 76,662 \$ 67,814 422,146 50,260 20,621 29,629 2,524 52,774 19,774 618,479 4,107 642,360 65,049 27,855 806 34,160 166,817 13,822 214,799 540,220 Total. TABLE III. -No. 17. STATEMENT of the Values of the Principal and other Articles entered for Consumption in Canada, &c. - curtimutal. Value, 1901. 20,621 29,629 2,524 52,774 Free 111 1 111 111 1 111 \$ 67,814 422,146 50,260 19,774 618,479 4,107 34,160 166,817 13,822 65,049 27,855 806 9,652 76,662 540,220 642,360 Dutiable. 111 1 21,331 233,629 19,547 96,383 39,990 18 34,034 139,780 12 32,670 21,372 990 9,628 529,281 3,271 55,032 542,180 173,820 578,785 274,507 Total. Value, 1900. 55,032 32,670 21,372 990 Free. 111 111 111 111 F co | | | -96,383 39,590 18 34,034 139,780 12 173,826 \$ 47,699 464,249 66,837 9,628 529,281 3,271 21,331 233,629 19,547 578,785 542,180 274,507 Dutiable. 111 1 16,613 132,223 106 38,588 58,520 28,516 97 20,364 16,951 1,273 20,237 430,161 3,233 36 281 24,658 24,399 148,1142 \$ 39,338 393,427 38,756 471,521 87,133 153,631 315,338 Total. Value, 1899. 20,364 16,951 1,273 Free. I 1 40 | | | 111 111 111 FILE 58,520 28,516 97 16,613 132,223 106 36,281 254,658 24,399 \$ 39,338 393,427 38,756 20,237 430,161 3,233 87,133 148,942 471,521 Dutiable. 453,631 111 1 4,969 374,879 \$ 34,477 279,314 27,658 28,799 21,132 1,822 47,053 15,902 854,268 4,709 17,939 341,378 26,330 57,175 40,637 341,449 97,812 119,722 385,647 Total. Value, 1898. 23,799 21,432 1,822 47,053 Free. 111 1 111 1 111 111 43 97,B12 1,969 15,902 354,268 4,709 17,939 141,378 26,330 57,175 \$4,477 27,9,314 27,658 127,611 374,879 385,647 Dutiable. 1 111 12,244 336,752 19,517 39,800 1,923 12,553 271,957 35,366 72,375 291,846 14,203 119,068 368,513 30,270 319,869 Total. Value, 1897. 14,149 14,149 1,918 30,370 Free. 1 111 111 111 111 00-111 12,553 271,957 35,366 12,244 336,752 19,517 1,923 \$5.661 228,450 27,735 39,800 119,0 319,876 291,146 Dutiable. 111 O CO SE G.S. C. E vi O E W C Countries. ಪ್ರಪ್ರ ಪ 010 وفون Calf, kid, lamb and sheep skins, dressed and undressed. Jewellery of gold and silver and other metals and imitations of. Leather and manufac. all Junk, old and oakum Leather belting, kinds. Boots and shoes Sole leather ARTICLES. Totals Totals Totals Totals Totals

| 79,153 570,728 50,637 | 700,518 | 207,788 1,450,889 69,372 | 1,728,049 | 24,416 7,404 3,105 | 84,925 | 4,750 77,881 13,528 | 96,159 | 117,032 770,593 32,635 | 1120,200 | 40,138 1,058,899 4,370 | 1,103,407 | 63,012 236,350 60,284 | 359,646 |
|---------------------------------------|----------|--|----------------|--------------------------|----------|-----------------------------|----------|--|----------|----------------------------------|-----------|--|----------|
| 1.1.1 | 1 | 111 | | 111 | 1 | 111 | | 69,801 381,378 5,401 | 456,5⊞0 | 35,548 909,9%5 | 946,042 | 111 | |
| 79,158 570,728 50,637 | 700,518 | 207,788 1,450,889 69,372 | 1,728,049 | 24,416 7,404 3,105 | 34,925 | 4,750 77,881 13,528 | 96,159 | 47,231 389,215 27,234 | 463,680 | 4,590 148,914 3,861 | 157,365 | 63,012 236,350 £0,284 | 359,64 |
| 61,188 667,410 23,×31 | 752,429 | 222.564 1,610,090 46,679 | 1,879,333 | 23,289 5,505 425 | 29,169 | 3,869 79,471 10,677 | 94,017 | 119,944 783,056 32,895 | 935,895 | 50,373 1,180,754 10,532 | 1,271,659 | 51,854 234,661 49,630 | 339,145 |
| 111 | | 111 | 1 | 111 | 1 | 111 | | 72,845 378,703 13,465 | 445,013 | 74,891 959,241 7,966 | 1,042,098 | 111 | i |
| 61,188 667,410 23,831 | 752,429 | 222,564 1,610,090 46,679 | 1,879,333 | 23,239 5,505 425 | 20,169 | 3,869 79,471 10,677 | 94,017 | 47,099 404,353 19,430 | 470,882 | 5,482 221,513 2,566 | 229,561 | 54,854 234,661 49,630 | 339,145 |
| 69,143 585,591 35,333 | 6110,067 | 200,794 1,431,149 63,168 | 1,695,111 | 36,933 3,463 4A5 | 40,881 | 8,819 86,026 12,541 | 101,879 | 101,138 696,487 28,561 | 826,186 | 71,227 722,546 4,613 | 788,386 | 51,623 233,026 57,671 | 342,320 |
| 111 | | 111 | | 1!1 | 1 | | , | 57,016 831,672 10,242 | 398,930 | 67,210 044,210 3,129 | 714,549 | 111 | |
| 69,143 585,591 33,338 | 290,069 | 200,794 1,431,149 63,168 | 1,695,111 | 36,933 3,463 485 | 40,881 | 3,312 86,026 12,541 | 101,879 | 44,122 864,815 18,319 | 427,256 | 4,017 78,336 1,484 | 81,837 | 51,628 233,026 57,671 | 342,220 |
| 50,509 488,471 35,348 | 572,328 | 146,494 1,447,396 64,387 | 1,658,277 | 15,213 2,577 3,154 | 20,944 | 12,005 70,872 13,017 | 95,894 | 62,555 531,361 28,743 | 622,659 | 50,785 816,683 892 | 868,360 | 44,517 206,194 46,531 | 297,242 |
| 111 | 1 | [11] | | | 1 | 111 | | 27,005 240,177 8,790 | 275,972 | 45,267 733,552 251 | 779,070 | | |
| 50,509 488,471 33,348 | 572,128 | 146,494 1,447,896 64,387 | 1,658,277 | 15,213 2,577 3,154 | 20,944 | 12,005 70,872 13,017 | 95,894 | \$5,550 291,184 19,953 | 346,687 | 5,518 88,131 641 | 89,2110 | 44,517 206,194 46,531 | 297,242 |
| \$4,726 435,301 27,686 | 497,713 | 101,246 1,193,730 82,569 | 1,377,545 | 23,110 4,724 1,083 | 28,917 | 13,404 57,499 6,247 | 77,150 | 56,155 440,829 28,502 | 525,488 | 65,786 202,906 1,570 | 170,262 | 50,365 202,558 43,220 | 296,143 |
| 111 | | 111 | | 111 | 1 | 1,832 | 1,842 | 21,030 173,337 5,327 | 199,694 | 60,313 146,480 262 | 210,055 | ! | |
| 34,726 435,301 27,686 | 497,713 | 101,246 1,193,730 82,569 | 1,377,545 | 23,110 4,724 1,083 | 28,017 | 13,394 | 75,308 | 35,125 267,492 23,175 | 325,792 | 5,4:3 53,426 1,208 | 60,207 | £0,365 202,558 43,220 | 296,143 |
| S S S S S S S S S S S S S S S S S S S | | 95.0 0.0 0.0 0.0 | 1 | 6.5.0 0.00 0.00 | 6 | G. C. S. R. | 1 | 0 G G G | 1 | 0 d d | 1 | 0,75.0 0,75.0 0,75.0 | 1 |
| Other - | Totals - | Recapitulation, Leather and Manufactures of. | Grand Totals - | Machine card clothing - | Totals - | Marble and manufactures of. | Totals - | Metals and Minerals and Manufactures of: Brass and manufac- tures of. | Totals | Copper and manufac- tures of. | Totals | Gold and silver and manufactures of | Totals - |

TABLE III.-No. 17. Statement of the Values of the Principal and other Articles entered for Consumption in Canada, &c. -continued.

| 01. | Total. | 49 G | 22,025 1,903,470 2,319 | 1,927,814 | 579,011 5,907,152 0 44,463 | 8 6,530,626 | 1 2,802,211 8 15,300,624 1 619,090 | 0 18,721,925 | 6 160,651 4 114,137 9 18,872 | 9 293,660 | 0 1,548,110 8 601,995 9 189,004 | 7 2,388,189 | 32,524 75,588 5 60,510 | 0 101,622 |
|--------------|-----------|---|--|-----------|--|-------------|---|--------------|------------------------------------|-----------|---------------------------------------|-------------|------------------------------|-----------|
| Value, 1901. | Free. | 49- | 111 | - | 33,202 1,532,351 5,380 | 1,570,933 | 752,921 5,524,028 239,391 | 6,516,340 | 49,836 1,124 1,889 | 52,843 | 1,538.920 493,388 184,599 | 2,216,907 | 32,391 69,684 59,665 | 161,740 |
| | Dutiable. | ₩ | 1,903,470 2,319 | 1,927,814 | 545,809 4,374,801 39,083 | 4,959,693 | 2,049,290 9,776,596 379,699 | 12,205,585 | 110,815 113,013 16,983 | 240,811 | 9,190 108,607 4,405 | 122,002 | 133 5,904 845 | 6,882 |
| | Total. | St. | 1,905,846 | 1,931,489 | 719.923 4,821,455 32,071 | 5,573,449 | 4,986,799 16,476,631 590,048 | 22,053,478 | 239,286 115,811 26,409 | 381,506 | 1,812,958 476,199 129,298 | 2,418,455 | 46,544 65,221 85,293 | 197,058 |
| Value, 1900. | Free | es. | 111 | | 43,720 708,608 217 | 752,545 | 1,382,922 4,831,999 116,181 | 6,331,102 | 54,578 574 3,908 | 59,060 | 1,804.208 387,424 125,081 | 2,316,713 | 45,744 57,189 84,520 | 187,453 |
| | Dutiable. | ₩ G | 1,905,846 | 1,931,489 | 676,203 4,112,847 31,834 | 4,820,904 | 3,603,877 11,644,632 473,867 | 15.722,376 | 184,708 115,237 22,501 | 322,446 | 88,750 4,217 | 101,742 | 8,032 773 | 9,605 |
| | Total. | 0/3 H | 1,696,357 | 1,712,808 | 470.036 3,251,310 15,318 | 3,736,664 | 2,234.927 12,060,802 413,779 | 14,709,508 | 272,447 136,620 18,657 | 497,794 | 1,004,597 327,492 40,524 | 1,372,813 | 48,827 41,525 61,473 | 151,825 |
| Value, 1899. | Free. | (F) | 111 | | 16,308 306,396 11 | 322,715 | 3,528,898 59,378 | 3,957.561 | 54,500 321 - | 59,274 | 994,197 247,711 35,404 | 1,277,312 | 47,931 33,424 60,846 | 142,201 |
| 1 | Dutiable. | 363 U | 1,696,357 | 1,712,808 | 453,728 2,944,914 15,307 | 3,413,949 | 1,865,642 8 531,904 351,401 | 10,751,947 | 217,848 138,259 14,303 | 368,450 | 10,400 79,981 5,120 | 95,561 | 896 8,101 627 | 1,624 |
| | Total. | € 0 | 1,062,279 84 | 1,071,514 | 203,401 2,879,612 13,107 | 3,096,120 | 2,040,863 10,258,727 353,631 | 12,648,221 | 168,343 185,530 18,126 | 371,999 | 1,245,934 260,769 44,148 | 1.550,851 | 49,047 32,736 55,066 | 136,849 |
| Value, 1898. | Free. | øs | | 0.000 | 22,063 196,741 3,337 | 222,141 | 306,589 3,345,564 40,147 | 3,692,240 | 33,379 701 2,638 | 36,721 | 1,237,349 191,680 40,934 | 1,469,913 | 48.900 26,891 54,095 | 129,856 |
| | Dutiable. | % | 1,062,279 | 1,071,514 | 181,338 2,682,871 9,770 | 2,872,979 | 1,734,274 6,908,223 313,481 | 8,955,581 | 134,961 184,826 15,488 | 835,2.8 | 8,585 69,139 3,214 | 80,938 | 147 5,845 971 | 6,963 |
| | Tetal. | % | 598,902 | 605,021 | 202,976 1,735,009 42,165 | 1,980,150 | 2,467,815 5,352,635 343,262 | 8,163,712 | 96,219 143,056 16,077 | 255,352 | 887,631 323,309 63,168 | 1,274,108 | 32,479 30,800 33,443 | 56,722 |
| Value, 1897. | Free. | 63 | 1 | 1 | 9,226 114,239 5,315 | 128,780 | 818,734 992,278 27,628 | 1,838,640 | 19,635 217 2,375 | 22,227 | 881,438 256,358 59,126 | 1,198,922 | 31,592 26,729 33,256 | 91,577 |
| | Dutirble. | €\$ Q | 6,105 598,902 13 | 605,021 | 193.750 1,620,770 36,850 | 1,851,370 | 1,649,081 | 6,325,072 | 76,584 142,839 13,702 | 233,125 | 6,193 66,951 4,042 | 77,186 | 857 4,071 187 | 5,145 |
| ries. | Counti | F | 0.55 0.55 0.55 0.55 0.55 0.55 0.55 0.55 | 1 | G. B. | 4 | G. B. | | OC. S. B. | | G. B. | | 0.00 0.00 | |
| | ARTICLES. | Metals, Minerals, &c.,— continued. Iron and manufactures of.— | Agricultural imple- ments. | Totals - | Machines and ma- chinery, including locomotives. | Totals - | Other iron and steel and manufactures of. | Totals | Lead and manufactures of. | Totals | Tin and manufactures of, | Totals - | Zinc and manufactures of. | Totals . |

| 185,909 1,187,861 362,214 | 1,735,984 | 5,550,623 27,156,669 1,393,761 | 34,101,053 | 9,676 308,197 94,775 | 412,648 | 2,949 | 848,598 | 9,959 | 18,085 | 533.073 671,739 47,683 | 1,252,488 | 536,834 1,527,290 95,047 | 2,159,171 |
|--|-----------|---|----------------|-----------------------------|----------|----------------------|------------|--|----------|------------------------------|-----------|---------------------------------|----------------|
| 72,851 476,229 298,556 | 847,636 | 2,585,470 9,388,167 795,390 | 12,769,027 | | | 1,151 | 1,488 | 37,973 | 87,973 | 53,657 99,981 | 153,922 | 53,994 101,135 38,254 | 193,383 |
| 113,058 711,632 63,658 | 888,348 | 2,965,153 17,768,502 598,371 | 21,332,026 | 9,676 308,197 94,775 | 412,648 | 2,662 | 847,110 | 762 9,959 9,391 | 20,112 | 479,416 | 1,098,568 | 482,340 1,426,155 56,793 | 1,965,738 |
| 190,368 1,148,234 115,296 | 1,453.89 | 8,275,838 27,207,868 1,072,326 | 36,556,032 | 7,284 300,688 82,435 | 390,497 | 1,603 | 741,235 | 1,255 8,748 50,233 | 60,235 | 526,659 521 272 46,104 | 1,094,035 | 529,522 1,269,647 96,336 | 1,895,505 |
| 91,460 440,707 58,121 | 590,288 | 3,570,368 7,764,445 409,459 | 11,744,272 | 111 | | 1,081 | 1,669 | 38,361 | 38,361 | 8,194 82,011 2,149 | 92,354 | 9,275 82,599 40,510 | 182,384 |
| 98,908 707,527 57,175 | 863,610 | 4,705,470 19,443,423 662,867 | 24,811,760 | 7,284 300,688 82,485 | 390,407 | 527 739,039 | 739,566 | 1,255 8,748 11,871 | 21,874 | 518,465 439,261 43,955 | 1,001,681 | 520,247 1,187,048 55,826 | 1,783,121 |
| 162,307 853,619 98,268 | 1,114,194 | 4,433,580 20,019,984 738,864 | 25,192,428 | 11,201 261,761 92,334 | 365,296 | 1,593 681,818 | 683,415 | 1,284 6,988 43,467 | 51,739 | 396,078 425,769 55,095 | 876,942 | 398,955 1,114,575 98,566 | 1,012,096 |
| 78,847 223,838 48,276 | 350,961 | 1,685,393 5,316,470 221,640 | 7,223,503 | 111 | 1 | 242 | 896 | 16 | 37,115 | 9,648 | 65,317 | 9,890 55,161 38,349 | 103,400 |
| 83,460 629,781 49,992 | 763,233 | 2,748,187 14,703,514 517,224 | 17,968,925 | 11,201 261,761 92,334 | 365,29■ | 1,351 | 682,447 | 1,284 6,972 6,368 | 14,624 | 386,430 371,350 53,845 | \$11,625 | 3£9,065 1,059,414 60,217 | 1,508,696 |
| 164,415 782,483 65,951 | 1,012,849 | 4,039,011 17,011,374 626,279 | 21,676,664 | 7,071 | 303,329 | 2,222 | 624,149 | 1,274 7,647 65,187 | 74,108 | 235,755 | 7.43,938 | 239,251 1,081,283 121,661 | 1,442,195 |
| 87,892 269,654 29,751 | 387,227, | 1,808,444 5,004,853 179,943 | 6,993,240 | | | 721 | 785 | 55,954 | 55,954 | 13,151 54 429 1.353 | 69,133 | 13,872 54,493 57,507 | 125,872 |
| 76,523 512,829 36,200 | (25,552 | 2,230,567 12,006,521 416,336 | 14,683,424 | 7,071 235,816 60,442 | 303,329 | 1,501 | 623,364 | 1,274 | 18,154 | 397.280 | 674,805 | 225,379 1,026,790 64,154 | 6,323 |
| 185,934 1,025,603 95,871 | 1,307,408 | 4,051,466 10,055,607 667,291 | 14,774,364 | 6,889 181,313 73,092 | F65'195 | 2,080 | 615,329 | 16,271 103,508 | 113,941 | 315,930 | 762,044 | 818,172 1,020,448 152,654 | 1,491,274 |
| 106,968 754,273 71,684 | 933,525 | 1,948,936 2,467,511 204,973 | 4,621,420 | 111 | | 336 | 397 | 97,288 | 97,268 | 12,809 | 69,949 | 13,145 51,377 103,092 | 167,614 |
| 78,966 270,730 24,187 | 373,883 | 2,102,530 7,588,096 462,318 | 10,152,944 | 6,889 181,313 73,092 | 261,294 | 1,744 | 014,932 | 162 10,271 6,240 | 16,673 | 303,121 315,612 41,399 | ■92,055 | 305,027 969,071 49,562 | 1,323,660 |
| — | 1 | Q. S. | 1 | O C C C | , | 0.00 0.00 0.00 | 1 | 0.00 G. S. | 1 | සුවූර සුවූර | , | A SO O | 1 2 |
| Miscellancous metals and manufacture of. | Totals - | Recapitulation. Metals, Minerals, and Manufac- | Grand Totals - | Musical instruments | · Totals | Oils: Mineral oils - | Totals - " | Fish oils | Totals - | Vegetable and animal oils. | Totals | Recapitulation, Oils | Grand Totals - |

TABLE III.-No. 17. STATEMENT of the Values of the Principal and other Arieles entered for Consumption in Canada, &c. - continued.

| 18,326 \$ \$ \$8,419 \$ \$8,419 <t< th=""><th>Value, 1897. Dutiable. Free.</th></t<> | Value, 1897. Dutiable. Free. |
|---|--|
| | \$ \$ \$ |
| 15,686 15,7812 15,782 19,785 19,785 19,785 15,384 17,481 | 156,013 |
| 938 219,074 265,386 676 265,962 804,851 946 305,797 335,794 155 10,359 1,91,074 265,386 676 265,962 804,851 17,053 1,403,206 1,734,428 235,794 155 10,359 1,360,756 1,700,574 18,021 1,718,595 1,964,938 18,139 1,938,077 2,43,948 235,794 244,428 235,794 244,428 235,794 244,428 245,948 18,139 1,938,077 2,43,428 235,794 244,428 235,794 244,428 244,428 18,139 1,938,077 2,44,428 244,428 | 3,530 18,101 10,823 112,581 4,573 23,927 |
| 998 219,074 265,986 676 265,962 304,851 046 305,797 1,563,794 1,535,794 1,55,794 1,55,794 1,55,797 1,535,794 2,534,797 1,535,794 2,534,796 1,535,794 2,534,796 2,534,796 1,733,794 1,55,77 2,73,794 1,735,794 1,535,797 2,445,726 1,733,797 2,435,796 2,445,726 1,534,726 1,534,726 2,445,726 1,534,726 1,534,726 2,445,726 2,445,726 1,534,726 2,445,726 2,4024 2,445,726 1,534,726 2,454,726 2,4024 2,445,726 1,534,928 2,354,948 2,4024 2,445,726 1,544,736 2,54,507 2,534,948 2,445,746 | 18,926 154,609 |
| 10,359 1,360,756 1,700,574 13,021 1,713,595 1,964,938 18,139 1,983,077 2,354,948 E4,024 104,474 | 503 204,531 2. 7,186 781,339 99 367 210,103 20 |
| 104,474 | 8,056 1,195,973 1,350,397 |
| 50.858 29,477 228,185 75,686 740,254 199,410 439,517 638,927 231,702 422,583 99,477 758,670 776,603 111,519 889,128 311,743 59,073 370,816 224,202 92,793 99,477 758,670 776,603 111,519 889,128 917,869 1,027,121 768,483 157,672 500 823,483 911,896 102,915 1,042,504 511 1,043,045 1,043,045 1,043,045 1,01,037 528 1,186,432 1,263,364 196,535 1,407,501 708 1,408,209 1,803,924 4 | 113,546 120,636 27 179,490 222,931 91 16,359 22,184 22 |
| 50,858 258,151 255,967 62,597 318,564 311,743 59,073 370,816 224,202 92,793 99,388 288,143 190,674 42,724 283,396 275,586 41,765 317,361 385,112 52,773 99,477 758,670 776,603 111,519 884,12 917,869 1,027,121 768,843 157,672 500 823,485 248,745 259,762 259,762 382,08 362,018 4 500 823,485 102,723 192,896 1042,504 541 1,443,045 1,220,869 4 528 1116,432 196,335 1,407,501 708 1,408,209 1,803,924 4 | 309,395 365,751 141,276 |
| 99,477 758,670 776,608 111,519 884,12 917,869 109,259 1,027,121 768,843 157,672 500 230,345 248,745 248,745 259,762 382,018 4 28 823,483 911,896 102,723 102,915 105,235 107 1,043,045 1,01,037 528 1,106,432 1,263,364 192 1,263,556 1,408,209 1,803,924 4 | 38,321 248,555 202 45,703 280,362 243 10,966 185,518 212 |
| 230,345 248,745 248,745 259,762 259,762 259,762 382,018 4 500 823,483 911,896 1,042,504 541 1,043,045 1,320,869 4 28 82,604 102,723 192 102,915 105,285 107 105,402 101,037 528 1,116,432 1,263,364 192 1,263,551 1,408,209 1,408,209 1,803,924 4 | #4,990 614,485 E59 |
| 528 1,1 m6,439 1,263,364 192 1,263,55m 1,407,501 708 1,408,209 1,803,924 4 | 95 229,463 230 664 686,836 822 324 86,642 82 |
| | 1,0643 1,002,941 1,135,904 |

. .

| 154,758 77,183 12,784 | 244,720 | 4,614 53,224 44,231 | 102,06 | 421,080 95,522 248,440 | 765,042 | 38,993 2,257,183 49,518 | 2,345,694 | 67,748 133,075 25,101 | 225,924 | 1,879 50,107 16,064 | 68,050 | 289,239 47,487 37,248 | 373,974 | 77,824 1,205,135 38,968 | 1,322,227 |
|------------------------------|---------|---------------------------|----------|------------------------------|----------|---------------------------------------|-----------|--------------------------------|---------|---------------------------|----------|-----------------------------|---------|--------------------------------|-----------|
| 111 | - | 2,674 25,328 36,966 | 64,96₿ | 397,625 75,639 214,225 | 687,489 | 2,553 | 2,553 | 67,748 133,075 25,101 | 225,924 | 1,879 50,107 16,064 | 68,054 | 289,193 14,114 36,580 | 331,887 | 70.994 688,388 20,696 | 780,078 |
| 154,753 77,183 12,784 | 244,720 | 1,940 27,896 7,265 | 37,101 | 23,455 19,883 34,215 | 77,553 | 38,998 2,254,630 49,518 | 2,343,141 | 1 1 | 1 | 111 | 1 | 46 668 | 34,087 | 6,830 517,047 18,272 | 542,149 |
| 126,226 86,907 10,186 | 223,319 | 8,530 33,576 45,952 | 88,058 | 372,481 67,714 189,739 | 629,934 | 58,548 1,797,078 50,677 | 1,506,303 | 119,036 169,480 18,327 | 306,843 | 445 45,686 18,573 | 59,704 | 241,242 37,880 46,311 | 325,433 | 118,51n 1,740,216 65,984 | 1,924,660 |
| 111 | | 4,230 17,858 37,460 | 59,548 | 339,969 52,067 175,597 | 567,633 | 1,280 | 1,280 | 119,036 | 306,843 | 445 45,686 13,573 | 59,704 | 241,242 7,700 46,311 | 295,253 | 1,279,×01 55,643 | 1,443,818 |
| 126,226 86,907 10,186 | 223,319 | 4,300 15,718 8,492 | 28,510 | 32,512 15,647 14,142 | 62,301 | 58,548 1,795,798 50,677 | 1,905,023 | 111 | | | 1 | 30,180 | 30,180 | 10,136 460,415 10,291 | 480,842 |
| 118,724 63,547 8,016 | 190,887 | 7,173 33,452 36,117 | 76,742 | 255,177 35,972 170,859 | 462,008 | 36,905 1,621,877 51,573 | 1,710,355 | 143,995 136,046 24,520 | 298,561 | 516 46,452 8,010 | 54,978 | 213,197 40,948 46,214 | 300,359 | 31,103 1,416,014 101,104 | 1,551,221 |
| | | 3,400 22,134 27,037 | 52,571 | 237,252 26,226 154,080 | 417,558 | 83,749 | 3,862 | .143,995 130,046 24,520 | 298,561 | 516 46,452 8,010 | 54,978 | 212,885 8,423 46,212 | 267,520 | 26,112 1,073,898 83,352 | 1,183,362 |
| 118,724 63,547 8,616 | 190,887 | 3,773 11,318 9,080 | 24,171 | 17,925 9,746 16,779 | 44,450 | 36,842 1,618,078 51,573 | 1,706,493 | 1 | - | | | 32,525 2 | 32,839 | 7,991 342,116 17,752 | 367,859 |
| 95,482 52,198 5,798 | 153,478 | 5,131 41,663 22,785 | 69,579 | 241,549 29,658 136,249 | 407,449 | 47,197 1,416,291 36,316 | 1,499,804 | 144,138 171,399 23,989 | 339,526 | 6,141 46,899 9,938 | 62,978 | 216,533 54,682 54,987 | 326,202 | 41,482 493,063 33,895 | 568,370 |
| 111 | | 8,516 21,514 19,308 | 44,338 | 227,002 21,695 114,735 | 863,432 | 1,230 | 1,230 | 144,138 171,399 23,989 | 339,526 | 6,141 | 62,978 | 216,426 22,557 54,427 | 293,410 | 32,131 73,919 21,168 | 127,278 |
| 95,482 52,198 5,798 | 153,478 | 1,615 20,149 3,477 | 25,241 | 14,540 7,963 21,514 | 44,017 | 47,197 1,415,061 36,316 | 1,498,574 | | | | | 32,125 560 | \$2,792 | 9,291 419,144 12,657 | 441,092 |
| 87,098 33,387 4,949 | 125,434 | 5,772 79,336 18,875 | 103,983 | 290,818 36,677 199,113 | 526,608 | 23,931 656,597 22,374 | ,02,884 | 48,614 138,398 4,685 | 191,697 | 36,302 7,476 | 44,415 | 241,629 48,794 60,164 | 345,587 | 46,298 530,988 35,670 | 612,456 |
| 111 | | 4,878 | 43,661 | 281,780 32,238 181,953 | 4115,971 | 1,457 | 1,457 | 48,614 138,398 4,685 | 101,697 | 36,302 | 44,415 | 241,259 10,712 60,146 | 312,117 | 34,434 6,014 21,308 | 61,756 |
| 87,098 33,387 4,949 | 125,484 | 1,394 57,900 1,028 | 60,322 | 9,038 4,439 17,160 | 10,637 | 23,913 655,140 22,374 | 701,127 | | | | | 33,082 | 83,470 | 11,864 524,974 11,362 | 551,200 |
| ස්ශ්ට ප්ට්ර | 1 | 0.00 0.00 0.00 | 1 | 0.00 8.80 9.00 | 1 | 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 | 1 | 0.00 m | 1 | O C S B | 1 | 0.0 0.0 0.0 0.0 | t | 0.0 0.0 0.0 0.0 | 1 |
| Pickles, sauces, capers, &c. | Totals | Plants and trees - | Totals - | Precious stones - | Tetals | Provisions | Totals | Rags for manufacture of paper. | Totals | Rennet | Totals - | Salt | Totals | Seeds and roots - | - Totals |

\$ 801,538 2.915.603 23 189 1,308,068 105,640 946,045 42,261 912 73,142 116,315 665,618 244,661 2,359,753 Total. Starmment of the Values of the Principal and Other Articles entered for Consumption in Canada, &c.—continued. Value, 1901 \$ 801,538 2,915,603 36 277,199 286 277,521 Free. 111 111 111 111 1,308,068 105,640 946,045 65,741 43,902 376,112 34,156 206,929 2,359,753 116,315 244,611 388,097 Dutiable. 00 | | | -8 657,344 22,342 ,325,017 120,067 980,765 448,044 28,408 220,315 42,842 43,656 103,9112 270,573 355,550 76,435 3,065,410 2,425,849 596,767 702,563 Total. Value, 1900. \$ 657,344 2,385,724 22,342 3,065,410 291,153 Free. 1 111 111 111 111 42,842 43,656 1,325,017 120,067 980,765 970,578 65,925 75,007 41,796 2,938 59,258 448,044 28,408 220,315 2,125,849 103,992 696,767 Dutiable. co!!! 1 \$ 458,888 2,183,861 163,207 1,040,489 120,960 944,933 172,180 38,199 33,856 322,524 328,095 120,498 31,834 861 57,159 496,048 84,5%5 313,957 711,117 2,805,956 2,106,382 89,854 841,590 Total. \$ 458,888 2,183,861 143,207 647 2-6,889 1,496 2,805,956 279,032 Free. 1 111 111 111 1,040,489 120,960 944,933 38,199 33,856 31,834 851 57,159 496,048 34,585 313,957 321,877 51,206 119,902 492,085 89,854 244,235 844,590 1 | 1 \$ 488,935 2,324,457 15,383 178,474 23,937 27,406 78,485 476,341 30,426 870 37,746 69,042 423,157 44,964 184,644 259,977 289,615 74,457 229,817 624,049 1,316,725 352,765 Total. 7alue, 1898. \$ 488,935 2,324,457 15,283 135 240,207 1,542 211,884 111 111 111 111 259 842 49,408 72,915 870 870 87,746 761,899 420,157 44,964 184,644 23,937 27,406 1,316,725 382,165 Dutimble. 99 | | \$ 383,243 1,803,275 17,212 207,395 14,763 30,340 514,843 52,778 198,260 1,974 38,551 111,963 290,414 193,173 53,910 2,233,730 502,237 537,497 765,881 81,678 Total. \$ 383,243 1,803,275 47,213 785 150,425 276 2,233,730 151,486 Frem. 111 III111 1 111 289,629 42,748 53,634 207,395 14,763 30,340 514,843 52,778 198,260 32,425 1,934 47,319 81,67 38,551 111.963 502,237 386,011 Dutiable. 252,498 765,881 00 | | ; 17 e si si o ci si si 0.00 B m 00 0 m'zici m win B. Countries. 000 500 30 TABLE III.-No. Dress and piece goods and Manufactures of: Clothing, N.O.P. Handkerchiefs . ARTICLES. Settlers' effects Totals Totals Totals Totals All other

| | ``L == | 1 | 0 1 2 | 1 m | _ | 441 | 2 | | 48 01 ↔ | 00 | 1 | 040 | 1 00 | 1 | 401 | 1 | i - | 10.00 | 100 |
|--|--------------|---|------------------------------|---------|---|-----------------------------|---------|---|---|-----------|---|---------------------------|---------|-----|-----------------------------|---------|-----|-----------------------------------|-------------|
| 2,107,068 532,953 1,363,523 | 4,003,544 | | 124,430 204,977 35,306 | 364,713 | | 135,264 62,914 30,727 | 22H,905 | | 782,415 50,062 1,089,041 | 1,921,518 | | 20,939 40,864 2,640 | E3,942 | | 53,344 179,299 10,381 | 248,024 | | 643,185 988,887 7,684,460 | 9,816,532 |
| 36 277,199 286 | 277,521 | | 1 | | | 14: | | | 111 | | | 111 | 1 | | 2,786 49,537 7,904 | 60,227 | · | 349 | 349 |
| 2,107,032 255,754 1,363,237 | 3,726,023 | | 124,430 204,977 35,306 | 364,713 | | 135,264 62,914 30,727 | 228,905 | | 782,415 50,062 1,089,041 | 1,921,518 | | 20,939 | 63,1143 | | 50,558 129,762 2,477 | 182,797 | | 643,185 988,588 7,684,460 | 9,816,183 |
| 2,243,055 549,805 1,380,429 | 4,173,289 | | 230,131 179,604 36,400 | 446,135 | _ | 114,848 79,043 17,127 | 210,518 | | 697,255 48,287 996,169 | 1,741,711 | | 20,545 50,151 2,071 | 72,767 | | 47,196 187,779 5,051 | 240,02 | | 163,251 1,708,997 6,732,802 | 8,605,050 |
| 289,725 1,128 | 291,153 | | 111 | | | | - | | 111 | | | 111 | ı | | 855 55,626 2,461 | 58,942 | | 659 | 1,929 |
| 2,243,055 260,050 1,379,001 | 3,882,136 | | 230,131 179,604 36,400 | 446,135 | | 114,348 79,043 17,127 | 210,518 | | 697,255 48,287 996,169 | 1,741,711 | | 20,515 50,151 2,071 | 72,767 | · — | 46,341 132,153 2,590 | 181,084 | | 163,251 1,708,338 6,731,532 | E, 103, 121 |
| 2,063,075 522,760 1,470,403 | 4.056,178 | | 188,068 165,777 30,329 | 384,174 | | 90,688 76,013 24,798 | 191,491 | | 618,240 52,017 894,702 | 1,514,959 | | 22,542 55,748 1,197 | 79,487 | | 49,669 151,597 7,239 | 208,505 | | 233,399 862,251 5,700,166 | E,795,816 |
| 276,889 | 279,032 | | | | | 111 | - | | | | | 1.1 | 1 | | 1,199 46,190 5,310 | 52,699 | | 11 | = |
| 2,062,128 245,811 1,468,907 | 3,777,116 | | 188,068 165,777 30,329 | 384,174 | | 90,688 76,013 24,793 | 191,499 | | 618,240 52,017 894,702 | 1,564,959 | | 22,542 55,748 1,197 | 79,487 | | 48,470 105,407 1,929 | 155,806 | | 233,399 862,240 5,700,166 | 6,7115,805 |
| 1,653,933 | 2,892,398 | | 120,550 141,586 25,886 | 288,022 | | 83,146 94,236 13,561 | 190,943 | | 504,348 40,340 767,558 | 1,312,246 | | 19,573 54,909 780 | 75,269 | | 24,293 128,748 10,692 | 173,733 | | 200,635 738,392 4,666,762 | 5,605,819 |
| 135 | 148,112 | | 1 | | | 1 1 | 1 | | 111 | | | 111 | | | 2,896 51,097 6,825 | 60,818 | | 1 1 28 | 288 |
| 1,653,798 197,661 260,695 | 2,650,511 | | 120,550 141,586 25,886 | 288,002 | | 83,146 94,236 13,561 | 190,943 | - | 504,318 40,340 767,558 | 1,312,246 | | 19,573 | 75,262 | | 31,397 77,651 3,867 | 112,915 | | 200,665 738,364 4,666,762 | 5,605,791 |
| 1,396,800 301,199 441,792 | 2,139,791 | | 106,345 | 202,129 | | 87,298 54,135 9,019 | 150,446 | | 444,319 41,033 821,370 | 1,306,732 | | 20,973 | 66,5¶1 | | 37,361 109,673 8,090 | 155,124 | | 56,859 975,526 7,528,439 | 8,560,824 |
| 785 150,425 | 151,486 | | | | | | 1 | | 111 | ļ | | - | | | 1,896 31,084 4,326 | 38,206 | | 34 | 134,950 |
| 1,396,015 150,774 150,16 | 1,988,305 | | 106,315 | 262,129 | | 87,292 54,135 9,019 | 150,446 | | 41,033 41,033 821,370 | 1,306,722 | | 20,973 44,186 1,432 | 66,591 | | 35,465 77,689 3,764 | 116,918 | | 56,859 975,492 7,393,523 | E,425,874 |
| 0.45 0.45 0.45 | | ; | C iv iv | 1 | | 0 c s is | 1 | | G. C. | | | G. S. B. | 1 | | Q. C. S. B. | 1 | | 0.00 0.00 | 4 |
| - | d nh | | • | 1 | | ı | t | | 1 | 1 | | 1 | ī | | res of | 1 | | | |
| , Silk | Grand Totals | | 1 | | | 1 | 1 | | ies | , | | | | | ufactu | , | | .s. &c. | 1 |
| capitulatren, Silk Manufactures of | Grand | | l kinds | Totals | | | Totals | | and wir | Totals | | | Totals | | nd man | Totals | | nolasse | Totals |
| Reenpitulation, Silk and Manufactures of. | | | Soap, all kinds | | | Spices | | | Spirits and wines | | | Starch - | | | Stone and manufactures of | | | Sugar, molasses, &c. | |
| | 2790 | | 32 | | | 31 | | | Z D | | | 92 | | | | | | 32 | |

\$ 687,999 20,752 2,468,044 73,064 1,792,984 292,728 260 67,183 8,297 5,185 36,191 81,081 203 31,081 370,419 39,639 3,176,735 MO,665 2,158,776 808,958 Total. No. 17. STATEMENT of the Values of the Principal and other Articles entered for Consumption in Canada, &c. -continued. 1,720,589 \$ 685,445 326 2,467,784 20 463 3,153,179 1,724,620 351 Value, 1901 Free. 111 111 441,139 308,495 484,150 308,251 8,297 5,185 80,665 36,166 80,755 203 117,124 Dutiable. \$ 748,336 38,660 2,817,031 61,040 1,598,904 244,855 15 360,145 3 5,301 3,114 360,163 25,714 59,607 281 102,430 1,904,799 3,604,027 Total. 1,500,672 7alue, 1900. \$ 747,432 3,564,403 1,508,110 351 351 127 421 Free. 111 111 1 15 359,794 904 98,660 60 61,040 98,232 237,417 100,230 5,301 3,114 25,587 59,313 281 19,705 329,925 52,800 85,111 39,624 396,6≣9 359,812 108,645 Dutiable. \$ 788,373 | 142,216 | 2,581,139 48,876 1,948,206 173,494 229,818 120,550 6,467 4,228 81,087 54,619 144 16,434 275,318 43,434 229,847 335,186 3,511,72⊞ 2,170,576 31,245 Total. 1,878,725 \$ 786,737 190 48 285 1,884,440 3,367,854 564 Free. 111 111 \$ 1,636 1,636 12,216 47,820 69,481 68,835 229,254 6,467 4,328 131,245 31,039 54,382 144 16,434 275,318 43,434 143,874 85,565 286,136 229,283 135,186 Dutiable. \$ 667,232 58,974 1,594,983 9,175 202,100 16 30,679 499,355 154,981 3,904 5,919 23,704 50,649 246 23,655 232,454 33,188 685,015 74,599 2,721,189 116,907 211,291 189,297 Total. 1898. \$ 665,649 17 17 1,994,533 G1 55 75 1,224 1,224 154 308 2,610,119 Free. 1 Value, 111 111 9,173 23,550 50,495 246 1,583 53,957 450 60,900 30,679 498,131 154,981 683,791 211,216 3,904 5,919 23,655 232,454 33,188 74,291 116,907 289,217 Dutiable. \$ 1,138,677 39,394 2,132,287 22,276 2,061,847 251,397 153,465 2 3,891 6,102 25,085 35,831 354 19,063 171,846 30,172 61,270 2,335,520 3,310,358 153,483 221,081 Total. Value, 1897. \$ 1,136,536 2,030,568 20,241 2,131,832 549 3,2118,368 2,052,841 Free, 1 111 111 I 20,244 31,279 231,156 2,141 39,394 455 41,990 153,465 2 3,891 6,102 24,910 35,457 354 19,063 171,846 30,172 221,081 242,679 153,4113 60,721 Dutiable. O C S B O.S.B. G. B. Sign of Sign o Civin Countries. Tobacco and manufactures of. gun-TABLE Umbrellas, parasols, shades, &c. ARTICLES. Varnish, japans, Totals Totals Totals Totals Turpentine Tea

| 10,541 511,019 102,885 | 623,945 | 89,953 4,710,403 136,716 | 4,937,072 | 8,706,810 794,950 1,855,689 | 11,357,449 | 885,219 2,869,908 604,032 | 4,359,159 | 42,819,995 107,149,325 27,731,374 | 177,700,684 | 198,169 3,335,683 3,442 | 3,537,244 | 43,018,164 110,485,008 27,734,816 | 181,237,988 |
|------------------------------|----------|--------------------------------|-----------|-----------------------------------|------------|---|-----------|---|------------------------|--------------------------------|-----------|--|----------------|
| 111 | | 15,528 3,481,338 12,749 | 3,509,615 | 645,351 424,497 343,496 | 1,413,344 | 135,647 972,959 75,969 | 1,184,575 | 11,118,341 53,549,047 7,063,550 | 71,730,938 | 198,169 3,335,683 3,442 | 3,537,294 | 11,316,510 56,884,730 7,066,992 | 75,268,232 |
| 10,541 511,019 102,885 | 623,945 | 74,425 | 1,427,457 | 8,061,459 370,453 1,512,193 | 9,944,105 | 749,572 1,896,949 528,063 | 3,174,584 | 31,701,654 53,600,278 20,667,824 | 105,969,756 | | | 31,701,654 53,600,278 20,667,824 | 105,969,756 |
| 8,784 406,633 84,601 | 500,018 | 87,445 4,806,574 102,424 | 4,996,443 | 8,692,123 809,878 2,054,276 | 11,556,277 | 888,603 2,826,118 496,579 | 4,211,300 | 44,279,983 102,080,177 26,146,718 | 172,506,878 | 509,747 7,764,201 23,490 | 8,297,438 | 44,789,730 109,844,378 26,170,208 | 180,804,316 |
| | | 10,664 3,606,549 6,826 | 3,624,039 | 904,194 449,892 400,626 | 1,754,712 | 263,578 771,709 45,199 | 1,080,486 | 12,718,227 48,182,616 7,259,240 | 68,160.083 | 509,747 7,764,201 23,490 | 8,297,438 | 13,227,974 55,946,817 7,282,730 | 76,457,521 |
| 8,784 406,633 84,601 | 500,018 | 76,781 1,200,025 95,598 | 1,372,404 | 7,787.929 359,986 1,653,650 | 9,801,565 | 625,625 2,054,409 451,380 | 3,130,814 | 31,561,756 53,897,561 18,887,478 | 104.346,795 | .111 | | 31,561,756 53,897,561 18,887,478 | 104,346,795 |
| 13,947 348,259 65,049 | 427,255 | 53,159 3,903,171 114,114 | 4,070,444 | 8,442,046 949,315 1,917,869 | 11,309,230 | 787,140 2,093,439 485,117 | 3,365,696 | 36,931,323 88,467,173 23,947,963 | 149,346,459 | 128,800 4,539,993 36,341 | 4,705,134 | 37,060,123 93,007,166 23,984,304 | 154,051,593 |
| 111 | | 1,177 2,919,433 8,998 | 2,929,608 | 755,680 520,684 229,663 | 1,506,027 | 204,259 545,010 48,701 | 797,970 | 9,409,815 43,995,349 6,508,123 | 59,913,287 | 128,800 4,539,993 36,341 | 4,705,134 | 9,538,615 48,585,342 6,544,464 | 64,618,421 |
| 13,947 348,259 65,049 | 427,255 | 51,982 983,738 105,116 | 1,140,83 | 7,686,366 428,631 1,688,206 | 9,803,203 | 582,881 1,548,429 436,416 | 2,567,726 | 27,521,508 44,471,824 17,439,840 | 89,433,172 | | | 27,521,508 44,471,824 17,439,840 | 89,433,172 |
| 6,636 392,321 51,823 | 450,780 | 58,937 3,360,104 77,167 | 3,496,208 | 7,454,101 575,275 1,975,581 | 10,004,957 | 632,659 1,730,081 397,354 | 2,760,094 | 32,043,461 74,824,923 19,438,778 | 126,307,162 | 457,456 3,880,667 52,721 | 4,390,844 | 32,500,917 78,705,590 19,491,499 | 130,698,006 |
| 111 | | 2,535,786 1,945 | 2,543,578 | 1,232,265 823,033 463,793 | 2,019,091 | 173,997 451,366 35,901 | 641,284 | 9,486,982 86,760,963 5,434,129 | 51,682,074 | 457,456 3,880,667 52,721 | 4,390,844 | 9,944,438 40,641,630 5,486,850 | 5d,072,91H |
| 6,636 392,321 51,823 | 450,780 | 53,090 824,318 75,222 | 952,630 | 6,221,836 252,242 1,511,789 | 7,9≣5,866 | 458,662 1,278,715 361,453 | 2,098,830 | 22,556,479 38,063,960 14,004,649 | 74,625,088 | | | 22,556,479 38,063,960 14,004,649 | 74,625,088 |
| 5,997 418,380 33,607 | 457,984 | 81,963 2,844,735 73,206 | 2,999,984 | 5,808,329 746,634 1,501,330 | 8,056,293 | 503,952 1,246,127 328,942 | 2,079,021 | 29,401,188 57,023,342 20,193,297 | 106,617,827 74,625,088 | 11,000 4,625,699 39,495 | 4,676,194 | 29,412,188 61,649,041 20,232,792 | 111,294,021 |
| 111 | 1 | 11,677 2,036,576 1,930 | 2,050,183 | 231,470 528,238 170,837 | 930,545 | 139,866 402,170 27,324 | 569,360 | 9,183,766 26,540,833 4,672,463 | 40,397,062 | 11,000 4,625,699 39,495 | 4,676,194 | 9,194,766 31,166,532 4,711,958 | 45,073,256 |
| 5,997 418,380 33,607 | 457,984 | 70,286 808,159 71,276 | 949,721 | 5,576,859 218,396 1,330,493 | 7,125,74 | 364,086 843,957 301,618 | 1,509,661 | 20,217,422 30,482,509 15,520,834 | 66,220,765 | 111 | | 20,217,422 30,482,509 15,520,834 | 66,220,765 |
| C C C C | | 0 1 5 E | 1 | O C S S S | 1 | G. C. | 1 | 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 | 1 | O C S B | | C S B | 1 |
| Watches and parts of | Totals - | Wood and manufactures of. | Totals - | ool and manufactures of. | Totals - | All other goods - | Totals - | Values of total imports of merchandise. | Totals - | Coin and bullion - | Totals . | Becapitulation—Value of total imports entered for consumption, including coin and bullion. | Grand Totals - |
| 2 | | We | | Wool of. | | TV | | Val u | | 3 | | B 7 2 3 | |

TABLE IV.

VALUE of Exports of various Classes of Goods to the United Kingdom, the United States, and to "Other Countries," during each of the Years ended 30th June 1897 to 1901.

Note.—Conversions of dollars into £ sterling have been made at the rate of 4s. $1\frac{2}{3}d$. per dollar.

| | | | Year | s ended 30th June | . | en-article 1 Normalis |
|--|-------|--|--|--|--|--|
| | | 1897. | 1898. | 1899. | 1900. | 1901. |
| Products of the mines: United Kingdom United States Other countries - | 1 | 356,169 10,774,239 419,679 | \$ 215,402 14,052,237 426,415 | \$ 154,216 12,871,696 542,673 | \$ 193,851 23,978,781 705,707 | \$ 882,274 38,501,207 1,147,833 |
| Total - | | 11,550,087 | 14,694,054 | 13,568,585 | 24,778,339 | 40,531,314 |
| Products of the fisheries: United Kingdom United States Other countries - | | 4,371,937 3,068,241 3,128,910 | 4,824,270 2,993,295 3,156,412 | 3,612,567 3,194,895 3,143,842 | 4,075,226 3,707,291 3,442,346 | 3,113,376 4,230,533 3,387,090 |
| Total - | | 10,569,088 | 10,973,977 | 9,951,304 | 11,224,866 | 10.730,999 |
| • Products of the forest: United Kingdom United States Other countries - | - [- | 14,224,927 15,442,768 1,764,599 | 16,167,610 9,337,587 1,537,875 | 15,857,460 9,934,059 2,322,776 | 15,334,091 12,818,389 1.801,609 | 15,912,474 12,205,764 2,157,942 |
| Total - | | 31,432,294 | 27,043,072 | 28,114,295 | 29,954,089 | 30,276,180 |
| Animals and animal produ United Kingdom United States Other countries 'Total - | ice: | 34,373,936 5,393,929 600,395 40,368,260 | 41,159,670 4,572,804 403,661 46,136,138 | 42,582,190 4,903,766 538,558 48,024,814 | 50,812,612 5,520,534 963,521 57,296,667 | 49,686,767 5,618,606 993,909 56,299,282 |
| 'Agricultural products: United Kingdom United States Other countries - | | 20,058,758 3,019,734 2,615,775 | 37,549,818 1,330,619 4,847,342 | 31,144,302 1,374,436 4,883,176 | 31,496,668 2,227,548 4,745,745 | 28,840,253 3,210,827 6,516,972 |
| 'Total - | - | 25,694,267 | 43,727,779 | 37,401,914 | 38,469,961 | 38,568,052 |
| Manufactures: United Kingdom - United States - Other countries - | 1 | 3,733,791 3,762,749 2,803,804 | 5,016,993 3,796,940 3,056,918 | 5,606,015 4,017,526 3,200,431 | 5,741,905 5,954,130 3,815,546 | 6,859,123 6,350,619 4,541,762 |
| Total - | | 10,300,344 | 11,870,851 | 12,823,972 | 15,511,581 | 17,751,504 |
| Miscellaneous articles: United Kingdom United States Other countries | | 107,984 472,132 16,117 | 65,055 371,025 19,864 | 129,931 266,462 40,073 | 81,615 394,718 64,208 | 34,689 289,439 27,838 |
| Total | - | 596,233 | 455,944 | 436,466 | 540,541 | 351,966 |

TABLE IV .- VALUE of Exports, &c .- continued.

| | | Ye | ears ended 30th J | une. | |
|---|--|---|--|--|--|
| | 1897. | 1898. | 1899. | 1900. | 1901. |
| Coin and bullion: United Kingdom United States - Other countries - | \$ - 3,492,550 | \$ 39 4,620,441 2,658 | \$ 4,874 4,011,151 | \$ 400 8,656,118 650 | \$ 1,975.235 3,100 |
| Total | - 3,492,550 | 4,623,138 | 4,016,025 | 8,657,168 | 1,978,335 |
| Estimated amount short returned inland ports and exported to t United States. | | 4,627,730 | 4,559,530 | 5,461,511 | _* |
| Total: United Kingdom { United States { Other countries { | \$ 77,227,502 £ 15,868,665 \$ 49,373,472 £ 10,145,234 \$ 11,349,279 £ 2,332,043 | 104,998,857 21,575,108 45,702,678 9,390,961 13,451,148 2,763,934 | 99,091,855 20,361,340 49,133,521 9,274,011 14,671,529 3,014,698 | 107,736,368 22,137,610 68,619,023 14,099,799 15,539,332 3,193,014 | 105,328,956 21,642,936 72,382,230 14,873,061 18,776,446 3,858,174 |
| Grand totals -{ | \$ 137,950,253 £ 28,345,942 | 164,152,683 33,730,003 | 158,896,905 32,650,049 | 191,894,723 39,430,423 | 196,487,632 40,374,171 |

^{*} After 1899-1900 no estimate was made of the amount short reported in exports to United States.

TABLE V.

STATEMENT of the Canadian Duties on (1) Foreign and (2) United Kingdom Goods of the Class we send to Canada, showing in each Case the difference between the Duty on Foreign Goods and on our Goods.

| | | Customs Duties. | |
|--|------------------------------------|---|---|
| ARTICLES. | Rates under the General Tariff. | Rates under the British Preferential Tariff. | Difference in favour of British Goods. |
| | | | |
| Carpets: Brussels - Ad. val. | 35 per cent. | 231 per cent. | 112 ***** |
| Tapestry " | 35 ,, | 233 per cent. | 11% per cent. |
| Cement, Portland - Per 100 lbs. | 12; cents. | 81 cents. | 4 cents. |
| Clothing, made waterproof | 12 ₂ cents. | o ₃ ceaus. | To cents. |
| with india rubber - Ad. val. | 35 per cent. | 231 per cent. | 112 per cent. |
| Cotton Manufactures: | Do por coats. | | and today |
| Sewing and crochet thread: | 1 | | |
| In hanks, 3 and 6 cord ,, | 15 ,, | 10 ,, | 5 " |
| Other kinds | 25 ,, | 16% | ₹ 1 3 22 |
| Curtains ,, | 35 ,, | 231 ,, | $11\frac{3}{3}$, |
| Fabries: | , | | 0 // |
| Gray, unbleached,, | 25 ,, | $16\frac{2}{3}$,, | 81 ,, |
| White or bleached - ,, | 25 ,, | $16\frac{2}{3}$,, | 81 ,, |
| Printed, dyed, or | • | | |
| coloured ,, | 35 ,, | $\frac{23\frac{1}{3}}{3}$,, | $11\frac{2}{3}$,, |
| Handkerchiefs ,, | 35 ,, | 231/3 ,, | 113/3 ,, |
| Velvets and velveteens - ,, | 30 ,, | 20 ,, | 10 ,, |
| Cutlery - ,, | 30 ,, | 20 ,, | 10 ,, |
| Earthen and China Ware: |] | | |
| White granite or iron- | 1 | | |
| stone ware, C.C. or cream-coloured ware - | 30 | 20 | 10 |
| (Thing and manualsin mana | 30 ,, | 90 | 10 " |
| Forthanger tiles | 9.5 | 001 | 112 |
| Other manufactures - | 20 | 90 | 10" " |
| Fancy Goods: | . 90 ,, | 20 49 | ,, |
| Braids, fringes, tassels, &c. | 35 | 231 ,, | 113 *** |
| Laces, lace collars, lace | J11 ,, | -53 | 118 99 |
| nets, and nettings, | 35 " | 234 ,, | 112 ,, |
| Fur skins, wholly or par- | ,, | 3 77 | 3 77 |
| tially dressed, | 15 ,, | 10 ,. | 5 ,, |
| | R 3 | | " |

TABLE V.—STATEMENT of the Canadian Duties, &c.—continued.

| 1 | | Customs Duties. | |
|---|------------------------------------|---|---|
| Articles. | Rates under the General Tariff. | Rates under the British Preferential Tariff. | Difference in favour of British Goods. |
| Glass, common or window - Ad. val. Gloves and mitts of all kinds ,, Glycerine: If imported for the use of | 20 per cent. 35 " | 13½ per cent. 23½ ,, | $6\frac{2}{8}$ per cent. $11\frac{2}{3}$,, |
| explosive manufacturers in their own factories - ,, Otherwise - ,, | 10 ,, | $6\frac{2}{3}$,, $13\frac{1}{3}$,, | $\begin{pmatrix} 3\frac{1}{3} & & \\ 6\frac{2}{3} & & \\ \end{pmatrix}$ |
| Hats: Beaver, silk and felt - ,, | 30 " | 20 ,, | 10 ,, |
| Straw Hemp, Flax, and Jute Manufactures: | 30 ,, | 20 ,, | 10 ,, |
| Bags and sacks - ,, Carpeting, rugs, or | 20 ,, | 13\frac{1}{3} ,, | 6 ² / ₃ ,, |
| matting | 2.U 19 | $16\frac{2}{3}$,, | 8 1 3 ,, |
| of linen " | 30 " | 20 ,, | 10 ,, |
| Handkerchiefs - ,, | 35 ,, 30 ,, | $23\frac{1}{3}$,, 20 ,, | 113 ,, |
| Linen, duck, canvas, | " | ,,, | ,, |
| linen manufactures - ,, | 25 ,, 25 ,, | $16\frac{2}{3}$,, $16\frac{2}{3}$,, | 8½ ,, 8½ ,, |
| Linen thread ,, Jute cloth: | 25 ,, | 103 ,, | े है ,, |
| Not otherwise finished than calendered or | | | |
| blended | 10 | 62 ,, | 31/3 ,, |
| Not calendered or finished in any way ,, | Free. | Free. | _ |
| Metals: | | | |
| Iron or steel: Canada plates, galva- | | | |
| nized sheets and rolled | | | |
| sheets of iron, coated with zinc or other metal | 5 per cent. | 3½ per cent. | 12 per cent. |
| Tin plates and sheets Tin, in blocks, pigs, or bars | Free. Free. | Free. | _ |
| Mustard, ground Ad. val. | 25 per cent. | $16\frac{2}{3}$ per cent. | 8½ per cent. |
| Oil, linseed (raw or boiled) ,, Oilcloth and linoleum ,, | 25 ,, | 16½ ,, 20 ,, | 81/3 " |
| Pickle and sauces ,, | 35 ,, | $23\frac{1}{3}$,, | $11\frac{2}{3}$,, |
| Salt: If for the Gulf or Sea Fisheries - | Free. | Free. | - |
| Otherwise: In bulk - Per 100 lbs. | 5 cents. | Free. | The whole duty. |
| Silk Manufactures: Fabrics, velvets, and vel- | 1 | | |
| veteens - Ad. val. | 30 per cent. 35 ,, | 20 per cent. 23\frac{1}{3} ,, | 10 per cent. 11 ² / ₃ ,, |
| Soap, common or laundry - Per lb. | 1 cent. | ½ cent. | 11½ ,, |
| Spirits—whiskey - Per proof gall. Tobacco pipes - Ad. val. | | \$2 40 cents. 23\frac{1}{2} per cent. | 11 ² / ₃ per cent. |
| Umbrellas, parasols, and sunshades - ,, | 35 ,, | 231 ,, | $11\frac{2}{3}$,, |
| Woollen manufactures: Yarus: | | ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, | , , , |
| Costing 30 cents per lb. | | | |
| and over, imported on the cop. tube or in | | | |
| hank by woollen manufacturers for | 1 | | |
| use in their factories ,, | 20 ,, | 13½ ,, | $6\frac{2}{3}$,, |
| Other kinds - ,, Cloths and coatings, and | 30 ," | 20 ,, | 10 ,, |
| tweeds - ,, | 35 " | 23\frac{1}{3} ,, | 112 , |
| Shawls,, Ready-made clothing, flan- | 30 ,, | 20 " | 10 " |
| nels, hosiery, blankets | 92 | 921 | 112 |
| and other manufactures ,, | 35 ,, | 23\frac{1}{3} ,, | 112/3 ,, |

TABLE VI.

The following are the Principal Articles of British Production of which practically nothing is sent from this country to Canada, and in which there appears to be some reason to attribute the absence of exports either to the protective tariff or to United States competition:—

| | | Customs Duties. | |
|--|------------------------------------|--|---|
| Articles. | Rates under the General Tariff. | Rates under the British Preferential Tariff. | Difference in favour o British Goods. |
| Agricultural implements - Ad. val. | 20 per cent. to 35 per cent. | $13\frac{1}{3}$ per cent. to $23\frac{1}{3}$ per cent. | 6 ² / ₃ per cent. to 11 ² / ₃ per cent. |
| Bicycles ,, | 30 per cent. | 20 per cent. | 10 per cent. |
| Clocks and watches - " | 25 ,, | $16\frac{2}{8}$,, | $8\frac{1}{3}$,, |
| Watch cases, | 30 ,, | 20° ,, | 10 ,, |
| " actions and move- | | | */ |
| ments - ,, | 10 ,, | 63, | $3\frac{1}{3}$,, |
| Coal: Bituminous-Per ton of 2,000 lbs. | 53 cents. | $35\frac{1}{3}$ cents. | 17% cents. |
| Electrical apparatus - Ad. val. | 25 per cent. | $16\frac{2}{3}$ per cent. | $8\frac{1}{3}$ per cent. |
| Household furniture - ,, | 30 ,, | 20 ,, | 10 ,, |
| Iron and steel: | 40.40 | | |
| Pig iron - Per ton of 2,000 lbs. | \$2 50 cents. | \$1 66\frac{2}{3} cents. | $83\frac{1}{3}$ cents. |
| Machinery (except mining) Ad. val. | 25 per cent. | $16\frac{3}{8}$ per cent. | $8\frac{1}{3}$ per cent. |
| Wire, single or covered | | | |
| with cotton, linen, silk, | 30 | 90 non cont | 1/) |
| rubber, &c ,, Other manufactures - ,, | Various (principally | 20 per cent. Various (principally | 10 " |
| Other manufactures - ,, | 30 per cent.). | 20 per cent.). | |
| Jewellery ,, | 30 ,, | 20 ,, | 10 per cent. |
| Leather: | ,,, | , , | to per cont. |
| Sole and upper " | 15 " | 10 ,, | 5 ,, |
| Boots and shoes ,, | 25 ,, | $16\frac{2}{3}$,, | $8\frac{1}{3}$,, |
| Musical instruments: | | | (1 // |
| Organs " | 30 ,, | 20 ,, | 10 ,, |
| Pianos ,, | 30 " | 20 ,, | 10 ,, |
| Paper: | 0.7 | | |
| Wall or hanging - " | 35 ,, | $23\frac{1}{3}$,, | $11\frac{2}{3}$,, |
| Printing, | 25 ,, | $16\frac{2}{3}$,, | $8\frac{1}{8}$,, |
| Other manufactures - ,, | Various (mostly 25 and | | 75 -00/75 |
| Duanniatana madiainas . | 35 per cent.). | $16\frac{2}{3}$ and $23\frac{1}{3}$ per cent.). | |
| Proprietary medicines: In liquid form con- | | 1 | |
| Animin a alaskal | 50 | 33½ per cent. | $16\frac{2}{8}$ per cent. |
| Other kinds | 25 ,, | 16 ² / ₃ ,, | $8\frac{1}{3}$,, |
| Railway materials: | ,, | 3 " | 3 77 |
| Cars for passengers - ,, | 30 ,, | 20 ,, | 10 ,, |
| Railway bars or rails of | , | | " |
| any kind | 30 ,, | 20 ,, | 10 ,, |
| Railway fish and tie | | | |
| plates - Per ton of 2,000 lbs. | \$8 | \$5 33\frac{1}{3} cents. | \$2 6 53 cents. |
| Seeds: | | | |
| Garden, field, and other | | | |
| seeds for agricul- | | | |
| tural or other pur- | | | |
| poses, when in bulk or in large parcels - Ad. val. | 10 per cent. | 64 per cent. | $3\frac{1}{3}$ cents. |
| or in large parcers - zid. var. | To per cont. | og per cent. | og cents. |

APPENDIX IX.

Canadian Memorandum respecting the operation of the Preferential Tariff.

On the 23rd April 1897 the Canadian Government promulgated a Reciprocal Tariff providing for a reduction of duty on British goods of one eighth from the General Tariff rates; such reduction of one-eighth to be in operation from the 23rd April 1897 until the 30th day of June 1898; it was also provided that the reduction would be increased to one fourth on and after the 1st day of July 1898. It was a provision of this Reciprocal Tariff that the reduction in duty would apply to any country the Customs Tariff of which admitted the products of Canada on terms which were, on the whole, as favourable to Canada as the terms of the Reciprocal Tariff were to the countries to which it might apply. The belief and expectation of the Canadian Government were that the reduced rates would only apply to Great Britain, and perhaps one or two of the British Colonies, but it was realised that, possibly, under the operation of the British Treaties with Belgium and Germany, these two foreign countries and others might have to be admitted to the benefits of the preference. The Law Officers of the Crown subsequently gave an opinion that these Treaties applied; as a result of this the benefits of the Reciprocal Tariff were extended to Belgium, Germany, France, Spain, and many other countries.

The Treaties between Great Britain and Belgium and Germany were later

denounced, and expired at the end of July 1898.

On the 1st of August of 1898 the Reciprocal Tariff was repealed and superseded by the British Preferential Tariff, which provided for a reduction of one fourth of the General Tariff rates of duty on all goods, except wines, malt liquors, spirits, spirituous liquors, tobaccos, cigars and cigarettes, imported from the United Kingdom, the British Colony of Bermuda, the British Colonies commonly called the British West Indies, including the following:—The Bahamas, Jamaica, Turks and Caicos Islands, the Leeward Islands (Antigua, St. Christopher-Nevis, Dominica, Montserrat, and the Virgin Islands); the Windward Islands (Grenada, St. Vincent, and St. Lucia); Barbados; Trinidad and Tobago; British Guiana; any other British Colony or Possession the Customs Tariff of which is, on the whole, as favourable to Canada as the British Preferential Tariff herein referred to is to such Colony or Possession.

It was provided, however, that manufactured articles to be admitted under such Preferential Tariff should be bona pide manufactures of a country or countries entitled to the benefits of such tariff, and that such benefits would not extend to the importation of articles into the production of which there had not entered a substantial portion of the labour of such countries. By regulation it was determined that 25 per cent. of the completed cost of manufactured articles must represent British labour in order to entitle the

articles to come under the Preference.

By Order in Council of 14th July 1898, the following British Colonies were added to the list of countries entitled to the benefits of the Preferential Tariff:—

British India; Ceylon; New South Wales; Straits Settlements.

On the 1st July 1900 the Preferential reduction was increased from one fourth to one third.

It is respectfully submitted that the Preference has arrested the decline in the volume of British imports into Canada, and given a stimulus to the trade, as a result of which increased sales have been made.

For some years prior to the adoption of the preference the imports into Canada from Great Britain steadily declined as the following figures show:—

IMPORTS FOR HOME CONSUMPTION FROM GREAT BRITAIN.

| Year. | | Dutiable. | Total. | |
|--------|---|------------------|------------------|--|
| 1887 - | - | \$ 35,766,273 | \$ 44,962,233 | |
| 1890 - | - | 33,267,721 | 43,390,241 | |
| 1893 - | - | 31,869,267 | 43,148,413 | |
| 1897 - | - | 20,217,422 | 29,412,188 | |

The decrease in total British imports between the years 1893 and 1897 was at the rate of 32 per cent.; in dutiable goods alone the decline was 36 per cent.

During that period the total volume of imports entered for consumption

declined only 9 per cent.; dutiable alone declined 5 per cent.

The total imports from the United States increased by 6 per cent.; dutiable

increased by 7 per cent.

From Other Countries the total imports did not vary much for this period

but the dutiable alone increased by 64 per cent.

Taking the period from 1890 to 1897 the total British imports into Canada declined at the rate of 32 per cent., while that of the United States, and All Other Countries increased by 18 per cent. The total volume of imports from All Countries for this period did not vary very much, there being a decline of only 1 per cent.

To further demonstrate the decline in Britain's trade the following figures

are cited :-

| | | Year. | | Proportion of Dutiable Imports from Great Britain to Total Dutiable. | Proportion Dutiable and Free from Great Britain to Total Dutiable and Free (exclusive of Coin and Bullion). |
|--------------|------|-------|---|--|---|
| a setting of | 1893 | . = | - | Per Cent. 45.61 | Per Cent. 36.92 |
| - | 1897 | | - | 30.53 | 27.58 |

The preference went into operation on the 23rd April 1897, two months before the close of the fiscal year 1896-97. In view of the fact that a considerable length of time is necessary to disseminate information as to radical changes of such nature, and to secure compliance with the authorised regulations thereunder, it is not probable that the preference had much effect upon. the trade operations of the fiscal year 1896-97, which closed June 30th, 1897. For comparative purposes, therefore, it seems fair to consider that year as the last prior to the preference.

It will be seen, then, from the following figures that, since the preference went into operation, there has been a steady and substantial increase of

British imports to Canada.

IMPORTS ENTERED FOR CONSUMPTION FROM GREAT BRITAIN FOR THE YEARS 1897 то 1901.

| | | Year. | | | Dutiable. | Free. | Total. |
|------|----|-------|---|-----|------------|------------|------------|
| | | | | | 8 | \$ | s |
| 1897 | | | ~ | | 20,217,422 | 9,194,766 | 29,412,188 |
| 1898 | | ~ | | - | 22,556,479 | 9,944,438 | 32,500,917 |
| 1899 | - | | | - 1 | 27,521,508 | 9,538,615 | 37,060,123 |
| 1900 | | - | | | 31,561,756 | 13,227,974 | 44,789,730 |
| 1901 | 60 | - | - | - | 31,701,654 | 11,316,510 | 43,018,164 |

Comparing 1901 with 1897 there was an increase in British dutiable goods of 56 per cent.; free, 23 per cent.; and for the total, an increase of 46 per cent.

From the United States for the same period there were increases as follows:—

Dutiable - - - 75 per cent.
Free - - - 82 ,,

Total - 79 ...

From British Colonies enjoying the preference the increases were thus:—

Dutiable - - - 53 per cent.

Free - - - 106

Total - 73

The Imports from ALL COUNTRIES other than those mentioned increased at the following rates:—

Dutiable - - - 32 per cent.
Free - - - 41 ,,

Total - - 33 ,,

The Total Volume of Imports from ALL COUNTRIES increased in these ratios:—

Dutiable - - - 60 per cent.
Free - - - 67 ,,

Total - - 63 ,,

Attached hereto is a statement marked A showing the values of imports for the years 1897 and 1901, as regards total volume, *Great Britain*, *United States*, and *Other Countries*.

It will be noticed that the total dutiable imports increased in 1901 over 1897 by 60 per cent.—and that the same class of imports from *Great Britain*, increased in practically the same proportion—the actual rate of increase being 56 per cent. When this is compared with the period from 1893 to 1897, when *British* dutiable imports decreased by 36 per cent., while those from the *United States* increased by 7 per cent., and from *All Other Countries* by 64 per cent., the showing is a gratifying one; and it is submitted it proves that the Canadian Preferential Tariff not only arrested the decline of British Trade but stimulated it.

Eighty-two per cent. of the dutiable goods entered for consumption last

year (1901) from Great Britain came under the preference.

Particular attention should be directed to the fact that while British dutiable imports increased by 56 per cent. from 1897 to 1901, the increase in similar imports from all countries (exclusive of the United States), not enjoying the preference, was at the rate of only 32 per cent.

Hereto attached, marked B, is a statement showing the principal increases

from 1897 to 1901 in British Imports.

In paragraph No. 11 of the Memorandum styled "Effect of the Canadian Preferential Tariff on Trade between the United Kingdom and Canada," prepared in the Colonial Office, it is stated that a comparison of the percentages of the total import trade of Canada which came from the United Kingdom before and after the introduction of the Preferential Tariff respectively, shows that the continuous decrease in the proportion of imports from the United Kingdom into Canada had not been arrested by the operation of the Preferential Tariff. It is true that Great Britain's proportion of Canada's total trade slightly decreased even with the preference in force, but it should be particularly noted that the preference only applies to dutiable goods. To ascertain the effect of the Preferential Tariff the comparison should, therefore, be made in regard to dutiable goods only. On this basis, the figures show that whereas from 1893 to 1897 there was a decrease in the proportion

of British Imports from 45.61 per cent. to 30.53 per cent., in the following four-year period, under the preference, the average annual proportion was 30.29 per cent., and in 1901 it was 29.92 per cent.

Paragraph No. 13 of the said memorandum contains the following statement:—

"We should not expect to find any material effect exerted by the Preferential Tariff in the case of heavy and bulky goods in which freight bears a high proportion of total value, and it is precisely in these classes of goods in which the main increase of Canadian imports has recently taken place. It is also in these classes of goods, e.g., coal, grain, raw cotton, timber, iron and steel, and heavy manufactures thereof, such as bridges, girders, rails, engines, &c., that the United States, by geographical contiguity, as well as by wealth of natural resources, is to a large extent beyond reach of any competition from the United Kingdom in the Canadian market, even if aided by a much greater preference than that now accorded."

Paragraph 14 gives a statement of the imports of such articles from the United States and other sources. The articles stated are:—Metals and manufactures thereof, coal and coke, grain and breadstuffs, meat, dairy produce, and fruit, wood and manufactures thereof, raw cotton.

If we eliminate the dutiable imports of these articles in which it is admitted that Great Britain cannot compete in the Canadian market, even if aided by a much greater preference than that now accorded, and compare the progress of trade in the balance of dutiable imports, it will be found that the preference has been of substantial advantage to Great Britain.

The following statement shows the net dutiable importations for consumption, after deducting these articles.

| 1901. | 1897. | 1893. | |
|---|--|----------------------|--|
| · Tota | l from All Countries. | | |
| \$70,849,785 ncrease, 1897 to 1901 - 22,716,084 Rate of increase, 47 per cent. | \$48,133,701 Increase, 1893 to 1897 - 360,785 Rate of increase, 1 per cent. | \$47,772,916 | |
| Fr | om Great Britain. | | |
| \$28,052,385 Increase, 1897 to 1901 - 10,448,437 Rate of increase, 59 per cent. | \$17,603,948 Decrease, 1893 to 1897 - 8,955,940 Rate of decrease, 33 per cent. | \$26,559, 888 | |
| Fre | om United States. | | |
| \$24,493,414 Increase, 1897 to 1901 - 8,114,787 Rate of increase, 49 per cent. | \$16,378,627 Increase, 1893 to 1897 - 2,972,276 Rate of increase, 22 per cent. | \$13,406,351 | |
| From | m OTHER COUNTRIES. | | |
| \$18,303,986 Increase, 1897 to 1901 - 4,152,860 Rate of increase, 29 per cent. | \$14,151,126 Increase, 1893 to 1897 - 6,344,449 Rate of increase, 81 per cent. | \$7,806,677 | |

These figures are instructive.

Briefly stated they show, first, that between 1893 and 1897 the imports from *Great Britain* declined by 33 per cent., as compared with an increase of 22 per cent. from the United States, and an increase of 81 per cent. from Other Countries.

But a change took place during the following four-year period when the preference was in operation. During that time British imports increased 59 per cent., United States 49 per cent., and Other Countries 29 per cent. The increase in the total from All Countries was at the rate of 47 per cent.

RATES OF DUTY.

In paragraph 15 of the said Colonial Office Memorandum it is stated that "the Canadian Tariff, as a rule, discourages the importation of manufactured goods more than that of raw materials. Although, therefore, British goods enjoy a preference compared with the same goods imported from other countries, the average ad valorem rate of duty on British imports, taken as a "whole, is still higher than the average duty levied on all imports, and much higher than the average duty levied on imports from the United States." These rates (eliminating coin and bullion) were for 1901:—

All imports - - - 16 · 35 per cent.

Great Britain, all imports - - 18 · 32 · -,

United States , - - - 12 · 42 .,

It must be considered, however, that a very small proportion of the free goods is imported from Great Britain. The imports of free goods from Great Britain last year amounted to only \$11,316,510, whereas from the

United States they were \$56,884,730.

The policy of the Canadian Government is (and the necessities of the country require it) to admit free of duty, as far as possible, raw materials for the manufacturing industries, and necessaries for agricultural, mining, fishing, and other great industries. These raw materials and necessaries are largely produced in the United States. Many lines are not produced in Great Britain at all, and many others cannot be obtained by Canadians there to advantage. Great Britain cannot hope to compete in the Canadian market to any appreciable extent in the raw materials we require. It should be observed at this point that the Free List of the Canadian Tariff is open to all countries. There are no restrictions.

The preference, of course, only applies to dutiable goods, and to ascertain the advantage that has been accorded to British trade the comparison should be made in respect of the rates of duty on dutiable imports. Taking this basis the average rates of duty were as follows:—

| Year. | All Dutiable Imports. | Great Britain Dutiable Imports. | United States Dutiable Imports. | |
|-------|--------------------------|---------------------------------|------------------------------------|--|
| 1897 | Per cent. 29 · 96 | Per cent. 30.69 | Per cent. 26.72 | |
| 1901 | 27.42 | 24.74 | 24.83 | |

Probably a fairer way to make the comparisons would be to eliminate narcotics and stimulants, upon which there are very high duties for revenue, not protective, purposes, and to which the preference does not apply. These articles form the main sources of revenue in nearly all countries.

Deducting these lines, the average rates of duty were as follow:—

| Year. | | | | | All Imports. | Great Britain. | United States. | |
|-------|-----|---|---|---|-------------------|--------------------|-----------------|--|
| 1897 | No. | | ~ | • | Per cent. 26 · 57 | Per cent. 27.65 | Per cent. 26.53 | |
| 1901 | - | - | - | | 24.15 | 21.05 | 24.59 | |

The rate under the Preferential Tariff on goods from Great Britain, in 1901, was 19:40.

It is practically admitted in the Colonial Office Memorandum that the preference has at any rate arrested the decline in the imports of textiles

from Great Britain, but it is argued that the Canadian Tariff is still highly protectionist as regards these classes of goods, the result being seen in the small and diminishing consumption per head of British textiles by the Canadian population. It is also stated that the consumption of these classes

of goods is much higher in other British Colonies than in Canada.

In reply to these observations it may be stated that the textile industries, particularly woollens and cottons, are very well established in Canada, and made rapid strides in the last decade. The manufacturers naturally expect a share of the home market, and as their establishments develop they correspondingly look for a larger share. However, under the operation of the preference the rates of duty were very materially reduced, and the British manufacturer has, therefore, been placed in a much better position to compete in the Canadian market. For instance, the average rate on dutiable woollens under the Tariff prior to 1897 was 32 per cent., and on cottons 29 per cent. In 1901 under the preference the average rates were, woollens 23 per cent., cottons 20 per cent. It is submitted that the preferential rates on textiles are not too high to shut out reasonable competition with the Canadian manufacturer.

The trade statistics show that the *imports from Great Britain of textiles*, including woollens, silks, cottons, flax, hemp and jute, carpets, curtains, oil cloth, embroideries, and crape, decreased by 36 per cent. from 1893 to 1897, while during the same period they increased from other countries by 20 per cent. However, in the four years from 1897 to 1901, under the preference, they increased by 57 per cent. from Great Britain, and by 55 per cent. from other countries. Attached hereto, marked C, is a table showing the importations of textiles for the years stated.

In 1897 the British imports into Canada of dutiable cottons amounted to 66 per cent. of the total, in 1901 the proportion had increased to 70 per cent. If we take woollens the proportion in 1897 was 78 per cent. and in 1901 it was 81 per cent.

In this connection it might be noted that the Canadian Government has been attacked by Canadian manufacturers on the ground that the preference is seriously interfering with their trade. The woollen manufacturers have been foremost in the attack, and they have made very bitter complaints to the effect that the industry is threatened with ruin through the severe competition from Britain brought about by the operation of the preference. In brief, these manufacturers claim that the rates on woollens are too low to be protective of their industry.

Referring to the argument that the consumption of British textiles and British goods generally in Australia and New Zealand is much higher than in Canada, it is submitted that this is largely due to the fact that the manufacturing industries are more highly developed in Canada than in the Colonies stated.

On this point it is worthy of special note that the rates of duty on textiles in New Zealand seem to be about as high as the net rates under the preference in Canada. The New Zealand rates vary from 20 per cent to 25 per cent. ad valorem. Under the preference the average rates on woollens last year was 23 per cent., and on cottons 20 per cent.

Referring to the general statement made in paragraph No. 15 of the said Colonial Office Memorandum, that Canadian policy remains protectionist in spite of the preference to British goods, it may be stated that the Canadian Tariff was framed specially for revenue purposes, with protection as an incident, and that it admits of reasonable British and foreign competition with the domestic manufacturer and producer—it is not in any sense prohibitory. This is evidenced by the facts that the imports of dutiable goods are very large, and that they have increased very considerably in recent years. In 1897 the total dutiable imports were \$66,220,765, whereas in 1901 they amounted to \$105,969,756.

Even the general tariff rates, which are one third higher than the Preferential Rates, do not discourage importations, as is seen from the fact that the dutiable imports from countries not entitled to the preference have largely increased. During the fiscal year 1896-97 the dutiable imports from

countries not now enjoying the preference amounted to \$44,888,582, and

they increased to \$72,558,286 in 1901.

Foreign counties having increased their trade with Canada, it, of course, follows that Great Britain, with the advantage of the preference, has been in a much better position to do so.

The following table shows the average rates of duty paid on the importations for 1901 under the Preferential Tariff, on the principal lines which are

imported from Great Britain:-

PREFERENTIAL TARIFF.

| Cement - | - | - | - | | - | 20.7 |
|-----------------|----------|-------|---|-----|-------|------|
| Cottons - | - | - | | | 64 | 20.4 |
| Drugs and Chem | icals | des . | - | 40 | - | 15.1 |
| Earthenware | - | - | | - | - | 20.0 |
| Fancy Goods | - | - | ~ | - | - | 22.2 |
| Flax and Jute | - | - | | - | | 17.9 |
| Fur and Manufac | ctures | - | - | - | - | 11.9 |
| Glass - | - | - | | - | - | 17.1 |
| Gold and Silver | Manufac | tures | - | 04 | - | 20.0 |
| Gutta-percha Ma | nufactur | es - | | - ' | - | 22.1 |
| Hats and Caps | - | - | - | - | | 20.0 |
| Iron and Steel | - | - | | | | 11.6 |
| Paints - | - | - | - | | | 7.6 |
| Paper and Manu | factures | - | | 44 | - | 18.9 |
| Silks - | - | 100 | | - | det . | 20.9 |
| Woollens | - | - | | - | _ | 23.0 |
| | | | | | | |

It is contended that these rates admit of reasonable competition with the

domestic producer in the Canadian market.

While on the whole the dutiable imports from *Great Britain* have increased materially under the operation of the preference, it is a matter of considerable surprise to find that the imports from foreign countries, in quite a number of lines in which Britain chiefly competes, and to which the preference applies, have increased in as great a ratio as those from Britain, and in some cases at a greater rate. These statements, which are worthy of careful and serious consideration, are substantiated by the following figures:—

DUTIABLE IMPORTATIONS FOR CONSUMPTION INTO CANADA.

| | 1897. | 1901. |
|--|-------------------------------|------------------------------|
| Silks from Great Britain | 8 - 1,396,015 - 592,290 | \$ 2,107,032 1,618,991 |
| Fancy goods from Great Britain other countries | - 873,182 - 607,524 | 898,131 1,032,582 |
| Gloves and mitts from Great Britain other countries | - 228,427 - 287,951 | 215,122 487,456 |
| Combs from Great Britain | - 35,399 - 38,210 | 54,137 74,341 |
| Collars and cuffs from Great Britain other countries | 30,119 9,033 | 25,612 63,463 |
| Buttons from Great Britain | - 31,113 - 104,313 | 30,352 147,038 |
| Furs from Great Britain | - 185,724 210,774 | 378,331 587,060 |
| Glass from Great Britain | - 187,888 - 951,876 | 352,204 1,223,415 |
| Hats, caps, and bonnets from Great Britain other countries | - 694,342 - 497,062 | 893,501 768,262 |

| | 1897. | 1901. |
|--|--|--|
| Gutta-percha and indiarubber manufactures from Great Britain ,, other countries Gold and silver manufactures from Great Britain other countries | \$ 90,274 227,701 50,365 245,778 | \$ 155,445 454,446 63,012 296,634 |
| Paints and colours from Great Britain other countries Varnish and Japans from Great Britain other countries other countries | 210,234 309,211 24,910 35,811 | 224,202 544,641 36,166 80,858 |

It might be remarked here that if any doubt exists in Britain as to the substantial nature of the preference granted by Canada in favour of British goods, certainly none exists in the United States. The manufacturers there have found it necessary to reduce their prices to Canada to offset the preference.

To conclude and to summarise it is respectfully submitted—

(1.) That the preference is a very substantial and genuine one.

(2.) That it gives British merchants a material advantage over foreign competitors in the Canadian markets.

(3.) That the preferential rates are not too high to shut out reasonable

competition with the Canadian producer.

- (4.) That the preference has resulted, not only in arresting the continuous decline in British trade, but in stimulating the trade. If it had not been granted it is not very likely that the volume of British imports into Canada would be as large as it is to-day, to say the least.
- (5.) That the advantage given by Canada to the British manufacturer is proved beyond all question. If he has not fully availed himself of it that is not the fault of the Canadian Government, or of Canadian fiscal policy.

IMPORTANT.

Since the foregoing report was prepared and typewritten, a cable has been received from the Customs Department, Canada, stating that the unrevised Foreign Trade Statistics for the fiscal year ended June 30th, 1902, show that the imports entered for consumption from *Great Britain* amounted to \$49,072,293, and from *All Countries* to \$202,791,406. These figures are subject to final revision, but they may be considered approximately correct. The amount stated for *Great Britain* is an increase of \$6,054,129 over the previous year, or an advance of 14 per cent. The total imports from *All Countries* increased by \$21,553,418, or at the rate of 12 per cent.

"A."

Total Importations for Home Consumption into Canada.

| | Year. | | Dutiable. | Free. | Total. |
|------------------|-----------|---|--|--------------------------------|----------------------------------|
| 1901 - 1897 - | | | ************************************** | \$ 75,268,232 45,073,256 | \$ 181,237,988 111,294,021 |
| | Increases | - | 39,748,991 | 30,194,976 | 69,943,967 |
| | | 1 | From GREAT BRITAIN | | |
| 1901 - 1897 - | | | 31,701,654 20,217,422 | \$ 11,316,510 9,194,766 | \$ 43,018.164 29,412,188 |
| | Increases | | - 11,484,232 | 2,121,744 | 13,605,976 |

From United States.

| Fron | United States | | |
|------------------------------------|--------------------------------|------------------------------|---------------------------------|
| Year. | Dutiable. | Free. | Total. |
| 1901 | \$ 53,600,278 30,482,509 | \$ 56,884,730 31,166,532 | \$ 110,485,008 61,649,041 |
| Increases | 23,117,769 | 25,718,198 | 48,835,967 |
| From British | Colonies enjoying | g Preference. | |
| 1901 | 1,709,816 1,114,761 | \$ 1,363,766 659,767 | \$ 3,073,582 1,774,528 |
| Increases | 595,055 | 703,999 | 1,299,054 |
| From All Other | Countries not be | efore-mentioned. | |
| 1901 | \$ 18,958,008 14,406,073 | \$ 5,703,226 4,052,191 | \$ 24,661,234 18,458,264 |
| Increases | 4,551,935 | 1,651,035 | 6,202,970 |
| | | 1 | |
| STATEMENT SHOWING THE PRINCIP. | "B." | THE ARE TANDARD | PROM CIPEAT |
| | HE YEARS 189 | | FROM OREAT |
| Books, periodicals and pamphlet | s - | -{\frac{1901}{1897} - | \$ - 228,885 - 205,706 |
| | | Increase | - \$ 23,179 |
| Carpets, squares, mats, rugs other | er than wooller | ns { 1901 - 1897 - | - 215,634 - 92,820 |
| | | Increase | \$122,814 |
| Cement | | -{\frac{1901}{1897} - | - 229,795 - 111,551 |
| | | Increase | - \$118,244 |
| Cotton manufactures - | | -{1901 - 1897 - | - 4,879,909 - 2,693,114 |
| | | Increase | |
| Curtains | | | |
| Curtains | | 1897 - | - 305,623 169,192 |
| | | Increase | - \$136,431 |
| Drugs, dyes, and chemicals | | -{ 1901 - 1897 - | - 714,336 - 228,350 |
| | | Increase | |
| Earthenware and chinaware | | -{1901 - 1897 - | - 687,158 - 386,780 |
| | | Increase | - \$300,378 |

| Fancy goods | -{1901 - 1897 - | - 898,132 - 873,182 |
|--|--|----------------------------|
| | Increase | - \$24,949 |
| Flax, hemp, jute and manufactures of | - {1901 - 1897 - | - 1,747,294 - 1,158,809 |
| | Increase | - \$588,485 |
| Fruits | $-\begin{cases} 1901 & -1897 & -1 \end{cases}$ | - 290,122 - 214,300 |
| | Increase | W . |
| Furs | $-{1901 \atop 1897}$ | - 378,331 - 185,724 |
| | Increase | \$192,607 |
| Glass and manufactures of | $-\begin{cases} 1901 & -1897 & -1 \end{cases}$ | - 352,204 - 187,888 |
| | Increase | |
| Gunpowder and other explosives - | $-\begin{cases} 1901 & -1897 & -1 \end{cases}$ | - 82,169 - 19,444 |
| | Increase | |
| Gutta-percha, indiarubber, manufactures of | $-\begin{cases} 1901 & -1897 & -1 \end{cases}$ | |
| | Increase | \$65,271 |
| Hats, caps, and bonnets | - {\frac{1901}{1897}}- \frac{-}{-} | 893,501 694,342 |
| | Increase - | \$199,159 |
| Leather and manufactures of | - { 1901 | 207,788 101,246 |
| | Increase - | \$106,542 |
| Metals, minerals, and manufactures of | - {\frac{1901}{1897} - \frac{\}{\} | 2,965,153 2,102,530 |
| | Increase - | |
| Oil cloth ! | - {1901 | 341,712 127,179 |
| | ng. | \$214,533 |
| Oils | - {1901 | 482,840 305,027 |
| | Increase - | \$177,813 |
| E 23720. | | |

| Paints and colours - | | - 1901 - 1897 - Increase | \$ 224,20 2 210,234 |
|---------------------------|---|--------------------------|----------------------------|
| Paper and manufactures of | | -{\frac{1901}{1897} - | - 382,018 - 229,368 |
| | | Increase | - \$152,650 |
| Silk and manufactures of | - | -{1901 - 1897 - | - 2,107,032 - 1,396,015 |
| | | Increase | - \$711,017 |
| Soap and spices | - | -{\frac{1901}{1897} - | - 259,694 - 194,637 |
| | | Increase | - \$65,057 |
| Sugar and molasses - | | -{1901 - 1897 - | - 643,185 - 56,859 |
| | | Increase | - \$586,326 |
| Wool and manufactures of | • | -{1901 - 1897 - | - 8,061,459 - 5,576,859 |
| | | Increase | - \$2,484,600 |
| Gloves and mitts - | | - {1901 - 1897 - | - 215,122 - 228,427 |
| | | Decrease | - \$13,305 |

"C."
IMPORTS OF DUTIABLE TEXTILES.

| | | 1901. | 1897. | 1893. |
|-------------------------------|-----------|--------------|--------------|--------------|
| | rom GREAT | 8 | \$ | \$ |
| Woollens | | 8,061,459 | 5,576,859 | 9,646,287 |
| Silks | | 2,107,032 | 1,396,015 | 2,238,556 |
| Cottons | | 4,879,909 | 2,693,114 | 3,480,519 |
| Flax, hemp, and jute - | - | 1,747,294 | 1,158,809 | 1,531,314 |
| Carpets, other than woollen . | * | 215,634 | 92,820 | 136,716 |
| Curtains | | 305,623 | 169,192 | 216,817 |
| Oil cloth | | 341,712 | 127,179 | 191,868 |
| Embroideries | | 20,502 | 42,626 | 90,738 |
| Crape | - | 20,227 | 13,674 | 45,013 |
| | | \$17,699,392 | \$11,270,288 | \$17,577,828 |

Increase, 1897 to 1901, 57 per cent. Decrease, 1893 to 1897, 36 per cent.

| | _ | | | | ı | 1901. | 1897. | 1893. |
|---------------|-------------|--------|-------|----------|-------|-------------|-----------------|-----------------|
| | | | From | Отне | r Cou | INTRIES. | 1 | |
| Woollens | | - | | | | 1,882,646 | \$ 1,548,889 | 1,300,299 |
| Silks - | • | - | - | - | - 1 | 1,618,991 | 592,290 | 524,9 80 |
| Cottons - | - | | - | | - 1 | 2,048,083 | 1,358,247 | 1,088,224 |
| Flax, hemp, s | and jute | - | - | | - \ | 165,776 | 104,899 | 87,669 |
| Carpets - | | - | | - | - | 73,748 | 73,782 | 43,574 |
| Curtain | - | | - | - | -, | 131,327 | 95,514 | 96,94 |
| Oil cloth - | - | | - | - | - ; | 79,118 | 28,834 | 41,52 |
| Embroideries | - | | - | | 1 | 36,077 | 97,696 | 69,58 |
| Crape - | - | - | | | - (| 2,211 | 2,593 | 4,21 |
| | | | | | | 6,037,977 | 3,902,744 | 3,257,01 |
| | Increase, 1 | 897 to | 1901, | 55 per o | ent. | Increase, 1 | 893 to 1897, 20 | per cent. |



APPENDIX X.

MUTUAL PROTECTION OF PATENTS.

MEMORANDUM BY BOARD OF TRADE.

In the matter of patents, the United Kingdom and its Colonies have each of them independent laws and administration, one result of which is that in every case the protection granted to the patentee by the patent is limited either to the United Kingdom or to the particular Colony in which the patent is granted, as the case may be. In most of the Colonies the Patent Laws have been modelled more or less on the general lines of the Acts which have been in force in the United Kingdom at the dates when the Colonial laws have been passed.

The changes which have taken place from time to time in the Patent Laws in force in the United Kingdom have thus been accidentally a contributory cause of many divergencies, some trivial, some important, in the Patent Laws of various Colonies. Other divergencies have their origin in the local circumstances of particular Colonies, or the deliberate policy of the Colonial Governments. Thus, in Canada, several of the details of the Patent Law are assimilated to those of the United States, from which the great bulk of the inventions patented in Canada come: and the propinquity of the States, and the fear that obstructive patents may be taken out in Canada by inventors in the States for the purpose of preventing the manufacture of patented articles in Canada, have led to the passing of stringent enactments for the forfeiture of patents in the event of the importation into Canada of the patented goods, or if the patented inventions are not worked in Canada within a limited period.

Where there are good and sufficient reasons for the existing divergencies, it would manifestly be a mistaken policy to endeavour to remove them merely for the purpose of bringing about any cast-iron uniformity. But where any divergency is the result of accident rather than design, and no good object is gained by retaining it, it would be well to bear in mind, in any future revision of the law, that unnecessary discrepancies between the Patent Laws of the Colonies and the United Kingdom cannot but add to the trouble and expense which confront inventors in the United Kingdom who are desirous of patenting their inventions abroad, and Colonial inventors who desire to patent their inventions in the United Kingdom or in Colonics in which they do not themselves. reside. It will be generally admitted that some approach to uniformity is desirable, so far as it is not purchased too dearly by disregard of local circumstances and requirements. It will, therefore, probably be useful to furnish the Colonial Premiers with a somewhat detailed summary, such as is included in the present memorandum, of some of the points in which the legislation relating to patents in force in the self-governing Colonies differs from or resembles that in force in the United Kingdom at the present time.

It should be borne in mind in connection with this memorandum, that important changes in the British Patent law are proposed by the Patents Bill now before Parliament, and that, if that Bill becomes law during the next few months, its provisions in such form as they may ultimately pass may have an important bearing on any future Colonial legislation on "Examination, for "Novelty," "Forfeiture of Patents," and "Compulsory Licences."

The memorandum is confined to the self-governing Colonies, and is prefaced by a statement of the number of patents granted in the United Kingdom and in the Colonies to which it relates, and ends with some account of the International Convention for the Protection of Industrial Property, and the

provisions which have been inserted in some of the Colonial Patent Laws, giving privileges to foreign patentees or providing for the contingency of the Colonies in which they are in force joining the Union.

NUMBER OF COLONIAL PATENTS GRANTED.

The following table, compiled chiefly from information contained in "La Propriété Industrielle," will give some indication of the extent of the patent business transacted in the Patent Offices of the Colonies to which this memorandum relates.

| Name of | Colony | | | Year. | Number of Patents Issued. |
|-------------------|--------|--------|--------|---------------|------------------------------|
| Canada | ••• | | ••• | 1901 | 4,766 |
| Newfoundland | ••• | ••• | ••• | žs. | |
| New South Wales | ••• | ••• | | 1899 | 674 |
| Queensland | | ••• | ••• | 1900 | 459 |
| South Australia | ••• | ••• | ••• | 1899 | 405 |
| Victoria | | ••• | | 1898 | 572 |
| Western Australia | 0 6 6 | • • • | ••• | 1899 | 340 |
| Tasmania | • • • | *** | | 1899 | 208 |
| New Zealand | 6 6 0 | *** | | 1900 | 536 |
| Cape Colony | *** | *** | , | 1898 | 188 |
| Natal | *** | ••• | | 1900 | 152 |
| | Total | l (exc | epting | Newfoundland) | 8,300 |

^{*} No statistics available. The total number of patents granted in Newfoundland up to 1899 is only 198.

The number of patents issued in the United Kingdom in 1901 was 13,062.

It will be seen from the above table that a majority of the patents issued in the self-governing Colonies are granted in Canada, and that the number of patents granted in the self-governing Colonies amounts to considerably more than half of the number granted in the United Kingdom. On the other hand, it should be borne in mind that it not unfrequently happens that an invention patented in the United Kingdom is patented in more than one Colony.

WHO MAY OBTAIN PATENTS.

The main points of difference arising in this branch of the Patent Law are (1) whether an inventor may assign or bequeath his right to obtain a patent for his invention; and (2) whether a person, who is not the inventor in the ordinary sense of the term, but who is the first to introduce the invention from abroad, should be allowed to obtain a patent for it, in disregard of the rights of the real inventor, or his assignee.

United Kingdom. In the United Kingdom a patent may be granted to one or more applicants. Every application must contain a declaration to the effect that the applicant or applicants is or are in the possession of an invention whereof he, or, in the case of a joint application, one or more of the applicants, claims or claim to be the true and first inventor or inventors.

If an inventor dies before applying for a patent, the patent may be obtained by his legal representative, provided that he makes his application within six months of the decease of the inventor.

If an applicant dies before the expiration of 15 months from the date of application, the patent may be granted to his legal representative at any time within 12 months after the death of the applicant.

Any person to whom an invention has been communicated from abroad, and who declares that to the best of his knowledge and belief, the invention is not in use in the United Kingdom by any other person or persons, is regarded as the true and first inventor within this country.

In Canada and South Australia a patent may be obtained by the inventor, Canada, or by any person to whom he has assigned or bequeathed the right of obtaining Australia. it, or in the event of the death of the inventor, by his legal representatives.

In Newfoundland, before any person can obtain a patent he must "make New-"oath, in writing, that he doth verily believe that he is the inventor or discoverer foundland. " of the art, machine, composition of matter, or improvement for which he solicits " letters patent."

In New South Wales patents may be granted to any person claiming to be New South the author or designer of any invention in, or improvement to, the arts or Wales. manufactures, or to his agent or assignee.

In Queensland the law is the same as in the United Kingdom, except that, Queenswhen an inventor is out of the Colony, application for the patent may be made land. by his assignee, either alone, or, if the whole right of the invention is not assigned, jointly with the inventor.

In Victoria and Western Australia the applicant for a patent may be- Victoria,

Australia.

- (a) The actual inventor; or
- (b) His assigns; or
- (c) The actual inventor jointly with the assigns of a part interest in the invention; or
- (d) The legal representatives of a deceased actual inventor or of his assigns; or
- (e) Any person to whom the invention has been communicated by the actual inventor, his legal representatives or assigns (if the actual inventor, his legal representatives or assigns, is not or are not resident in Victoria or Western Australia).

The Act in the case of each of these Colonies prescribes that the term inventor "shall not include a person importing an invention from any other "Colony or Country without the authority of the actual inventor, his legal " representatives or assigns."

In Tasmania the terms of the Act indicate that the law is the same as in Tasmania. the United Kingdom, but the "Brief Instructions, 1896," state that the applicant must claim to be either (1) the true and first inventor, (2) the inventor's agent, (3) the inventor's asignee, (4) the introducer of the invention into the Colony, (5) a deceased inventor's legal representative.

In New Zealand, one or more of the applicants for a patent must be the New true and first inventor, and the Act prescribes that the true and first inventor Zealand. "means the person who is the actual inventor of an invention, or his nominee " or assignee, but does not include the unauthorised importer of an invention " from any place outside the Colony."

In Cape Colony and Natal, a patent may be granted to the true and first Cape inventor; or if he dies within six months from the date of the application for Colony, the patent, to his executors within such six months or at any time within three Natal. months from his death.

WHAT INVENTIONS ARE PATENTABLE.

(a) Definition of "Invention."

The differences as regards the definition of "invention" are not very material. Most of the Colonies, by a reference to the Statute of Monopolies, adopt the principles of the law of the United Kingdom.

New Zealand, Queensland, Tasmania, Victoria.

In the Patent Acts of New Zealand, Queensland, Tasmania, and Victoria, the definition of "invention" is the same as in the British Act, i.e., "invention" means any manner of new manufacture the subject of letters patent and grant of privilege within section 6 of the Statute of Monopolies, and includes an alleged invention. In Victoria no patent is granted for any invention the use of which would be dangerous or prejudicial to the public interest.

Canada.

In the Canadian Patent Act "invention" is defined as meaning "any new "and useful art, machine, manufacture, or composition of matter, or any new and "useful improvement in any art, machine, manufacture or composition of matter." No Canadian patent may issue which has an illicit object in view, or for any mere scientific principle or abstract theorem.

Newfoundland, South Australia.

Similar provisions to those in the Canadian definition are to be found in the Newfoundland and South Australian Patent Acts. In South Australia the patent becomes void if it appears that the grant was prejudicial or inconvenient to the general public.

Cape Colony, Natal.

In the Patent Acts of Cape Colony and Natal "invention" has the same meaning as in the old British Act of 1852 (15 & 16 Vict., c. 83). The definition of "invention" in that Act was "any manner of new manufacture "the subject of Letters Patent and grant of privilege within the meaning of the "Act of the 21st year of the Reign of King James I., chapter 3," (commonly known as the Statute of Monopolies).

New South Wales.

In New South Wales "invention" is construed as meaning "any "invention or improvement in the arts or manufactures : "such invention or improvement appears to be detrimental to the public health, "public welfare, morality, or the interest of the State. Scientific principles or "theories can not be patented, but the practical application of them to industrial "ends may form the subject of a patent."

Western Australia.

The Patent Act of Western Australia does not apparently contain any express definition of "invention."

(b) Qualifying provisions as to novelty.

The above definitions of "invention" are in some cases explained or qualified by further provisions.

Canada.

Under the Canadian Patent Act the invention must not have been in public use or on sale with the consent or allowance of the inventor, for more than one year previously to his application for a patent, and any inventor who elects to obtain a patent for his invention in any foreign country before obtaining a patent for the same invention in Canada, can only obtain a patent in Canada, if the same be applied for within one year from the date of the issue of the first foreign patent for the invention.

New-

The applicant for a patent in Newfoundland is required to "make oath in foundland, "writing" that the invention "hath not to the best of his knowledge or belief, "been known or used in this colony, or in any other country," but he will not be deprived of his right to a patent by reason of his having previously taken out Letters Patent for the invention in another country, if "such invention shall "not have been introduced into public and common use in this colony prior "to the application for a patent therein."

New South Wales.

In New South Wales prior exhibition without any limit as to period does not prejudice patent rights.

South Australia.

In South Australia the invention must not have been "publicly used or "offered for sale within the Province prior to the date of the patent for the same," but the fact of an exhibitor having exhibited or tested his invention, either publicly or privately within a limited period, does not prejudice his right to a patent. An expired foreign patent is a bar to the grant of a patent in this Colony.

Provisions as to the exhibition of unpatented inventions within a limited Victoria, period exist also in Victoria, Queensland, Western Australia, Tasmania, and New Zealand. In Victoria patents for foreign inventions may be granted within one year of the date of the foreign patent, notwithstanding prior use or publication in Victoria.

Queensland, Western Australia. Tasmania, New ; Zealand.

Examination for Novelty.

In Canada, on every application for a patent, a thorough and reliable Canada. examination is required by law to be made by competent examiners employed in the Patent Office for that purpose."

The Commissioner may object to grant a patent in any of the following cases :-

- (a) When he is of opinion that the alleged invention is not patentable in law:
- (b) When it appears to him that the invention is already in the possession of the public, with the consent or allowance of the inventor:
- (c) When it appears to him that there is no novelty in the invention;
- (d) When it appears to him that the invention has been described in a book or other printed publication before the date of the application, or is otherwise in the possession of the public;
- (e) When it appears to him that the invention has already been patented in Canada or elsewhere, unless the Commissioner has doubts as to whether the patentee or the applicant is the first inventor.

Whenever the Commissioner objects to grant a patent in any of the above cases, he must notify to the applicant the ground or reason therefor with sufficient detail to enable him to answer the objection if he can. An appeal lies from the Commissioner's decision to the Governor in Council,

In New Zealand and Tasmania the Registrar of Patents may refuse to New grant a patent for any alleged invention which he knows is not new, after Zealand, giving the applicant an opportunity of being heard personally or by his agent. Tasmania. giving the applicant an opportunity of being heard personally or by his agent.

In Queensland it is the duty of every examiner to whom an application for Queensa patent is referred, to report whether, to the best of his knowledge, any of the land. following conditions exists with respect to the invention, that is to say:—

- (a) That it is not novel;
- (b) That the invention is already in the possession of the public, with the consent or allowance of the inventor;
- (c) That the invention has been described in a book or other printed publication, published in Queensland before the date of the application, or is otherwise in the possession of the public;
- (d) That the invention has already been patented in Queensland,

Where an examiner reports that any of these conditions exists with respect to the alleged invention, the Registrar may refuse to proceed with the application, unless the case is one which falls within the provisions of the Act relating to Industrial or International Exhibitions and International Arrangements, or unless, in the case of a prior patent having been granted, he has doubts whether the patentee or the applicant is the first inventor. An appeal lies from the Registrar's decision to the Law Officer.

Victoria.

In Victoria the examiner is required to ascertain and report to the Commissioner of Patents whether, to the best of his knowledge, the invention which it is sought to patent is not novel or is already in the possession of the public, with the consent or allowance of the true and first inventor, and if he reports to this effect the Commissioner may refuse to proceed with the application, which refusal is subject to an appeal to the Law Officer.

New South Wales, South Australia. In New South Wales and South Australia the provisions of the Acts as regards the duties of the examiner appear to cover an enquiry as to whether the applicant is the true and first inventor.

Western Australia. In Western Australia provision is made for examination as to interference between concurrent applications.

CAVEATS.

Canada.

In Canada any intending applicant who has not perfected his invention, and is in fear of being despoiled of his idea, may file in the Patent Office a description of his invention so far, with or without plans at his own will; and the Commissioner, on payment of the prescribed fee, is required to cause the document, which is called a caveat, to be preserved in secrecy, with the exception of delivering copies of the same whenever required by the said applicant or by any judicial tribunal; but the secrecy of the document is to cease when the applicant obtains a patent for the invention. If application be made by any other person for a patent for any invention with which such caveat may in any respect interfere, the Commissioner is required to give notice by mail of such application to the person who has filed the caveat, and such last mentioned person must within three months from the date of mailing such notice, if he wishes to avail himself of his caveat, file his petition and take the other steps necessary on an application for a patent; and if in the opinion of the Commissioner the applications are conflicting, they will be referred to arbitration. Unless the person filing a caveat makes application within one year from the filing thereof for a patent the Commissioner is relieved from the obligation of giving notice, and the caveat then remains as a simple matter of proof as to novelty or priority of invention if required.

South Australia.

Very similar provisions as regards the filing of caveats and the sending of notices of any conflicting application to the person filing the caveat are contained in the South Australian Patent Act.

Report of the Commissioners appointed by the United States Government in 1898 on "Caveats."

As the above provisions relating to "Caveats" have been taken from the Patent Law of the United States, it may be of interest to the Colonial Premiers to know that the Commissioners appointed in 1898 to revise the statutes relating to patents, trade and other marks, and trade and commercial names, on page 23 of their report say that they are clearly of opinion that the statute The reasons which have providing for the filing of caveats should be repealed. led them to this conclusion are set out in the following passage on page 22 of their Report, viz.:-" The very general opinion of those most familiar with "patent practice, as expressed to us, is that the caveat is practically of no use "to inventors. Many attorneys of long experience in patent matters have "assured us that they always advise their clients not to file caveats. "preparation of a caveat, if it be prepared with care and skill, involves con-"siderable expense, hardly less than the preparation of an application." "filing of a caveat necessarity implies the subsequent filing of an application, "with the result that the inventor is put to practically a double expense without " practical advantage.

"If foreigners are permitted to file caveats, as it would seem must be done if our citizens are permitted to do so, the result will be the introduction of a class of evidence which has always been considered open to very serious objection, and has never been permitted to be introduced in any proceeding before the Patent Office, or before the courts in patent matters—namely, evidence of acts performed in a foreign country. If foreigners are permitted

"to establish conception of an invention in a foreign country by filing a "caveat-and a caveat has practically no other effect than that of establishing "conception of the invention described therein on the date on which it was "filed-it would seem to be necessary to permit evidence to be introduced of "the reduction of the invention to practice, as by construction of a machine, " in the foreign country."

PROVISIONAL PROTECTION.

No great differences exist in regard to Provisional Protection. differences as occur relate chiefly to the period of protection. In Newfoundland the nature of the protection, and in Cape Colony the character of the specification which must be filed with the application, are exceptional.

In Newfoundland every applicant for a patent is required with his petition Newto deliver into the office of the Colonial Secretary "a written description of his foundland. "invention, and of the manner of using or process of compounding the same," in accordance with detailed instructions contained in the Act; and after the expiration of one week, and until the expiration of six months from the date of the delivery of this description, the applicant has the like privileges and rights as if a patent had been sealed to him on the date of such delivery.

In New South Wales any person claiming to be the author or designer of New South any invention, or his agent or assignee, may obtain a certificate entitling him to provisional protection for his invention on payment of £2 and on depositing with the Minister of Justice a petition addressed to the Governor and a provisional specification in the prescribed form. This certificate is in force for 12 months, and becomes null and void if before the date of the expiration thereof its lawful holder fails to make application for a patent.

In Queensland, New Zealand, Victoria, Western Australia, and Tasmania, Queensthe law relating to provisional and complete specifications resembles that of the land, New United Kingdom (1) in leaving it to the option of the applicant whether his application shall be accompanied with a provisional or a complete specification; Western (2) in the provisional protection which, after the acceptance of an application, Australia, is accorded to him during the period before the date of the application and the Tasmania. sealing of the Patent, which protection enables him to use and publish the invention during this interval without prejudice to the patent subsequently granted to him; and (3) in granting to him during the interval between the acceptance of the complete specification and the sealing of the patent or the expiration of the time for sealing, the like privileges and rights, as if a patent had been sealed to him at the date of such acceptance, subject to the qualification that he may not institute any proceeding for infringement unless and until a patent has been granted to him. In all these Colonies the normal time allowed for leaving the complete specification is nine months. This time may be extended, on payment of the prescribed fee, by three months in Queensland, and by one month in New Zealand, Victoria, Western Australia, and Tasmania.

In Natal every applicant has also the option of selecting whether he will Natal. deposit a provisional or a complete specification with his application. In either case his invention obtains provisional protection for six months from the date of the deposit; and if no complete specification is deposited within eight weeks at least before the expiration of the term of provisional protection, the application will be deemed to be abandoned. Extension of this time, for what appears to be an indefinite period at the discretion of the Attorney-General, is allowed. If the specification is deposited in fraud of the true and first inventor, any patent granted to such inventor will not be invalidated by it, or by any use or publication of the invention during the term of provisional protection.

In Cape Colony a specification must be deposited with the application; Cape and the invention obtains similar provisional protection for six months, during Colony. which period, in case the title of the invention or the specification is too large or insufficient, the Attorney-General may before the grant of a patent allow or

require the specification to be amended, or another and sufficient specification to be deposited, which will have the same force, effect, and operation as if it had been originally deposited in its amended state. The specification originally filed is required particularly to describe and ascertain the nature of the invention, and in what manner the same is to be performed.

OPPOSITION TO THE GRANT OF PATENTS.

(a) Grounds of Opposition.

In the United Kingdom and all the self-governing Colonies, except Newfoundland, provision is made for opposition by persons interested to the grant of a patent. The grounds of opposition vary greatly, and in some of the Colonies include prior publication, prior user, or possession by the public, while in one Colony the grant of provisional protection may be opposed.

United Kingdom.

In the United Kingdom there are three grounds on which the grant of a patent may be opposed by persons interested: (a) that the applicant has obtained the patent from the opponent or from a person of whom the opponent is the legal representative; (b) that the invention has been patented in this country on an application of prior date; and (c) that the complete specification describes or claims an invention other than that described in the provisional specification, and that such other invention forms the subject of an application made by the opponent in the interval between the leaving of the provisional specification and the leaving of the complete specification.

Canada.

In Canada the only cases in which the grant of a patent can be opposed by persons interested are apparently those of conflicting applications.

In Newfoundland there seems to be no machinery provided by which the foundland. grant of a patent can be opposed by persons interested.

New South Wales.

In New South Wales, the Act and Patent Office Regulations, jointly, provide for the lodging of a protest against the issue of a patent, or of a certificate of provisional protection.

Queensland.

In Queensland the grant of a patent may be opposed by persons interested on any of the three grounds on which the grant of a patent can be opposed in the United Kingdom; and also on any of the following grounds, viz.: (d) that the invention is not novel; or (e) that it is already in the possession of the public with the consent or allowance of the inventor; or (f) that it has been described in a book or other printed publication published in Queensland before the date of the application, or is otherwise in the possession of the public.

New South Wales, South Australia, Tasmania, New Zealand, Cape Colony, Natal. Victoria.

In New South Wales, South Australia, Tasmania, New Zealand, Cape Colony, and Natal there are apparently no limitations to the grounds of opposition.

In Victoria the grounds of opposition are (1) that the applicant has fraudulently or without the authority of the opponent obtained the invention from him or from a person of whom he is the legal representative or assignee; (2) that the invention has not been communicated to the applicant by the actual inventor, his legal representatives or assigns, if the actual inventor, his legal representatives or assigns, is or are not resident in Victoria; (3) that the invention has been patented in Victoria on an application of prior date; (4) want of novelty, or the invention having been already published or publicly used; and (5) that the complete specification describes or claims an invention other than that described in the provisional specification, and that such other invention forms the subject of an application made by the opponent in the interval between the leaving of the provisional specification and the leaving of the complete specification.

Western Australia.

In Western Australia a patent may be opposed on either of the first two grounds specified in the Patent Law of the United Kingdom, or (3) on the

ground of an examiner having reported to the Registrar that the specification appeared to him to comprise the same invention as is comprised in a specification bearing the same or a similar title, and accompanying a previous application.

(b) Hearing of Oppositions.

In the United Kingdom oppositions to the grant of patents are heard and United decided by the Comptroller-General of Patents, or his deputy, with an appeal from his decision to the Law Officer.

In Canada, conflicting applications are submitted to three skilled arbitrators, Canada. two of whom are chosen by the applicants and the third by the Commissioner or his deputy. The decision or award of these, or any two of them, delivered to the Commissioner in writing and subscribed by them, or any two of them, is final, as far as concerns the granting of the patent.

In Queensland and Western Australia, the Registrar of Patents, and in Victoria, the Commissioner of Patents hears and decides the opposition, subject, in all three cases, to an appeal to the Attorney-General or other Law Officer.

Western Australia. Victoria.

In South Australia the Commissioner of Patents hears the opposition, and South his decision is final.

In Tasmania the opposition is heard and decided by a Judge of the Tasmania. Supreme Court sitting in Chambers, with an appeal to the Supreme Court of

In New Zealand it is heard and decided by the Registrar of Patents, New subject to an appeal to the Supreme Court of New Zealand.

Zealand.

In Cape Colony and Natal objections to the grant of patents are heard by Cape the Attorney-General.

Colony, Natal.

DURATION OF PATENTS.

In the United Kingdom and in all the Colonies to which this memorandum relates, with the exception of Canada, the duration of a patent, unless it be extended in accordance with special statutory provisions, is limited to 14 years. In Canada it is 18 years. Extensions of these periods may, under special circumstances, be granted in the following Colonies, viz:—Cape Colony, Natal, Queensland, Victoria, Western Australia, Tasmania, and New Zealand, for a period not exceeding 14 years; in Newfoundland and South Australia, for a period not exceeding seven years. In the majority of these cases the patentee can only obtain the extension when he can prove that he has been unable to obtain a due remuneration for the expense and labour of perfecting the invention, and that an exclusive right of using and vending the invention for a further period is necessary for his adequate remuneration. In Canada, Cape Colony, Natal, Newfoundland, and South Australia, the patent expires with the first foreign patent, an arrangement which is at variance with the new clause inserted in the International Convention by the Additional Act of the 14th of December, 1900, to which reference is made on page 16 of this memorandum.

PATENT FEES.

In the United Kingdom the fees charged by the State for a patent which will continue in force for four years from the date of the application, amount to £4. If the patentee desires his patent to continue in force after the expiration of the four years he must pay renewal fees of £5 for the fifth year, £6 for the sixth year, and so on to £14 for the fourteenth year. If a patent be kept in force for the full period of 14 years, the total patent fees will amount to £99. The patent fees charged in the Colonies are considerably lower than this. In New South Wales, fees amounting to £5 will keep the patent in force for the

full term of 14 years. In most of the Colonies the British system of renewal fees prevails, but the intervals at which these fees are payable are longer than in the United Kingdom. Thus, in Canada £4 is payable on the application, a second £4 before the end of the sixth year, and a third £4 before the end of the twelfth year, making £12 in all. The following table gives the details of these fees in the several self-governing Colonies:—

| Canada | Application Renewal Fee— | . ••• | 20 do | llar | s. |
|-------------------|--|--------------|----------|-------|-----|
| | Before end of 6th year Before end of 12th year | *** | 20 20 | 77 | |
| | Total | # 8 4 | 60 de | ollar | s. |
| Newfoundland | Patent In addition to ordinary for documents under G Seal of Colony. | | 25 de | ollar | *S. |
| Non-South Wales | A 12 42 | | | 8. | |
| New South Wales | Application Petition for patent | • • • | 3 | 0 | 0 |
| | Total | > • • | £5 | 0 | 0 |
| | | | | | |
| Queensland | Application | • • • | 1 | 0 | 0 |
| | Complete specification | • • • | 2 | 0 | 0 |
| | Before end of 4th year | | | _ | |
| | Before end of 8th year | • • • | 10 | 0 | 0 |
| | (Or annual renewal fees). | | | | |
| | Total | • • • | £18 | 0 | 0 |
| | | | | | |
| South Australia | Provisional protection | | 1 | 0 | 0 |
| | Patent | | 2 | | 0 |
| | Before end of 3rd year | • • • | 2 | | 0 |
| | Before end of 7th year | • • • | 2 | 10 | 0 |
| | Total | ••• | £8 | 0 | 0 |
| | | | | | |
| Victoria | Provisional specification | *** | 1 | 0 | 0 |
| | Complete specification | • • • | 2 | | 0 |
| | On obtaining patent | • • • | 1 | | 0 |
| | Before end of 3rd year | ••• | 2 | | 0 |
| | Before end of 7th year | ••• | 2 | 10 | 0 |
| | Total | • • • | £9 | 0 | 0 |
| | | | | | |
| Western Australia | Application | ••• | 1 | 0 | 0 |
| | Complete specification | ••• | 2 5 | 0 | 0 |
| | Before end of 4th year Before end of 7th year | • • • | 10 | 0.0. | |
| | Delore end of 7th year | | 10 | .0 . | |
| | Total | ••• | £18 | 0 | 0 |

| New Zealand | Application Complete specification | 0 | 10 10 0 | d. 0 0 0 0 0 0 0 0 0 |
|-------------|---|----------------------------------|-----------------------------|---------------------------------|
| Tasmania | Complete specification Grant of patent Before end of 3rd year | 0 0 2 5 20 | 10 | 0 0 0 0 |
| | Total £3 | 38 | 0 | 0 |
| Cape Colony | Before end of 7th year | 2 10 20 | 10 10 0 0 | 0 0 0 0 |
| | Total £ | 35 | 0 | 0 |
| Natal | On depositing provisional specification Notice to proceed Fee for Attorney - General's warrant Complete specification Grant of patent Before end of 3rd year Before end of 7th year | 1 0 1 1 1 5 10 | 1 1 1 10 0 0 | 0 0 0 0 0 0 0 |
| | Total £ | 19 | 18 | 0 |

FORFEITURE OF PATENTS FOR NON-WORKING.

Patents cannot be forfeited for non-working in the United Kingdom, or in any of the Colonies to which this memorandum relates, with the exception of Canada, Newfoundland, and South Australia.

In Canada patents become null and void at the end of two years from the Canada. date thereof, unless the patentee or his legal representatives or his assignee within that time, or any authorised extension thereof, commence and after such commencement continuously carry on in Canada the construction or manufacture of the patented invention in such a manner that any person desiring to use it may obtain it, or cause it to be made for him at a reasonable price at some manufactory or establishment for making or constructing it in Canada. This period of two years may be extended at any time not more than three months before its expiration by the Commissioner of Patents on its being proved to his satisfaction that the patentee was, for reasons beyond his control, prevented from complying with the above condition. Any question as to whether a patent has become void under these provisions may be adjudicated upon by the Exchequer Court of Canada upon information in the name of the Attorney-General of Canada, or at the suit of any person interested.

Any patent in Newfoundland which has not been brought into operation Newwithin two years from the date thereof becomes void at the end of that period.

foundland.

South Australia. Every patent in South Australia is liable to be revoked by the Governor upon the application of any person after the expiration of three years from the granting thereof, if it is made to appear to the Governor that neither the patentee nor his assignee or licensee has before the time of such application used the patented invention to a reasonable extent for the public benefit. But the Governor may, in his absolute discretion, refuse any such application upon such terms and conditions as he may see fit. No patent has yet been forfeited under these provisions, and it is believed that no application has yet been made under them.

FORFEITURE OF PATENTS WHEN PATENTED GOODS ARE IMPORTED.

Canada.

The only Colony in which it has been considered necessary to forfeit a patent by reason of the importation of the patented goods, or to place any special prohibition on the importation of patented goods, as such, is Canada, which is of course very exceptionally situated by reason of its propinquity to the United States, the most inventive country in the world. In Canada, if after the expiration of 12 months from the granting of a patent, or any extension of such period which may be authorised by the Commissioner of Patents on satisfactory cause being shown at some time within three months of the expiry of the period, the patentee, or any of his representatives or assignees, imports or causes to be imported into Canada the inventions for which the patent has been granted, the patent becomes void as to the interests of the importer.

COMPULSORY LICENCES.

New Zealand, Queensland, Tasmania, Western Australia. In New Zealand, Queensland, Tasmania, and Western Australia, if it is proved that by reason of the default of a patentee to grant licences on reasonable terms (1) the patent is not being worked in the Colony; or (2) the reasonable requirements of the public with respect to the invention cannot be supplied; or (3) any person is prevented from working or using to the best advantage an invention of which he is possessed, the Governor may require the patentee to grant licences on such terms as having regard to the nature of the invention and the circumstances of the case he may think just; but so far as we are aware, no application for a compulsory licence has yet been made in any of these Colonies under the above provisions.

In the above Colonies the law on this point is substantially the same as in the United Kingdom, with the exception that the jurisdiction exercised by the Board of Trade in the United Kingdom is exercised in the Colonies by the Governor.

In the remainder of the Colonies, to which this memorandum relates, it has not been thought necessary to pass any legislation for the grant of compulsory licences.

THE INTERNATIONAL CONVENTION FOR THE PROTECTION OF INDUSTRIAL PROPERTY.

By the International Convention of 20th March, 1883, the Governments of Belgium, Brazil, France, Guatemala, Holland, Italy, Portugal, San Salvador, Servia, Spain, and Switzerland constituted themselves into a Union for the protection of industrial property.

The following Governments have since adhered to the Convention and become parties to the Union, viz., Great Britain, Tunis, the Dominician Republic, Sweden, Norway, Queensland, the United States, New Zealand, Denmark, and Japan; while San Salvador and Guatemala have left the Union.

Article II. of the Convention provides that the subjects and citizens of each of the Contracting States shall in all the other States of the Union, in matters

concerning patents of invention, industrial designs or models, trade and commercial marks and trade names, enjoy the advantages which their respective laws now grant or shall hereafter grant to natives.

Article IV. provides that:—

- "Any person who has duly lodged an application for a patent of invention, an industrial design or model, or a trade or commercial mark in one of the Contracting States, shall enjoy, for lodging the application in the other States, and reserving the rights of third parties, a right of priority during the terms hereinafter stated.
- "Consequently, a subsequent application in one of the other States of the Union before the expiration of these terms shall not be invalidated through any acts accomplished in the interval, either, for instance, by another application, by publication of the invention, or by the working thereof by a third party, by the sale of copies of the design or model, or by the use of the mark."

The above-mentioned terms of priority, as fixed by the original Convention of 1883, were six months for patents of inventions, and three months for industrial designs and models and for trade and commercial marks. These terms were increased by a month for "countries beyond the sea," an expression which has been interpreted as meaning "countries outside Europe which do "not border on the Mediterranean."

By the Additional Act of the 14th of December, 1900, the terms of priority were fixed for all countries at twelve months for patents and four months for industrial designs and models and for trade and commercial marks.

Article V. of the Convention provided that-

- "The introduction by the patentee into the country where the patent has been issued of objects manufactured in any of the States of the Union shall not entail forfeiture.
- "Nevertheless, the patentee shall remain subject to the obligation to work his patent in conformity with the laws of the country into which he introduces the patented objects."

This article has been modified by the Additional Act of the 14th of December, 1900, which provides that "the patentee in each country shall not "incur forfeiture for non-working until the expiration of a minimum period of three years commencing from the date of the deposit of his application in the "country in question, and in case the patentee fails to give satisfactory reasons "for his inaction."

Articles VI. to X. of the Convention relate to trade or commercial marks.

Article XI., as modified by the Additional Act of the 14th of December, 1900, provides that the High Contracting Parties shall, in conformity with the legislation of each country, grant temporary protection to patentable inventions, industrial designs or models, and to trade or commercial marks, for articles exhibited at official or officially recognized International Exhibitions which have been organised in the territory of one of them.

Article XII. provides that each of the Contracting States shall establish "a special department for industrial property, and a central office for the communication to the public of patents of invention, industrial designs or models, "and trade or commercial marks."

In the Final Protocol of the Convention it is stated that the organization of this special department is to comprise, so far as possible, the publication in each State of a periodical official paper.

Article XIII. provides that an International Office shall be established under the authority and supervision of the Central Administration of the Swiss Confederation, the expenses being borne in common by the Contracting States.

The total expenses are limited by the Protocol of the 15th of April, 1891, to the sum of 60,000 francs a year.

By the Additional Act of the 14th of December, 1900, a new clause has been inserted in the Convention providing that:

- "The patents claimed in the different Contracting States by persons entitled to the benefit of the Convention shall be independent of the patents obtained for the same invention in other States whether adhering to the Union or not.
- "This provision shall apply in the case of the accession of new States, to patents existing in either State at the time of accession."

Queensland, New Zealand.

INTERNATIONAL ARRANGEMENTS IN THE SELF-GOVERNING COLONIES.

The only two Colonies that are already parties to the International Convention are Queensland and New Zealand. The Government of Western Australia has recently expressed a desire to join the Convention, while those of Natal and Newfoundland have expressed a contrary desire.

New South Wales, Tasmania, Western Australia.

The Patent Laws of New South Wales, Tasmania, Western Australia (in common with those of Queensland and New Zealand, which have already entered the Union) contain provisions on the same lines as those in section 103* of the British Act of 1883, which, when made applicable by Order in Council to any Colony which has joined the Union, give the priority conceded by Article IV. of the Convention to applicants from all countries belonging to the Union; and when made applicable to Colonies which have not joined the Union give similar rights of priority to applicants from such Colonies and the United Kingdom. Orders in Council have made the section applicable to Western Australia and Tasmania, neither of which has yet joined the Union.

Victoria.

The Patent Law of Victoria provides that, subject to the issue of Orders in Council, an applicant for a patent in the United Kingdom, any Australian Colony, or the Colonies of New Zealand or Fiji, may have six months' priority The Law in this Colony also gives 12 months' priority to a patentee abroad, provided that any publication of the invention in Victoria shall have been without the inventor's consent.

Canada, land, South Australia, Cape Colony, Natal.

The Patent Laws of Canada, Newfoundland, South Australia, Cape Colony, Newfound- and Natal contain no provision for International arrangements for the protection of inventions. The Canadian Patent Act, however, gives 12 months' priority to a patentee abroad, provided notice of intention to apply for a patent in Canada be given to the Commissioner within three months of the date of the foreign application. In the Newfoundland Consolidated Statutes (Second Series), chapter 109, section 18 implies that patents may be granted in England which shall extend to Newfoundland, but provides that they shall not be effective there until the arrival of the specification and drawings.

Natal.

The Patent Law of Natal provides that, from and after the promulgation in this Colony of the Order in Council referred to in section 104 of the Patents, Designs, and Trade Marks Act, 1883, all Letters Patent granted in the United Kingdom of Great Britain and Ireland shall be deemed and taken to be granted under the provision of Law No. 4, 1870, and may be dealt with accordingly; provided that this Law shall only apply to patents granted for inventions in the United Kingdom, and not to designs or trade marks. The effect of this provision is not altogether clear. Some of the difficulties which would arise under it, if Natal were to join the Union, are commented on in a recent letter from the acting Attorney-General of Natal to the Colonial Secretary.

^{*} This section has been amended by section 6 of the Act of 1885 and by the Act of 1901.

APPENDIX XI.

Imperial Stamp Duty Charges on Colonial Bonds.

MEMORANDUM BY THE BOARD OF INLAND REVENUE.

1. COLONIAL GOVERNMENT BONDS.

These securities, together with foreign securities, were first brought into charge to stamp duty by the Act 25 Vict. c. 22, the charge of 2s. 6d. per cent. on the amount secured being confined to those securities which were made, or the interest payable in the United Kingdom. By the Act 34 & 35 Vict. c. 4, the charge was extended to those securities which were assigned,

transferred, or in any manner negotiated in the United Kingdom.

In 1885, when the Act 48 & 49 Vict. c. 51, whereby all securities transferable by delivery were made chargeable with the duty of 10s. per cent., came into operation, these securities were specially excepted from the higher rate of duty and remained, and are still, within the 2s. 6d. per cent. rate, whether transferable by delivery or otherwise. It will be thus seen that they are placed in a more favourable position as regards duty than similar securities of a Foreign Government or even the English municipal corporation bonds transferable by delivery which fall within the 10s. per cent. rate. Possibly these securities may be liable to duty in the issuing Colony, but that objection applies equally to all instruments, and the revenue laws of one country are not taken notice of by the revenue laws of another.

2. COLONIAL MUNICIPAL BONDS (Corporation or Company).

These securities are chargeable in the same way as those of English corporations or companies, namely, if transferable by delivery, 1s. for every 10l. or fractional part of 10l. secured; if transferable otherwise than by

delivery, 2s. 6d. per cent.

In connection with this question, it may be useful to point out that under the Colonial Stock Act, 1877, now represented by section 114 of the Stamp Act, 1891, the Government of Canada or other Colony may pay a composition duty for the duty on the transfers of stock issued by the Colony, which is inscribed in books kept in the United Kingdom and so free from the duty of 10s. per cent., all transfers of stock included in the payment.

The rate of composition is 1s. 3d. for every 10l. or any fraction of 10l. of the nominal amount of stock inscribed at the date of the compositions with

the addition :-

(a) when the period of redemption exceeds 60 years and does not exceed 100 years, of 3d. for every 10l. or fraction of 10l.;

(b) when the period exceeds 100 years or no period is fixed, of 6d. for every 10l. or fraction of 10l.

May 22, 1902.

APPENDIX XII.

Memorandum on the Pacific Cable and the Telegraph Service of the Empire. Respectfully submitted for the information and consideration of Members of the Coronation Conference by Sir Sanford Fleming.

- 1. In the Canadian Parliament a few weeks ago, the Honourable William Mulock, Postmaster General, informed the members that a complication, prejudicial to Canadian interests, had arisen in connection with the Pacific Cable.
- 2. Although this complication is distinctly traceable to the pronounced hostility to the Pacific Cable of the Eastern Extension and Associated Telegraph Companies, its immediate cause is due to the action of the Government of New South Wales in granting to the companies concessions materially affecting the financial outlook of the Pacific Cable scheme.
- 3. On December 31, 1900, the contract for establishing the Pacific Cable was formally executed on behalf of the Home Government, the Governments of Canada, New South Wales, Victoria, Queensland, and New Zealand. Sixteen days afterwards the Government of New South Wales, without the consent of the five other Governments in the partnership arrangement or any of them, granted the telegraph companies under a formal agreement the concessions referred to. This agreement cannot be rescinded unless by mutual consent, and as the Post and Telegraph service has since the date of the agreement been transferred to the Commonwealth of Australia, New South Wales, even if she so desired, has not now the power to set aside her own act. The power has passed from her, and the Government of the Commonwealth as the inheritor of the act, is bound by the agreement.
- 4. When in Australia last year Mr. Mulock had frequent interviews with the Right Honourable Edmund Barton, Premier of the Commonwealth, by whom he was made aware of the peculiar circumstances of the case. Mr. Barton and his Government were placed in an extremely difficult position, for if the Commonwealth inherits the particular Act referred to cf New South Wales, it likewise inherits the responsibilities assumed by each of the three Australian States, Victoria, Queensland, and New South Wales, when they entered into the Pacific Cable arrangement. If, therefore, the agreement with the telegraph company cannot be changed, the moral obligations inseparable from the partnership agreement of an earlier date, resting on all the partners, are still more irrevocable.
- 5. Mr. Mulock informed the Canadian House of Commons that Mr. Barton recognised it to be the duty of the Commonwealth, while adhering to the agreement of New South Wales with the telegraph company, to live up to the spirit of the Pacific Cable agreement, and that he earnestly desired to see an honourable way out of the grave difficulty to which his Government had fallen heir.
- 6. As already stated, the difficulty is directly traceable to the Eastern Extension and Associated Telegraph Companies. These companies have combined to thwart the efforts of the Governments concerned in establishing the Pacific Cable. It cannot be said that those in the combination are inspired by lofty ideals or patriotic sentiments. They are governed entirely by considerations of private interest, and in order to accomplish their ends, they are bent on controlling all the over-sea lines of telegraph to Australia and New Zealand. There are good grounds for the belief that they aim to control even the Pacific Cable itself. As will hereafter be pointed out, they have entered on a crusade which may seriously affect the financial success of that undertaking as to develop a feeling against the policy of working it by the State, in order that its control may fall into their own hands. As the danger apprehended is imminent the public interests will best be served by recalling and considering the facts. Possibly a knowledge of them may open up an honourable way out of the difficulty, acceptable to the Commonwealth of Australia, and to which each of the other partners in the Pacific Cable contract may yield a ready assent.

- 7. At the Colonial Conference held in London in 1887 the delegates discussed at some length various matters bearing on the telegraphs of the Empire. Again, in 1894, at the Ottawa Conference the discussions were renewed. At innumerable meetings of Chambers of Commere, Empire Leagues and other associations the subject has again and again been considered. In the interval which has elapsed, the project of a British Empire telegraph service has been steadily developing. Its outline was submitted in a communication to the Secretary of State for the Colonies, dated October 28, 1898, and the main features of the scheme therein set forth may be described as one unbroken chain of State-owned telegraphs around the globe, touching or traversing all the great British possessions so as to bring each of them into direct electric touch with the Mother Country and with each other. In this manner Canada, New Zealand and Australia, India, South Africa, and the United Kingdom would be brought within the same electric circle. An essential feature of the scheme laid down is that no part of the system should touch foreign soil, and that the cables should each and all avoid shallow seas, in proximity to any country likely at any time to prove unfriendly. The route of the telegraph was more precisely described as extending from London to Canada, through Canada to Vancouver, from Vancouver to New Zealand and Australia, thence to Perth in Western Australia, from Perth to South Africa with a branch from Cocos Island to India; from Cape Town it was designed to extend to Bermuda, touching at St. Helena, Ascension, and Barbadoes; at Bermuda a choice of routes to England would be opened for selections. It might cross the Atlantic direct or as an alternative extend northerly to a suitable point of junction with the State line between Canada and England.
- S. Such a telegraph girdle of the globe would constitute a means of connecting all His Majesty's great possessions and nearly all the naval coaling stations with each other and with the Imperial centre in London. The sub-ocean connections would be deep-sea cables in the least vulnerable position, and it may be added that the system would possess an advantage peculiar to a globe-encircling line of telegraph; each point touched would be telegraphically connected with every other point by two distinct routes extending in opposite directions. This feature possesses special value and in practice would prove the best security against interruptions from whatever cause.
- 9. Since 1898, when the scheme was promulgated, progress has been made in its development: (1) a State-owned cable from Canada to New Zealand and Australia is on the eve of completion, and (2) a cable has been laid across the Indian Ocean from Australia to South Africa. The latter is, however, a private undertaking, from which have sprung the complications which perplex the Government of the Commonwealth of Australia. On this point a brief explanation is called for.

10. It is well known that the telegraph companies have from the first placed themselves in opposition to the Imperial telegraph scheme and have employed every

conceivable means to stifle the proposal to establish a Pacific Cable.

One main reason for their hostility to the Pacifi Cable lies in the fact that it forms the most important section of the larger proposal, and that the Canadian route is absolutely the only route by which the globe may be girdled by a chain of all-British cables, the proposal to which they are so strongly opposed. When it became known that the six Governments concerned had resolved to establish the Pracific Cable, the telegraphic companies combined and determined to adopt drastic measures in order to defeat the new State policy. They saw plainly that a State-owned cable across the Pacific would speedily lead to similar cables across the Indian and Atlantic Oceans. Accordingly they arranged to pre-occupy the ground by laying a private cable on the precise route which had previously been projected in the Indian, and partly in the Atlantic Ocean for the State-owned line. Moreover, they made tempting overtures to the Governments of the Australian Colonies, offering to reduce the burdensome telegraph charges hitherto exacted, provided these Governments granted them certain concessions; which concessions it was believed would enable the combined companies to ruin the commercial value of the Pacific Cable. There is likewise evidence to show that the cable combine took means to invoke the powers of the Press to influence public opinion in their favour. Unfortunately the then Government of New South Wales listened to the overtures and granted what the companies asked for.

11. These in a few words are the circumstances which have led to the difficulty referred to by Mr. Mulock. There is a collision of interests, private on the one hand, public and Imperial on the other. The cable companies looking to private rather than public interests, adopted a bold and aggressive policy. If they succeed in their designs

they will hold firmly within their grasp the most important telegraph lines of the Empire. A condition of things pregnant with danger; for it must not be forgotten that the property, the privileges and the powers of companies are transferable by purchase. We are not unfamiliar with such transfers, and we may ask ourselves the question, "What would prevent a syndicate of German, French, or United States stock operators buying up the controlling power of the Eastern group of cables? What would prevent the controlling power of the whole telegraph system of the southern hemisphere passing into foreign hands? What would prevent the cables of the Empire being alienated at the most critical moment?

- 1.2. The mere possibility of such a thing can scarcely be regarded with equanimity. The question raised is of vital importance to British people everywhere. Obviously the obligation to safeguard the public interest in the matter of telegraph communications is thrown on the Government of the British family of nations, and at this juncture on no single Government more than on that of the great Commonwealth of Australia.
- 13. In November 1900, an Inter-Departmental Committee was appointed by the Home Government to inquire into the subject of telegraphic connections, Lord Balfour of Burleigh, being chairman. The Committee reported a few weeks ago and the points specially referred to in the report which have a bearing on the matter now being considered are as follows:—
 - (1.) The Committee are strongly opposed to the general purchase of cables by the State.
 - (2.) The Committee are of opinion that every important colony or naval base should be connected with the United Kingdom by one cable touching on British territory, or on the territory of some friendly neutral.

(3.) A variety of alternative routes should be provided wherever it is essential to

secure telegraphic communication in time of war.

- (4.) The normal policy should be to encourage free trade in cables. Exceptions should only be made to this rule on the ground of national, not of private, interests.
- 14. These are the principal conclusions reached by the Committee, and it will be observed that not one of them conflicts with the proposal formulated in October 1898. With respect to the first point in the above list, the general purchase of cables by the State formed no part of the proposal then submitted. The proposal was not to purchase old cables, but to supplement them by establishing a sufficient number of new lines touching only British territory to connect every important colony with the Mother Country. This part of the proposal is in complete harmony with the recommendation of the Committee, with this difference, their recommendation is indefinite with respect to the number of cables, and may be understood to mean many cables, that is to say, a separate and distinct cable from each colony to the United Kingdom. The proposal of 1898 is precise and clear. Its main feature is to have the greater Colonial possessions connected with each other and the Mother Country by one continuous chain of cables constituting an all-British telegraph around the globe. Importance is attached to this proposal in the interest of economy, as it would secure every advantage with the least outlay. Moreover, the continuity of the cables, so as to form an electric ring around the earth, would in practice be the best security against interruption in the transmission of messages; as when a break would occur at any point there would remain an alternative route in the opposite direction.
- 15. It is not necessary to dwell upon the enormous importance of having the globe girdled by an all-British State owned telegraph, as its advantages are self-evident. When the proposal was made known in December 1898, the British and Colonial Press with extraordinary unanimity expressed generally the opinion that the advantages to result are incontrovertible; that nothing would tend more to quicken a sense of unity and solidarity throughout the Empire; that at all times it would place it in the power of the Governments to regulate and moderate the rates for the transmission of messages between all the countries served; that the immediate effect would be to facilitate intercourse and foster trade, not only between the Mother Country and the Colonies but between the Colonies themselves.
- 16. One essential point to be insisted on is, that the Imperial telegraph girdle must be absolutely State-controlled, in order that the main lines of communication of the Empire be placed beyond the possibility of interference by trusts and combines, that is to say, that they shall remain inviolably British.

- 17. The expenditure involved would be considerable, but it is far outweighed by the incalculable benefit to result. The original estimate of expenditure required to establish such a telegraph girdle around the globe was from 5,000,000*l*. to 6,000,000*l*., but this included the Pacific Cable which will cost close on 2,000,000*l*. The Pacific Cable will shortly be completed. To provide and lay the remaining cables not far short of 4,000,000*l*. will be required.
- 18. The foregoing paragraphs relate in brief detail the causes which have led to the complications which have arisen in Australia, and point out the inevitable outcome of the designs of the cable companies if they are allowed to go unchecked. The gravity of the peril has been indicated, and it is of such a character as to demand decisive action on the part of the Governments concerned.
- 19. Although the complications referred to by Mr. Mulock in the Canadian House of Commons had their origin in Australia, the question raised is not limited to that country. The antagonists of an Imperial system of cables conspired to defeat it, they played what from their own standpoint might be regarded as a master-stroke. This action has, however, brought forward an Imperial question of vital importance, in which we are all concerned, and the issues at stake are such that it is in the last degree inexpedient to place it in the power of any man, or syndicate of men, to gain control of the nervour system of this great Oceanic Empire.
- 20. We have a common interest in a common object. We have a common interest in seeing that a gigantic cable combination shall not be fastened on the British people to handicap commerce and retard general progress, and still more are we all interested in seeing that it shall not remain as a menance to the security of the Empire.
- 21. The problem presented is of the first importance, and the solution of it rests with the statesmen from the self-governing parts of the Empire, to be assembled at the Coronation Conference. It can undoubtedly be solved by following the same policy as that adopted in the establishment of the Pacific Cable, that is to say by a partnership arrangement in which all will unite for the common good.
- 22. Our common object is the freest intercourse, and this object can best be attained by linking together all the great outposts of the Empire precisely as Canada, New Zealand and Australia are now being brought into close relationship by means of the Pacific Cable. The Imperial telegraph system will embrace in its circuit round the globe three great oceans. Of these the Pacific will have its opposite shere telegraphically united in a few months. Then will remain the Indian and Atlantic Oceans to be traversed by nationalized cables. This, the crowning achievement, will cost in round figures 4,000,000l. an insignificant expenditure of capital, in view of the immensely important results to be attained. It would do more for the Empire as a whole than twenty times the amount spent in any other way whatever. It would set at rest the difficulty which has been caused in Australia. It would place the telegraph service of the Empire on a secure and satisfactory basis, and render alienation of the leading cables impossible. It would be a fresh tie between all the great Colonies and the Mother Land of great practical utility; it would minimize transmission charges and prodigiously increase the volume of telegraphic intercourse; it would benefit trade, vitalise the spirit of patriotism and strengthen the sentiments which constitute the most enduring foundation on which the Empire of the future can be built up. The circumstances are such, and the benefits so many and so great, that whatever the cost, the Pan-Britannic telegraph service should as speedily as possible be carried to completion.
- 23. The establishment of such a service would affect the existing companies. The national telegraph encircling the globe would become the main or trunk line of communication between the great self-governing portions of the Empire. The existing private cables would to a large extent assume the position of branches to the trunk line, and as such would find employment in general and especially in international traffic. The charges for transmission by the trunk line would be lowered to a minimum so as merely to cover cost of operating, interest and maintenance, and as a consequence the business would be immensely increased. The companies would gain by the increase and likewise by the reduced charges on the main line, as they would thus be supplied with much profitable business for general dissemination.
- 24. The private cables were for the most part established with commendable enterprise many years ago. They received generous Government assistance. They have done useful pioneer work, and this work has already yielded to the enterprising investors rich returns. The time has come, however, when circumstances demand a

change. It has become a matter of public expediency that the State should control an unbroken line of telegraph established for the safety and well-being of the Empire. It is possible, thereof, that the companies may have to rest content with more moderate gains than hitherto, at least until there be a new development of business under the changed conditions; that a development of telegraph business beyond all ordinary conception will result from the establishment of the Imperial service there can be no doubt whatever.

25. In the event of a determination being reached to complete the Imperial telegraph service, before proceed ng to lay a State cable across the Indian Ocean the companies should be given the option to transfer, at a fair price, the private cable recently laid by them between Australia and South Africa, and arrangements should likewise be made to connect the Cape with the United Kingdom by a State-owned cable. These with the Pacific Cable will complete the globe-encircling telegraph line, designed to link together the trans-marine homelands of the British people on the five continents. It will prove an Imperial service in every sense. It will greatly promote the commercial and industrial well-being of all the parts. It will strengthen their relationship, and enable the whole fabric the better to withstand any stress or strain which the future may bring.

There is a rapidly growing desire on the part of the British people, everywhere, to strengthen the ties and multiply the links which unite the Mother Nation with the Daughter States. This feeling of attachment prevails in Australia and New Zealand. It is especially marked in Canada, and the writer feels himself warranted in expressing the foregoing views on behalf of Imperial-minded Canadians. Their name is legion, and they are prompted only by one spirit. Their ardent desire is to join cordially and actively in building up the Empire on an enduring basis that it may long continue to

confer benefits on the human race.

Ottawa, June 14, 1902.

APPENDIX XIII.

NATURALIZATION.

No. 1.

GOVERNOR-GENERAL THE EARL OF MINTO (CANADA) to Mr. CHAMBERLAIN. (Received 5th May 1902.)

Sir, Government House, Ottawa, 21st April 1902.

In reply to your circular despatch of the 10th October last asking for the view

In reply to your circular despatch of the 10th October last asking for the views of this Government on the recommendations of the Home Department Committee in regard to the law relating to naturalization, I have the honour to enclose a copy of an approved minute of the Privy Council, embodying a report on the subject by

the Minister of Justice.

It will be observed that Ministers express their concurrence in the principle that residence in any British Possessiou should qualify for full naturalization equally with residence in the United Kingdom; but suggest that in harmony with the amendment by which it is proposed to substitute "the King's Dominions" for "the United Kingdom" in the declaration by the alien as to his place of future residence, it should also be provided that past residence for a period of five years within "the King's Dominions" instead of within the "United Kingdom," should satisfy the condition of residence required by the naturalization law.

I have, &c.,
MINTO.

Enclosure in No. 1.

EXTRACT from a Report of the Committee of the Honourable the Privy Council, approved by His Excellency on the 12th April, 1902.

The Committee of the Privy Council have had under consideration a Circular Despatch, dated 10th October 1901, from the Right Honourable the Secretary of State for the Colonies, transmitting the report of the Departmental Committee appointed by the Secretary of State for the Home Department to consider the doubts and difficulties which have arisen in connection with the interpretation and administration of the Acts relating to Naturalization, and requesting to be advised whether legislation for the amendment of those Acts is desirable, and if so, what scope and direction such legislation should take.

The Minister of Justice to whom the said Despatch was referred observes that the Report of the Committee recommends that the existing law relating to the acquisition and loss of British nationality be consolidated with certain amendments suggested by

them.

Paragraph 31 suggests that if it appeared that under a law in force in any British Possession the conditions to be fulfilled by aliens before admission to the rights, privileges and capacities of British subjects to be enjoyed within the limits of the Possession included conditions which were substantially the same as those required for the grant of certificates of naturalization under an Act of the United Kingdom, the Governor of that Possession should be empowered to grant a certificate of naturalization to have the same effect as one granted by a Secretary of State.

And the same paragraph further suggests that in all other cases the Governor might have power in his discretion to recommend to the Home Government for a certificate of naturalization any alien whom he could certify to have satisfied within the Possession conditions identical mutatis mutandis with those required for naturalization in the United Kingdom, and that the Secretary of State might in his discretion grant a

certificate upon such recommendation.

The Minister states that the law in force in Canada is less exacting than the proposed Imperial Act, and as the conditions therefore would not be "substantially the same," the Governor-General of Canada would not be able to grant such certificate of naturalization.

The Governor-General in Canada would only be able under the second abovementioned proposals to certify that an alien had satisfied in Canada the requirements

mutatis mutandis for naturalization in the United Kingdom.

The Minister recommends that the Imperial Authorities be advised of the approval of the Government of Canada of the principle that residence in one of the British Possessions should qualify for full naturalization in the same way as in the United Kingdom, and further that it would be simpler and avoid cases of hardship if the qualification with regard to past residence could be altered by substituting the words "the King's Dominions," for "United Kingdom," in the same way as is proposed for the intention to be declared for future residence.

The Minister states that under the law, as proposed to be amended, it would seem that an alien who had resided five years in either the United Kingdom or in Canada would be able to obtain full naturalization, but an alien who had resided four years in the United Kingdom, followed by four years' residence in Canada, or vice versa, would

be unable to obtain naturalization in either country.

The Committee advise that his Excellency be moved to forward a certified copy of this Minute to the Right Honourable the Secretary of State for the Colonies.

All which is respectfully submitted for His Excellency's approval.

JOHN J. McGEE, Clerk of the Privy Council.

No. 2.

NATURALIZATION COMMITTEE to Mr. RITCHIE.

In accordance with your instruction we have given our careful consideration to the Colonial Office letter of the 16th ultimo, forwarding copies of communications received from the Governments of certain of the self-governing Colonies in regard to our report on the question of naturalization, and we submit the following observations thereon.

In drafting our report we considered the question whether a person applying for a certificate of naturalization should be required to show that he had resided for five years within the jurisdiction of the naturalizing authority to whom the application might be addressed, or whether, so long as the applicant could show that he had resided five years within the King's Dominions, it should be immaterial that he had during that period resided within the jurisdiction of more than one naturalizing authority.

We recommended the first alternative. We considered that five years' residence in the United Kingdom or some one British Possession would be a proper guarantee of a definite intention to continue to reside within the Dominions, and that if it were permitted to an applicant for naturalization to reckon five years' residence made up of shorter terms in various parts of His Majesty's Dominions, difficulties would arise in reference to evidence of residence and fitness for naturalization. We adhere to

this view.

With regard to the remark of the Minister of Justice of Canada that the Governor-General of that Dominion would only be able, under the proposals of the Committee, to certify that an alien had satisfied in Canada the requirements mutatis mutandis for naturalization in the United Kingdom, we would observe that we contemplated that, speaking generally, the Governments of the several Colonies would bring their existing "naturalization." laws up to the standard requisite for enabling them to grant full and complete naturalization, and make whatever supplementary provision they might think fit for the grant to aliens, under provision similar to that of section 16 of the Naturalization Act of 1870, of purely local rights.

If it were made clear to the Canadian Government that at present they are entirely without power to grant complete naturalization, and that it is proposed to give them such power and at the same time to leave them unfettered in the matter of the grant

of local rights to aliens, they would probably feel no further difficulty in the matter, especially if it were pointed out to them that, as regards the passage in our report which has attracted their particular attention, our proposals are that the Government of the United Kingdom shall have no greater powers than those which we have recommended to be conferred on the Governments of other parts of His Majesty's Dominions.

The papers referred to us do not appear to call for any further observations.

We are, &c.

KENELM E. DIGBY.
F. H. VILLIERS.
D. FITZPATRICK.
W. E. DAVIDSON.
H. BERTRAM COX.

The Right Hon. C. T. Ritchie, M.P., &c. &c.

APPENDIX XIV.

Précis of South African Correspondence with reference to Subject 5 for discussion at the Colonial Conference.

The question of the admission to practise in the new Colonies of "duly qualified "members of the learned and skilled professions now admitted and hereafter to be "admitted to practise in the Dominion of Canada, the Commonwealth of Australia, "and in New Zealand" has engaged attention with reference to (a) Surveyors, (b) Legal Practitioners, and (c) Doctors and Chemists.

Surveyors. 20511/02. 16312/02. As to (a) Lord Milner and the Government of New Zealand have already agreed in direct correspondence to accept the principle of reciprocal admission of qualified surveyors, with the proviso, on both sides, that a licence or diploma is presented obtained on examination equal to that which now rules throughout Australasia and accompanied by a letter of recommendation from the State Examining Board which issued it that the surveyor named is personally and professionally reputable and up to date.

Arrangements for such examinations in the new Colonies will doubtless be made in due course, the surveyors' examination in the Cape and Natal affording a model.

Legal practitioners.

As to (b) Legal Practitioners, the existing position as regards the Transvaal is defined in subsection (d) of Proclamation 14 of 1902, which enacts that the Colony will admit "any person who shall have been admitted to practise as an advocate in the "Supreme Court of any British Colony, and who at the date of his application for admission to practise in the Colony remains enrolled as an advocate of such "Supreme Court as aforesaid provided that such person (1) shall have passed an examination in law which at the date of his application for admission as aforesaid is covered by a notice issued in terms of subsection (a) of section 12 (i.e., a notice by the Governor that such examination is deemed equal to the examination for the degree of Bachelor of Laws in the University of the Cape of Good Hope) and (ii.) shall for a period of seven years successively have practised in such Supreme Court as aforesaid exclusively as an advocate and not in partnership with any attorney of such Court." The conditions of admission for attorneys are practically the same. As regards the Orange River Colony, a similar proclamation has not yet been issued, but that Colony will presumably be brought into line with the Transvaal as in other cases.

25074/02, 19 June. Lord Milner's opinion is that the above provisions are sufficiently liberal, and that no general undertaking on the lines of the New Zealand notice of motion should be given. He notes that though reciprocity cannot be demanded now in view of the special circumstances, it will without doubt be demanded at a later date.

As regards medical practitioners, dentists, and chemists or druggists, provisional arrangements have been made pending the establishment of a medical council similar to the medical councils which regulate admission to the practice of these professions in the Cape and Natal.

Under this provisional arrangement persons desiring to practise these professions in either the Transvaal or the Orange River Colony must obtain a licence from the Colonial Secretary of the Colony, after submitting for his examination and approval their diploma or certificate, and, if required, evidence of their identity and good character.

Licences are granted to persons on a British medical register or entitled to be registered in Great Britain and Ireland.

Lord Milner reports that for the purpose of licences to medical practitioners, the Transvaal Government accepts diplomas from the following Colonial and Indian Universities:—Adelaide, Melbourne, Sydney, New Zealand, Bombay, Calcutta, Madras, Punjab, Malta, and the Ceylon Medical College. It will be seen that the Transvaal Government recognises diplomas to which tart II. of the Medical Act, 1886, has been applied,* and admits practitioners from those British possessions whose Governments recognise the principle of reciprocity. It is, however, understood that the Canadian

^{*} Part II. of the Medical Act provides for the recognition of diplomas of those countries which give to British medical practitioners such facilities for practice there as seem to the King in Council to be just.

provincial Governments are not willing to extend reciprocal advantages to British medical practitioners, and have not entered into any arrangement under Part II. of the Medical Act, 1886.

In the case of chemists and druggists there is no information as to details.

Generally speaking, Lord Milner's view is that professional men from the self-governing Colonies should be admitted to practise in the new Colonies, unless the standard of examination and experience in their own Colony is distinctly lower than that required in the new Colonies. He thinks, however, that there should be reciprocity in such matters.

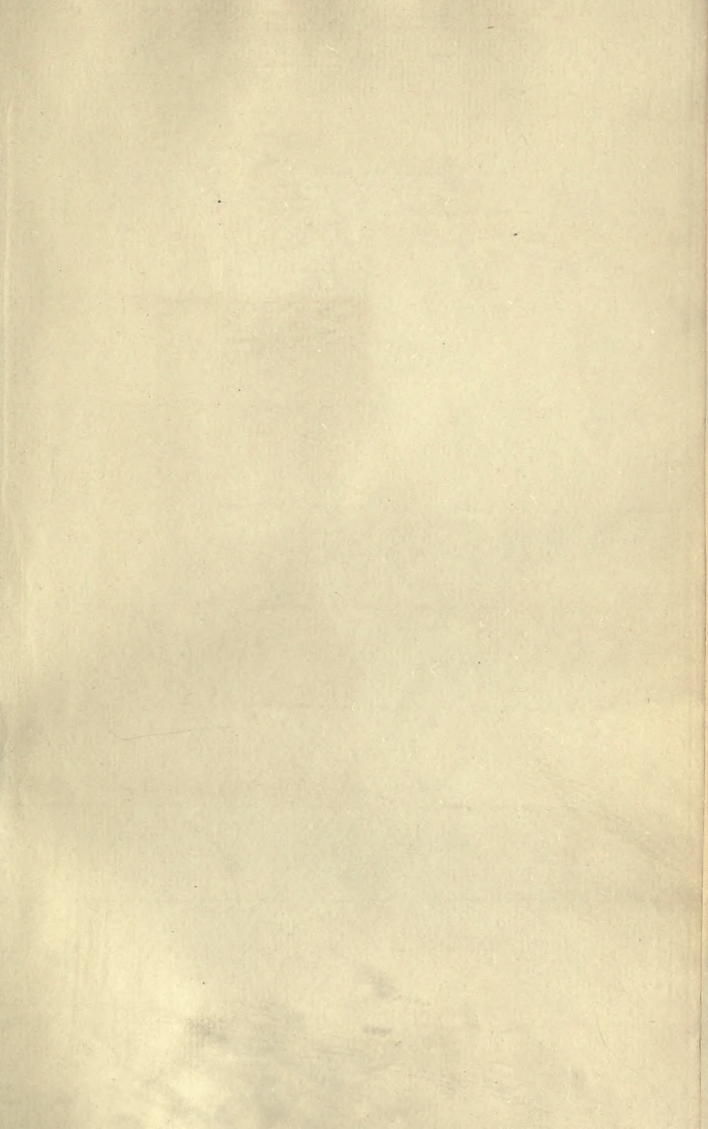
It has been suggested that a local committee should be appointed to consider the matter and formulate proposals.

Colonial Office, 28th June 1902.













JV 21 1902 Colonial Conference, London, 1902

Papers relating to a conference between the secretary of state for the colonies and the prime ministers of self-governing colonies

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