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# **FOREWORD**

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# UNITED STATES STATUTES AT LARGE

# VOLUME 18 PART 2

As a copy of the original is practically unobtainable, this reprint is offered to enable Law Libraries to complete their set.

The edition has a limited printing.

Buffalo, N. Y. February, 1967

DENNIS & CO., INC.

# PUBLIC TREATIES

OF

# THE UNITED STATES,

IN FORCE ON

# THE FIRST DAY OF DECEMBER, 1873.

EDITED, PRINTED, AND PUBLISHED UNDER THE AUTHORITY OF AN ACT OF CONGRESS, AND UNDER THE DIRECTION OF THE SECRETARY OF STATE.

WASHINGTON:
GOVERNMENT PRINTING OFFICE.
1875.

# TABLE OF CONTENTS.

	Page.
Algiers—	
September 5, 1795. Peace and amity	1
June 30 and July 6, 1815. Peace and amity	5
December 22-23, 1816. Peace and amity	9
Argentine Confederation—	
July 10, 1853. Free navigation of rivers Paraná and Uruguay	15
July 27, 1853. Friendship, commerce, and navigation	16
Austria—	
August 27, 1829. Commerce and navigation	21
May 8, 1848. Personal property, consuls, &c	24
July 3, 1856. Extradition	26
July 11, 1870. Rights, &c., of consuls	28
September 20, 1870. Naturalization	33
November 25, 1871. Trade-marks	35
Baden— January 30, 1857. Extradition	37
July 19, 1868. Naturalization	38
BAVARIA—	41
January 21, 1845. Abolition of droit d'aubaine and taxes on emigration	42
September 12, 1853. Extradition	
May 26, 1868. Naturalization	
Belgium	48
November 10, 1845. Commerce and navigation	
July 17, 1858. Commerce and navigation	55
May 20, 1863. Import duties and capitalization of Scheldt dues	
July 20, 1863. Extinguishment of Scheldt dues	
November 16, 1868. Naturalization	62
December 5, 1868. Rights, &c., of consuls	66
December 20, 1868. Additional article. Trade-marks	•
BOLIVIA. (See also Peru-Bolivia.)	ec
May 13, 1858. Peace, friendship, commerce, and navigation	68
The second of th	
June 23, 1850. Peace, friendship, and good understanding	79
Do a many	
December 10, 1909 People friendship commerce, and navigation	81
January 27, 1849. Claims	90
Bremen. (See also Hanseatic Republics.) September 6, 1853. Accession. Extradition	. 99
Brunswick and Luneburg—	. 9
August 21, 1854. Disposal of property	
Central America—	. 9
December 5, 1825. Peace, amity, commerce, and navigation	, ,
May 16, 1832. Peace, amity, commerce, and navigation	. 10
Company has 1 1000 Fewlandtory	
November 10, 1858. Arbitration of Macedonian claims	, 11

# TABLE OF CONTENTS.

CHINA—	Page.	
July 3, 1844. Peace, amity, and commerce	116	
June 18, 1858. Peace, amity, and commerce.	129	
November 8, 1858. Regulation of trade.		
November 8, 1858. Claims		
July 28, 1868. Additional articles. Amity, commerce, and navigation	146 147	
COLOMBIA, REPUBLIC OF. (See also Ecuador, New Granada, and Venezuela.)	***	
October 3, 1824. Peace, amity, navigation, and commerce	150	
COLOMBIA, UNITED STATES OF. (See also New Granada.)	100	
February 10, 1864. Claims	155	
Costa Rica-	158	
July 10, 1851. Friendship, commerce, and navigation.	159	
July 2, 1860. Claims.	163	
DENMARK—		
April 26, 1826. Friendship, commerce, and navigation	167	
March 28, 1830. Indemnity	170	
April 11, 1857. Sound and Belts dues	173	
July 11, 1801. Additional articles. Consuls	175	
July 20, 1872. Naturalization.	176	
DOMINICAN REPUBLIC—		
February 8, 1867. Amity, commerce, navigation, and extradition	178	
ECUADOR—	110	
June 13, 1839. Peace, friendship, navigation, and commerce		
November 25, 1862. Claims	187	
May 6, 1872. Naturalisation.	196	
June 28, 1872. Extradition	197	
France-	199	
February 6, 1778. Alliance.	201	
February 6, 1778. Amity and commerce.	203	
Totally 0, 1770, Act separate and secret.	213	
July 16, 1789. Payment of loan	214	
February 25, 1783. New loan	217	
November 14, 1788. Consuls.	219	
September 30, 1800. Peace, commerce, and navigation.	224	
April 30, 1803. Cession of Louisians.	232	
April 30, 1803. Payment of 60,000,000 francs by the United States.	235	
April 30, 1803. Claims against France.	236	
	243	
	245	
	245	
	247	
	248	
	249	
February 10, 1858. Additional article. Extradition	253	
April 16, 1869. Trade-marks.	253	
December 11 1971 Commission		
December 11, 1871. Consuls and trade-marks	255	
GREAT DRITAIN-		
November 30, 1782. Provisional articles preliminary to peace	261	
	264	
	264	
September 3, 1783. Peace  November 19, 1794. Amity companies and periodical	266	
November 19, 1794. Amity, commerce, and navigation.  November 19, 1794. Additional article	269	
November 19, 1794. Additional article  May 4, 1796. Explanatory of 3d article of teachers of 1794.	282	
	283	
March 15, 1798. Explanatory of 5th article of treaty of 1794.  January 8, 1802. Additional convention to treaty of 1794.	283	
January 8, 1802. Additional convention to treaty of 1794.  December 24, 1814. Peace and amity	285	
December 24, 1814. Peace and amity	287	
July 3, 1815. Regulation of commerce	000	

GREAT BRITAIN—Continued.	Page.
November 24, 1815. Declaration relative to St. Helena	295
April 28, 1817. Arrangement for armed vessels on the lakes	296
November 24, 1817. Declaration of commissioners under 4th article treaty of Ghent	296
November 24, 1817. Decision of commissioners: boundary	297
October 20, 1818. Fisheries, boundary, slaves	297
June 10, 1022. Decision of commissioners under 6th article treaty of Ghent	300
July 12, 1822. Indemnity under award of Emperor of Russia	303
November 13, 1826. Indemnity under treaty of Ghent.	308
August 6, 1827. Boundary west of Rocky Mountains.	310
August 6, 1827. Renewal of commercial conventions	311
September 29, 1827. Boundary; differences to be referred	312
August 9, 1842. Boundary, slave-trade, extradition.	315
June 15, 1846. Boundary west of Rocky Mountains.	320
April 19, 1850. Ship-canal from the Atlantic to the Pacific.	322
December 9, 1850. Protocol ceding Horse-Shoe Reef	325
February 8, 1853. Claims.	326
July 17, 1854. Reciprocity	329
April 7, 1862. Suppression of slave-trade.	333
February 17, 1863. Additional article	334
July 1, 1863. Claims of Hudson's Bay and Puget Sound Agricultural Companies	345
September 10, 1869. Award of commissioners.	346 347
May 13, 1870. Naturalization	348
June 3, 1870. Additional convention. Slave-trade.	350
February 23, 1871. Renunciation of naturalization.	354
May 8, 1871. Amicable settlement of all causes of difference	355
January 18, 1873. Sessions of Claims Commission.	368
March 10, 1878. Protocol respecting Northwest Water Boundary	369
June 7, 1873. Protocol respecting time when articles 18 to 25 and article 30 of treaty of May	000
8, 1871, should go into effect	372
GREECE—	
December 10-22, 1837. Commerce and navigation	373
GUATEMALA—	
March 3, 1849. Peace, amity, commerce, and navigation	378
HANOVER—	90*
May 20, 1840. Commerce and navigation	387
June 10, 1846. Commerce and navigation	391 396
January 18, 1855. Extradition	398
HANSEATIC REPUBLICS—	990
December 20, 1827. Friendship, commerce, and navigation	400
June 4, 1828. Additional article.	403
April 30, 1852. Consular jurisdiction	404
Hawaiian Islands—	101
December 20, 1849. Friendship, commerce, navigation, and extradition	406
HAYTI—	
November 3 1864. Amity, commerce, navigation, and extradition	412
Hesse-Cassel—	
March 26, 1844. Abolition of droit d'aubaine and taxes on emigration	422
HESSE, GRAND DUCHY OF-	
August 1, 1868. Naturalization	423
[For elector of Hesse, Grand Duke of Hesse and on the Rhine, and Landgrave of Hesse-Hom-	
burg, see Prussia and other States.]	
Honduras-	
July 4, 1864. Friendship, commerce, and navigation	426
ITALY—	
February 8, 1868. Rights, &c., of consuls	432
March 23, 1868. Extradition	436
January 21, 1869. Additional article. Consuls	438
January 21, 1869. Additional article. Extradition	438
February 26, 1871. Commerce and navigation	439

Japan-	Page.
March 31, 1854. Peace and amity	446
June 17, 1857. Opening of Nangasaki; coin, consuls, &c	448
July 29, 1858. Amity and commerce	449
January 28, 1864. Reduction of duties	458
October 22, 1864. Indemnity	459
Lew Chew—	
July 11, 1854. Friendship and commerce	460
Liberia—	-00
October 21, 1862. Commerce and navigation	461
MADAGASCAR—	401
February 14, 1867. Peace, friendship, and commerce.	404
· · · · · · · · · · · · · · · · · · ·	464
MECKLENBURG-SCHWERIN—	
December 9, 1847. Accession. Commerce and navigation	467
November 26, 1853. Accession. Extradition	472
MECKLENBURG-STRELITZ—	
December 2, 1853. Accession. Extradition	473
Mexico-	
January 12, 1828. Boundary	474
April 5, 1831. Additional article	475
April 5, 1831. Amity, commerce, and navigation	476
April 3, 1835. Second additional article	486
April 11, 1839. Claims	486
January 30, 1843. Payment of awards	487
February 2, 1848. Peace, friendship, limits, and settlement.	490
May 26, 1848. Protocol, explanatory	492
December 30, 1853. Boundary, isthmus transit, &c	502 503
December 11, 1861. Extradition.	506
July 4, 1868. Claims	509
July 10, 1868. Naturalization	512
April 19, 1871. Extension of Claims Commission	513
November 27, 1872. Revival and extension of Claims Commission	514
Morocco—	V
January, 1787. Peace and friendship	516
January, 1787. Additional article	520
September 16, 1836. Peace and friendship	521
May 31, 1865. Light-house at Cape Spartel	525
MUSCAT	0.00
September 21, 1833. Amity and commerce	528
Nassau—	020
May 27, 1846. Abolition of droit d'aubaine and taxes on emigration	F01
NETHERLANDS-	531
October 8, 1782. Amity and commerce	
October 8, 1782. Recaptured vessels.	533
Juliusry 19, 1009. Commerce and navigation	541
August 20, 1552. Supplemental commercial convention	542
January 22, 1855. American consuls in Dutch colonies	544 546
NEW GRANADA. (See also Colombia.)	040
December 12, 1846. Peace, amity, navigation, and commerce	
December 12, 1846. Additional article.	550
May 4, 1850. Consuls.	559
September 10, 1857. Claims	560
Nicaragua-	564
June 21, 1867. Friendship, commerce, and navigation	566
June 25, 1870. Extradition.	573
NORTH GERMAN UNION. (See Prussia; German Empire.)	
February 22, 1868. Naturalization.  June 12, 1871. Protocol. Naturalization.	575
, 2014. A 1000001. Maturalization,	576

Oldenburg—	Page.
March 10, 1847. Accession. Commerce, and navigation	578
December 30, 1853. Accession. Extradition	579
ORANGE FREE STATE— December 22, 1871. Friendship, commerce, and extradition	580
Ottoman Empire—	
May 7, 1830. Commerce and navigation	583
February 25, 1862. Commerce and navigation	585
Paraguay-	
February 4, 1859. United States and Paraguay Navigation Company	592
February 4, 1859. Friendship, commerce, and navigation	594
Persia—	<b>700</b>
December 13, 1856. Friendship and commerce	599
Peru-Bolivia— Non-worker 20 1925 Perce friendship commence and novinction	602
November 30, 1836. Peace, friendship, commerce, and navigation	002
March 17, 1841. Claims	611
July 26, 1851. Friendship, commerce, and navigation	612
July 22, 1856. Rights of neutrals at sea	623
July 4, 1857. Interpreting 12th article of treaty of 1851	625
December 20, 1862. Ships Lizzie Thompson and Georgianna	627
January 12, 1863. Claims	628 630
December 4, 1868. Claims	030
August 26, 1840. Commerce and navigation	634
February 26, 1851. Claims	639
PRUSSIA. (See also North German Union and German Empire.)	
September 10, 1785. Amity and commerce	641
July 11, 1799. Amity and commerce	648
May 1, 1828. Commerce and navigation	656
PRUSSIA AND OTHER STATES—,	
June 16, 1852. Extradition	660 662
November 16, 1852. Additional article. Extradition	002
April 5-17, 1824. Navigation, fishing, &c., in Pacific Ocean	664
December 6-18, 1832. Commerce and navigation	666
December 6-18, 1832. Separate article	669
July 22, 1854. Rights of neutrals at sea	670
March 30, 1867. Cession of Russian possessions in North America	671 674
January 27, 1868. Additional article. Trade-marks	0/4
San Salvador— January 2, 1850. Amity, navigation, and commerce	675
November 26, 1838. Commerce and navigation	684
November 26, 1838. Separate article	689
Saxony—	
May 14, 1845. Abolition of droit d'aubaine and taxes on emigration	690
SCHAUMBURG LIPPE—	
June 7, 1854. Accession, extradition	692
Siam—	200
March 20, 1833. Amity and commerce	693 695
May 29, 1856. Amity and commerce	702
·	
SPAIN—October 27, 1795. Friendship, limits, and navigation	704
Angust 11 1802. Indemnity	711
February 22, 1819. Amity, settlement, and limits. (Cession of Florida)	712
February 17 1834 Claims	718
February 12, 1871. Indemnity for wrongs in Cuba	720

# TABLE OF CONTENTS.

Sweden-	Page.
April 3, 1783. Amity and commerce	722
April 3, 1783. Separate articles	729
SWEDEN AND NORWAY—	
September 4, 1816. Amity and commerce	731
July 4, 1827. Commerce and navigation.	736
July 4, 1827. Separate article	742
March 21, 1860. Extradition	742
May 26, 1869. Naturalization.	744
May 26, 1869. Protocol, naturalization	745
SWISS CONVEDERATION—	
May 18, 1847. Abolition of droit d'aubaine and taxes on emigration	747
November 25, 1850. Friendship, commerce, and extradition	748
Texas—	740
April 11, 1838. Indemnity for brigs Pocket and Durango	mro.
April 25, 1838. Boundary	753
Tripoli—	754
November 4, 1796. Peace and friendship	~~~
June 4, 1805. Peace and friendship	<b>7</b> 55
Tunis-	758
August, 1797–March 26, 1799. Peace and friendship	763
Two Signing.	768
October 14, 1832.—Indemnity	771
December 1, 1845. Commerce and navigation.	772
January 13, 1855. Rights of neutrals at sea.	777
October 1, 1855. Amity, commerce, navigation, and extradition.	778
VENEZUELA—	
January 20, 1836. Peace, friendship, navigation, and commerce	787
January 14, 1859. Aves Island claims.	796
August 27, 1866. Amity, commerce, navigation, and extradition.	797
April 25, 1866. Claims	806
April 10, 1844. Abolition of droit d'aubaine and taxes on emigration	809
October 13, 1853. Accession. Extradition.	810
July 27, 1868. Naturalization  LIST OF TREATIES CHRONOLOGICALLY ARRANGED	811
INDEX	813
	819

# PUBLIC TREATIES.

# ALGIERS.

[All of the treaties with Algiers ceased to be operative by reason of the French conquest of that country.]

#### ALGIERS, 1795.

TREATY OF PEACE AND AMITY BETWEEN THE DEY OF ALGIERS AND THE UNITED STATES OF AMERICA, CONCLUDED SEPTEMBER 5, 1795; RATIFICATION ADVISED BY SENATE MARCH 2, 1796.

Sept. 5, 1795.

A treaty of peace and amity, concluded this present day I—Ima Artasi, the twenty-first of the Luna Safer, year of the Hegira 1210, corresponding with Saturday, the fifth of September, one thousand seven hundred and ninety-five, between Hassan Bashaw, Dey of Algiers, his Divan and Subjects, and George Washington, President of the United States of North America, and the Citizens of the said United States.

#### ARTICLE I.

From the date of the present treaty there shall subsist a firm and sincere peace and amity between the President and citizens of the United States of North America and Hassan Bashaw, Dey of Algiers, his Divan and subjects; the vessels and subjects of both nations reciprocally treating each other with civility, honor, and respect.

Peace and amity.

#### ARTICLE II.

All vessels belonging to the citizens of the United States of North America shall be permitted to enter the different ports of the Regency, tercourse. to trade with our subjects, or any other persons residing within our jurisdiction, on paying the usual duties at our custom-house that is paid by all nations at peace with this Regency; observing that all goods disembarked and not sold here shall be permitted to be re-embarked without paying any duty whatever, either for disembarking or embarking. All naval and military stores, such as gunpowder, lead, iron, plank, sulphur, timber for building, tar, pitch, rosin, turpentine, and any other goods denominated naval and military stores, shall be permitted to be sold in this Regency without paying any duties whatever at the customhouse of this Regency.

Commercial in-

#### ARTICLE III.

The vessels of both nations shall pass each other without any impediment or molestation; and all goods, moneys, or passengers, of whatso-molested. ever nation, that may be on board of the vessels belonging to either party shall be considered as inviolable, and shall be allowed to pass unmolested.

Vessels not to be

#### ARTICLE IV.

Visitation of vessels at sea.

All ships of war belonging to this Regency, on meeting with merchantvessels belonging to citizens of the United States, shall be allowed to visit them with two persons only beside the rowers; these two only permitted to go on board said vessel without obtaining express leave from the commander of said vessel, who shall compare the passport, and immediately permit said vessel to proceed on her voyage unmolested. ships of war belonging to the United States of North America, on meeting with an Algerine cruiser, and shall have seen her passport and certificate from the Consul of the United States of North America, resident in this Regency, shall be permitted to proceed on her cruise unmo-Passports for lested; no passport to be issued to any ships but such as are absolutely the property of citizens of the United States, and eighteen months shall be the term allowed for furnishing the ships of the United States with passports.

vessels of United States.

#### ARTICLE V.

Restriction upon Algerine cruisers.

No commander of any cruiser belonging to this Regency shall be allowed to take any person, of whatever nation or denomination, out of any vessel belonging to the United States of North America, in order to examine them, or under pretence of making them confess anything desired; neither shall they inflict any corporal punishment, or any way else molest them.

#### ARTICLE VL

Stranded vessels of United States.

If any vessel belonging to the United States of North America shall be stranded on the coast of this Regency, they shall receive every possible assistance from the subjects of this Regency. All goods saved from the wreck shall be permitted to be re-embarked on board of any other vessel without paying any duties at the custom-house.

#### ARTICLE VII.

Sale of vessels of WAT.

The Algerines are not, on any pretence whatever, to give or sell any vessel of war to any nation at war with the United States of North America, or any vessel capable of cruising to the detriment of the commerce of the United States.

#### ARTICLE VIII.

Purchase of prizes.

Any citizen of the United States of North America, having bought any prize condemned by the Algerines, shall not be again captured by the cruisers of the Regency then at sea, although they have not a passport; a certificate from the Consul Resident being deemed sufficient until such time they can procure such passport.

#### ARTICLE IX.

Captured American vessels.

If any of the Barbary States at war with the United States of North America shall capture any American vessel and bring her into any of the ports of this Regency, they shall not be permitted to sell her, but shall depart the port on procuring the requisite supplies of provision.

#### ARTICLE X.

United States prizes.

Any vessel belonging to the United States of North America, when at war with any other nation, shall be permitted to send their prizes into the ports of the Regency, have leave to dispose of them without Purchase of pro- paying any duties on sale thereof. All vessels wanting provisions or refreshments shall be permitted to buy them at market price.

#### ARTICLE XI.

All ships of war belonging to the United States of North America, on anchoring in the ports of the Regency, shall receive the usual presents ships of war of of provisions and refreshments gratis. Should any of the slaves of this Regency make their escape on board said vessels, they shall be immediately returned. No excuse shall be made that they have hid themselves amongst the people and cannot be found, or any other equivocation.

Treatment of United States.

#### ARTICLE XII.

No citizen of the United States of North America shall be obliged to redeem any slave against his will, even should he be his brother; neither shall the owner of a slave be forced to sell him against his will, but all such agreements must be made by consent of parties. Should any American citizen be taken on board an enemy ship by the cruisers cans. of this Regency, having a regular passport specifying they are citizens of the United States, they shall be immediately set at liberty. On the contrary, they having no passport, they and their property shall be considered lawful prize, as this Regency know their friends by their passports.

Slaves.

Captured Ameri-

#### ARTICLE XIII.

Should any of the citizens of the United States of North America die within the limits of this Regency, the Dey and his subjects shall not zens of United interfere with the property of the deceased; but it shall be under the Regency. immediate direction of the Consul, unless otherwise disposed of by will. Should there be no Consul, the effects shall be deposited in the hands of some person worthy of trust until the party shall appear who has a right to demand them, when they shall render an account of the property. Neither shall the Dey or Divan give hindrance in the execution of any will that may appear.

Estates of citi-States dying in the

#### ARTICLE XIV.

No citizen of the United States of North America shall be obliged to purchase any goods against his will, but on the contrary, shall be allowed goods. to purchase whatever it pleaseth him. The Consul of the United States of North America, or any other citizen, shall not be amenable for debts contracted by any one of their own nation, unless previously they have debts. given a written obligation so to do. Should the Dey want to freight any American vessel that may be in the Regency, or Turkey, said vessel not being engaged, in consequence of the friendship subsisting sels by the Dey. between the two nations he expects to have the preference given him, on his paying the same freight offered by any other nation.

Purchase of

Payment of

Charter of ves-

#### ARTICLE XV.

Any disputes or suits at law that may take place between the subjects of the Regency and the citizens of the United States of North disputes. America shall be decided by the Dey in person, and no other. Any disputes that may arise between the citizens of the United States shall be decided by the Consul, as they are in such cases not subject to the laws of this Regency.

Settlement of

#### ARTICLE XVI.

Should any citizen of the United States of North America kill, wound, or strike a subject of this Regency, he shall be punished in the assault. same manner as a Turk, and not with more severity. Should any citizen of the United States of North America in the above predicament, escape prison, the Consul shall not become answerable for him.

Punishment for

#### ARTICLE XVII.

Privileges of the consul of the United States.

The Consul of the United States of North America shall have every personal security given him and his household. He shall have liberty to exercise his religion in his own house. All slaves of the same religion shall not be impeded in going to said Consul's house at hours of prayer. The Consul shall have liberty and personal security given him to travel, whenever he pleases, within the Regency. He shall have free license to go on board any vessel lying in our roads, whenever he shall think fit. The Consul shall have leave to appoint his own dragoman and broker.

#### ARTICLE XVIII.

Case of war.

Should a war break out between the two nations, the Consul of the United States of North America, and all citizens of said States, shall have leave to embark themselves and property unmolested on board of what vessel or vessels they shall think proper.

#### ARTICLE XIX.

Captured citi- Should the cruisers of Algiers capture any vessel naving ordered zens to be liber- the United States of North America on board, they having papers to prove they are really so, they and their property shall be immediately discharged. And should the vessels of the United States capture any vessels of nations at war with them, having subjects of this Regency on board, they shall be treated in like manner.

#### ARTICLE XX.

Saintes.

On a vessel of war belonging to the United States of North America anchoring in our ports, the Consul is to inform the Dey of her arrival, and she shall be saluted with twenty-one guns, which she is to return in the same quantity or number. And the Dev will send fresh provisions on board, as is customary, gratis.

#### ARTICLE XXI.

Free entry for consul.

The Consul of the United States of North America shall not be required to pay duty for anything he brings from a foreign country for the use of his house and family.

#### ARTICLE XXII.

Violations of treaty.

Should any disturbance take place between the citizens of the United States and the subjects of this Regency, or break any article of this treaty, war shall not be declared immediately, but everything shall be

Date of treaty.

searched into regularly. The party injured shall be made reparation. On the 21st of the Luna of Safer, 1210, corresponding with the 5th

[See Article IV,

September, 1795, Joseph Donaldson, jun., on the part of the United States of North America, agreed with Hassan Bashaw, Dey of Algiers, treaty of 1815, p. to keep the articles contained in this treaty sacred and inviolable, which we, the Dey and Divan, promise to observe, on consideration of the Sum to be paid United States paying annually the value of twelve thousand Algerine sequins in maritime stores. Should the United States forward a larger

to the Dey.

quantity, the overplus shall be paid for in money by the Dey and Re-Subsequent cap- gency. Any vessel that may be captured from the date of this treaty tures to be re- of peace and amity shall immediately be delivered up on her arrival in Algiers.

VIZER HASSAN BASHAW. JOSEPH DONALDSON, Jun.

[Seal of Algiers stamped at the foot of the original treaty in Arabic.]

Certificate of

Final ratifica-

President of the

To all to whom these presents shall come or be made known:

Whereas the underwritten, David Humphreys, hath been duly appointed Commissioner Plenipotentiary by letters patent, under the sig. David Humphreys. nature of the President and seal of the United States of America, dated the 30th of March, 1795, for negociating and concluding a treaty of peace with the Dey and Governors of Algiers; whereas, by instructions, given to him on the part of the Executive, dated the 28th of March and 4th of April, 1795, he hath been further authorized to employ Joseph Donaldson, junior, on an agency in the said business; whereas, by a writing under his hand and seal, dated 21st May, 1795, he did constitute and appoint Joseph Donaldson, junior, agent in the business aforesaid; and the said Joseph Donaldson, jun., did, on the 5th of September, 1795, agree with Hassan Bashaw, Dey of Algiers, to keep the articles of the preceding treaty sacred and inviolable:

Now know ye that I, David Humphreys, Commissioner Plenipotentiary aforesaid, do approve and conclude the said treaty, and every tion reserved to article and clause therein contained; reserving the same, nevertheless, United States. for the final ratification of the President of the United States of America, by and with the advice and consent of the Senate of the said United

States.

In testimony whereof I have signed the same with my hand and seal, at the City of Lisbon, this 28th of November, 1795.

[L. S.]

DAVID HUMPHREYS.

#### ALGIERS, 1815.

TREATY OF PEACE AND AMITY CONCLUDED BETWEEN THE UNITED STATES OF AMERICA AND HIS HIGHNESS OMAR BASHAW, DEY OF ALGIERS, JUNE 30 AND JULY 6, 1815; RATIFICATION ADVISED BY SENATE DECEMBER 21, 1815; RATIFIED BY PRESIDENT DECEMBER 26, 1815; PROCLAIMED DECEMBER 26, 1815.

[Renewed December 22-23, 1816.]

#### ARTICLE I.

There shall be, from the conclusion of this treaty, a firm, inviolable, and universal peace and friendship between the President and citizens of ship. the United States of America on the one part, and the Dey and subjects of the Regency of Algiers, in Barbary, on the other, made by the free consent of both parties and on the terms of the most favored nations. And if either party shall hereafter grant to any other nation any particular favor or privilege in navigation or commerce, it shall immedito other nations to ately become common to the other party; freely, when it is freely become common. granted to such other nations, but when the grant is conditional, it shall be at the option of the contracting parties to accept, alter, or reject such conditions, in such manner as shall be most conducive to their respective interests.

Peace and friend-

June 30-July 6,

Favors granted

# ARTICLE II.

It is distinctly understood between the contracting parties, that no Abolition of tribute, either as biennial presents, or under any other form or name tribute. whatever, shall ever be required by the Dey and Regency of Algiers from the United States of America, on any pretext whatever.

### ARTICLE III.

The Dey of Algiers shall cause to be immediately delivered up to the American squadron now off Algiers all the American citizens now in his restored. possession, amounting to ten, more or less; and all the subjects of the Dey of Algiers, now in possession of the United States, amounting to

five hundred, more or less, shall be delivered up to him; the United States, according to the usages of civilized nations, requiring no ransom for the excess of prisoners in their favor.

#### ARTICLE IV.

Indemnification to American citizens.

[See Article XXII, treaty of 1795, p. 4.]

A just and full compensation shall be made by the Dey of Algiers to such citizens of the United States as have been captured and detained by Algerine cruisers, or who have been forced to abandon their property in Algiers, in violation of the twenty-second article of the treaty of peace and amity concluded between the United States and the Dey of Algiers on the fifth of September, one thousand seven hundred and ninety-five.

And it is agreed between the contracting parties that, in lieu of the above, the Dey of Algiers shall cause to be delivered forthwith into the hands of the American Consul residing at Algiers, the whole of a quantity of bales of cotton left by the late Consul-General of the United States in the public magazines in Algiers; and that he shall pay into the hands of the said Consul the sum of ten thousand Spanish dollars.

#### ARTICLE V.

Enemy's property.

If any goods belonging to any nation with which either of the parties are at war should be loaded on board vessels belonging to the other party, they shall pass free and unmolested, and no attempts shall be made to take or detain them.

#### ARTICLE VI.

Treatment of

If any citizens or subjects, with their effects, belonging to either citizens taken on party, shall be found on board a prize vessel taken from an enemy by board an enemy's the other party, such citizens or subjects shall be liberated immediately, and in no case, or on any other pretence whatever, shall any American citizen be kept in captivity or confinement, or the property of any American citizen found on board of any vessel belonging to any other nation with which Algiers may be at war be detained from its lawful owners after the exhibition of sufficient proofs of American citizenship and of American property, by the Consul of the United States residing at Algiers.

#### ARTICLE VII.

Passports to vessels.

Right of visit restricted.

visit.

Proper passports shall immediately be given to the vessels of both the contracting parties, on condition that the vessels of war belonging to the Regency of Algiers, on meeting with merchant-vessels belonging to the citizens of the United States of America, shall not be permitted to visit them with more than two persons besides the rowers; these only shall be permitted to go on board without first obtaining leave from the commander of said vessel, who shall compare the passport, and immediately permit said vessel to proceed on her voyage; and should Abuse of right of any of the subjects of Algiers insult or molest the commander, or any other person, on board a vessel so visited, or plunder any of the property contained in her, on complaint being made by the Consul of the United States residing in Algiers, and on his producing sufficient proof to substantiate the fact, the commander or rais of said Algerine ship or vessel of war, as well as the offenders, shall be punished in the most exemplary manner.

Vessels with

All vessels of war belonging to the United States of America, on meetpassports not to be ing a cruiser belonging to the Regency of Algiers, on having seen her passports and certificates from the Consul of the United States residing in Algiers, shall permit her to proceed on her cruise unmolested and without detention. No passport shall be granted by either party to any vessels but such as are absolutely the property of citizens or subjects of the said contracting parties, on any pretence whatever.

#### ARTICLE VIII.

A citizen or subject of either of the contracting parties having bought a prize vessel condemned by the other party, or by any other nation, sufficient passport the certificates of condemnation and bill of sale shall be a sufficient passport for such vessel for six months; which, considering the distance between the two countries, is no more than a reasonable time for her to procure proper passports.

What shall be

#### ARTICLE IX.

Vessels of either of the contracting parties putting into ports of the other, and having need of provisions or other supplies, shall be fur supplies or repairs. nished at the market price; and if any such vessel should so put in from a disaster at sea, and have occasion to repair, she shall be at liberty to land and re-embark her cargo without paying any customs or duties whatever; but in no case shall she be compelled to land her cargo.

Vessels needing

#### ARTICLE X.

Should a vessel of either of the contracting parties be cast on shore within the territories of the other, all proper assistance shall be given to her crew; no pillage shall be allowed; the property shall remain at the disposal of the owners; and, if reshipped on board of any vessel for exportation, no customs or duties whatever shall be required to be paid thereon, and the crew shall be protected and succored until they can be sent to their own country.

Wyecks.

#### ARTICLE XI.

If a vessel of either of the contracting parties shall be attacked by an enemy within cannon shot of the forts of the other, she shall be vessels in ports. protected as much as is possible. If she be in port she shall not be seized or attacked when it is in the power of the other party to protect her; and, when she proceeds to sea, no enemy shall be permitted to pursue her from the same port within twenty four hours after her departure.

Protection of

#### ARTICLE XII.

The commerce between the United States of America and the Regency of Algiers, the protections to be given to merchants, masters of vessels, tion clause. and seamen, the reciprocal rights of establishing Consuls in each country, and the privileges, immunities, and jurisdictions to be enjoyed by such Consuls, are declared to be on the same footing, in every respect, with the most favored nations, respectively.

Most favored na-

#### ARTICLE XIII.

The Consul of the United States of America shall not be responsible for the debts contracted by citizens of his own nation, unless he pre- for debts of citiviously gives written obligations so to do.

Consul not liable

#### ARTICLE XIV.

On a vessel or vessels of war belonging to the United States anchoring before the city of Algiers, the Consul is to inform the Dey of her arrival, when she shall receive the salutes which are, by treaty or custom, given to the ships of war of the most favored nations on similar occasions, and which shall be returned gun for gun; and if, after such arrival, so announced, any Christians whatsoever, captives in Algiers, tives. make their escape and take refuge on board any of the ships of war,

Salutes.

Christian cap-

they shall not be required back again, nor shall the Consul of the United States or commanders of said ships be required to pay anything for the said Christians.

#### ARTICLE XV.

Religious liber-

As the Government of the United States of America has, in itself, no character of enmity against the laws, religion, or tranquillity of any nation, and as the said States have never entered into any voluntary war or act of hostility except in defence of their just rights on the high seas, it is declared, by the contracting parties, that no pretext arising from religious opinions shall ever produce an interruption of the harmony existing between the two nations; and the Consuls and Agents of both nations shall have liberty to celebrate the rites of their respective religions in their own houses.

Privileges of Consuls.

The Consuls, respectively, shall have liberty and personal security given them to travel within the territories of each other, both by land and sea, and shall not be prevented from going on board any vessels they may think proper to visit; they shall likewise have liberty to appoint their own dragoman and broker.

#### ARTICLE XVI.

Violations of treaty

In case of any dispute arising from the violation of any of the articles of this treaty, no appeal shall be made to arms, nor shall war be declared on any pretext whatever; but if the Consul residing at the place where the dispute shall happen shall not be able to settle the same, the Government of that country shall state their grievance in writing and transmit the same to the Government of the other, and the period of three months shall be allowed for answers to be returned, during which time no act of hostility shall be permitted by either party; and in case the grievances are not redressed, and a war should be the event, the Consuls and citizens and subjects of both parties, respectively, shall be permitted to embark with their effects unmolested, on board of what vessel or vessels they shall think proper, reasonable time being allowed

Case of war.

#### ARTICLE XVII.

Prisoners of war.

for that purpose.

If, in the course of events, a war should break out between the two nations, the prisoners captured by either party shall not be made slaves; they shall not be forced to hard labor, or other confinement than such as may be necessary to secure their safe-keeping, and shall be exchanged rank for rank; and it is agreed that prisoners shall be exchanged in twelve months after their capture; and the exchange may be effected by any private individual legally authorized by either of the parties.

ARTICLE XVIII.

Treatment of prizes.

See article adplanatory, tre of 1816, p. 13.]

If any of the Barbary States, or other powers at war with the United States, shall capture any American vessel and send her into any port ditional and ex. of the Regency of Algiers, they shall not be permitted to sell her, but treaty shall be forced to depart the port on procuring the requisite supplies of provisions; but the vessels of war of the United States, with any prizes they may capture from their enemies, shall have liberty to frequent the ports of Algiers for refreshments of any kind, and to sell such prizes in the said ports, without any other customs or duties than such as are customary on ordinary commercial importations.

#### ARTICLE XIX.

Settlement of If any of the citizens of the United States, or any persons under their disputes. protection, shall have any disputes with each other, the Consul shall decide between the parties; and whenever the Consul shall require any aid or assistance from the Government of Algiers to enforce his decision, it shall be immediately granted to him; and if any disputes shall arise between any citizens of the United States and the citizens or subjects of any other nation having a Consul or Agent in Algiers, such disputes shall be settled by the Consuls or Agents of the respective nations; and any disputes or suits at law that may take place between any citizens of the United States and the subjects of the Regency of Algiers shall be decided by the Dey in person, and no other.

#### ARTICLE XX.

If a citizen of the United States should kill, wound, or strike a subject of Algiers, or, on the contrary, a subject of Algiers should kill, wound, assault. or strike a citizen of the United States, the law of the country shall take place, and equal justice shall be rendered, the Consul assisting at the trial; but the sentence of punishment against an American citizen shall not be greater or more severe than it would be against a Turk in the same predicament; and if any delinquent should make his escape, the Consul shall not be responsible for him in any manner whatever.

Punishment for

#### ARTICLE XXI.

The Consul of the United States of America shall not be required to pay any customs or duties whatever on anything he imports from a for. Consul of United eign country for the use of his house and family.

Free entry for States.

Estates of citi-

#### ARTICLE XXII.

Should any of the citizens of the United States of America die within the limits of the Regency of Algiers, the Dey and his subjects shall not zens of United interfere with the property of the deceased, but it shall be under the States dying in the immediate direction of the Consul, unless otherwise disposed of by will. Should there be no Consul, the effects shall be deposited in the hands of some person worthy of trust, until the party shall appear who has a right to demand them, when they shall render an account of the property; neither shall the Dey or his subjects give hinderance in the execution of any will that may appear.

I certify the foregoing to be a true copy of a treaty of peace negotiated by Commodore Decatur and myself with the Regency of Algiers, and signed by the Dey of that Regency on the 30th June, 1815.

On board the United States ship Guerriere, 6th July, 1815.

WM. SHALER.

Certificate of

William Shaler.

Date. Date.

Regency.

#### ALGIERS, 1816.

#### RENEWED TREATY WITH ALGIERS.

TREATY OF PEACE AND AMITY, CONCLUDED BETWEEN THE UNITED STATES OF AMERICA AND THE DEY AND REGENCY OF ALGIERS DECEMBER 22 AND 23, 1816; RATIFICATION ADVISED BY SENATE FEBRUARY 1, 1822; RATIFIED BY PRESIDENT FEBRUARY 11, 1822; PROCLAIMED FEBRUARY 1 RUARY 11, 1822.

Dec. 22-23, 1816.

The President of the United States and the Dey of Algiers, being desirous to restore and maintain, upon a stable and permanent footing, the relations of peace and good understanding between the two powers, and for this purpose to renew the treaty of peace and amity which was concluded between the two States by William Shaler and Commodore Stephen Decatur, as Commissioners Plenipotentiary on the part of the United States, and His Highness Omar Pashaw, Dey of Algiers, on the 30th of June, 1815.

Contracting par-

Negotiators.

The President of the United States having subsequently nominated and appointed, by commission, the above-named William Shaler, and Isaac Chauncey, Commodore and Commander in Chief of all the Naval Forces of the United States in the Mediterranean, Commissioners Plenipotentiary, to treat with His Highness the Dey of Algiers for the renewal of the treaty aforesaid; and they have concluded, settled, and signed the following articles:

#### ARTICLE I.

Peace and friendship.

There shall be, from the conclusion of this treaty, a firm, perpetual, inviolable, and universal peace and friendship between the President and citizens of the United States of America, on the one part, and the Dev and subjects of the Regency of Algiers, in Barbary, on the other, made by the free consent of both parties, and on the terms of the most Favors granted favored nations; and if either party shall hereafter grant to any other nation any particular favor or privilege in navigation or commerce, it shall immediately become common to the other party; freely, when freely it is granted to such other nations, but when the grant is conditional, it shall be at the option of the contracting parties to accept, alter, or reject such conditions, in such manner as shall be most conducive to their respective interests.

to other nations to become common.

#### ARTICLE II.

Tribute abolished.

It is distinctly understood between the contracting parties that no tribute, either as biennial presents, or under any other form or name whatever, shall be required by the Dey and Regency of Algiers from the United States of America, on any pretext whatever.

#### ARTICLE III.

Restitution of prisoners. and IV, treaty of 1815, pp. 5, 6.]

Relates to the mutual restitution of prisoners and subjects, and has [See Articles III been duly executed.

ARTICLE IV.

Delivery of cotton, &c.

Relates to the delivery, into the hands of the Consul General, of a quantity of bales of cotton, &c., and has been duly executed.

#### ARTICLE V.

Enemy's proper-

If any goods belonging to any nation with which either of the parties are at war should be loaded on board vessels belonging to the other party, they shall pass free and unmolested, and no attempt shall be made to take or detain them.

#### ARTICLE VI.

Treatment of citizens taken on board an enemy's vessel.

If any citizens or subjects, belonging to either party, shall be found on board a prize vessel taken from an enemy by the other party, such citizens or subjects shall be liberated immediately, and in no case, or on any pretence whatever, shall any American citizen be kept in captivity or confinement, or the property of any American citizen found on board of any vessel belonging to any nation with which Algiers may be at war, be detained from its lawful owners after the exhibition of sufficient proofs of American citizenship and American property, by the Consul of the United States residing at Algiers.

#### ARTICLE VII.

Passports to vessels.

Proper passports shall immediately be given to the vessels of both the contracting parties, on condition that the vessels of war belonging to the Regency of Algiers, on meeting with merchant vessels belonging to the citizens of the United States of America, shall not be permitted to visit them with more than two persons besides the rowers; these only shall be permitted to go on board without first obtaining leave from the limited. commander of said vessel, who shall compare the passports, and immediately permit said vessel to proceed on her voyage; and should any of the subjects of Algiers insult or molest the commander, or any other person on board a vessel so visited, or plunder any of the property con- of visit. tained in her, on complaint being made to the Consul of the United States residing in Algiers, and on his producing sufficient proofs to substantiate the fact, the commander or rais of said Algerine ship or vessel of war, as well as the offenders, shall be punished in the most exemplary manner.

Right of visit

Abuse of right

All vessels of war belonging to the United States of America, on meeting a cruiser belonging to the Regency of Algiers, on having seen her passports not to be passports and certificates from the Consul of the United States residing molested. in Algiers, shall permit her to proceed on her cruise unmolested, and without detention. No passport shall be granted by either party to any vessels but such as are absolutely the property of citizens or subjects of the said contracting parties, on any pretence whatever.

Vessels with

#### ARTICLE VIII.

A citizen or subject of either of the contracting parties having bought a prize vessel condemned by the other party, or by any other nation, sufficient passport. the certificates of condemnation and bill of sale shall be a sufficient passport for such vessel for six months; which, considering the distance between the two countries, is no more than a reasonable time for her to procure passports.

What shall be

#### ARTICLE IX.

Vessels of either of the contracting parties putting into the ports of the other, and having need of provisions or other supplies, shall be fur. supplies or repairs. nished at the market price; and if any such vessel should so put in from a disaster at sea, and have occasion to repair, she shall be at liberty to land and reëmbark her cargo, without paying any customs or duties whatever; but in no case shall be compelled to land her cargo.

Vessels needing

#### ARTICLE X.

Should a vessel of either of the contracting parties be cast on shore within the territories of the other, all proper assistance shall be given to her and her crew; no pillage shall be allowed; the property shall remain at the disposal of the owners; and, if reshipped on board of any vessel for exportation, no customs or duties whatever shall be required to be paid thereon, and the crew shall be protected and succored until they can be sent to their own country.

Wrecks.

#### ARTICLE XI.

If a vessel of either of the contracting parties shall be attacked by an enemy within cannon shot of the forts of the other, she shall be pro vessels in ports. tected as much as is possible. If she be in port, she shall not be seized or attacked when it is in the power of the other party to protect her; and when she proceeds to sea, no enemy shall be permitted to pursue her from the same port within twenty-four hours after her departure.

Protection of

### ARTICLE XII.

The commerce between the United States of America and the Regency of Algiers, the protections to be given to merchants, masters of vessels, tion clause. and seamen, the reciprocal rights of establishing Consuls in each country, the privileges, immunities, and jurisdictions to be enjoyed by such

Most favored na-

Consuls, are declared to be on the same footing, in every respect, with the most favored nations, respectively.

#### ARTICLE XIII.

Consul not liable zens.

The Consul of the United States of America shall not be responsible for debts of citi- for the debts contracted by the citizens of his own country, unless he gives previously written obligation so to do.

#### ARTICLE XIV.

Salutes.

On a vessel or vessels of war belonging to the United States anchoring before the city of Algiers, the Consul is to inform the Dey of her arrival, when she shall receive the salutes which are, by treaty or custom, given to the ships of war of the most favored nations on similar occasions, and which shall be returned gun for gun; and if, after such arrival, so an-Christian cap- nounced, any Christians whatever, captives in Algiers, make their escape and take refuge on board any of the said ships of war, they shall not be required back again, nor shall the Consul of the United States or commander of the said ship be required to pay anything for the said Christians.

tives.

#### ARTICLE XV.

Religious liber-

As the Government of the United States has, in itself, no character of enmity against the laws, religion, or tranquillity of any nation, and as the said States have never entered into any voluntary war or act of hostility except in defence of their just rights on the high seas, it is declared, by the contracting parties, that no pretext arising from religious opinions shall ever produce an interruption of the harmony between the two nations; and the Consuls and Agents of both nations shall have liberty to celebrate the rights of their respective religious in their own houses.

Privileges of consuls.

The Consuls, respectively, shall have liberty and personal security given them to travel within the territories of each other by land and sea, and shall not be prevented from going on board any vessel they may think proper to visit; they shall likewise have the liberty to appoint their own dragoman and broker.

#### ARTICLE XVI.

Violations of treaty.

In case of any dispute arising from the violation of any of the articles of this treaty no appeal shall be made to arms, nor shall war be declared on any pretext whatever; but if the Consul residing at the place where the dispute shall happen shall not be able to settle the same, the Government of that country shall state their grievance in writing, and transmit the same to the Government of the other, and the period of three months shall be allowed for answers to be returned, during which time no act of hostility shall be permitted by either party; and in case the grievances are not redressed, and a war should be the event, the Consuls, and citizens, and subjects of both parties, respectively, shall be permitted to embark with their effects unmolested on board of what vessel or vessels they shall think proper, reasonable time being allowed for that purpose.

Case of war.

#### ARTICLE XVII.

Prisoners of war.

If, in the course of events, a war should break out between the two nations, the prisoners captured by either party shall not be made slaves; they shall not be forced to hard labor, or other confinement than such as may be necessary to secure their safe-keeping, and shall be exchanged rank for rank; and it is agreed that prisoners shall be exchanged in twelve months after their capture; and the exchange may be effected by any private individual legally authorized by either of the parties.

#### ARTICLE XVIII.

If any of the Barbary Powers, or other States at war with the United States, shall capture any American vessel and send her into any port prizes. of the Regency of Algiers, they shall not be permitted to sell her, but shall be forced to depart the port on procuring the requisite supplies of provisions; but the vessels of war of the United States, with any prizes they may capture from their enemies, shall have liberty to frequent the ports of Algiers for refreshment of any kind, and to sell such prizes in the said ports, without paying any other customs or duties than such as are customary on ordinary commercial importations.

Treatment of

#### ARTICLE XIX.

If any of the citizens of the United States, or any persons under their protection, shall have any disputes with each other, the Consul shall disputes. decide between the parties; and whenever the Consul shall require any aid or assistance from the Government of Algiers to enforce his decision, it shall be immediately granted to him; and if any disputes shall arise between any citizens of the United States and the citizens or subjects of any other nations having a Consul or Agent in Algiers, such disputes shall be settled by the Consuls or Agents of the respective nations; and any disputes or suits at law that may take place between any citizens of the United States and the subjects of the Regency of Algiers, shall be decided by the Dey in person, and no other.

Settlement of

#### ARTICLE XX.

If a citizen of the United States should kill, wound, or strike a subject of Algiers, or, on the contrary, a subject of Algiers should kill, assault. wound, or strike a citizen of the United States, the law of the country shall take place, and equal justice shall be rendered, the Consul assisting at the trial; but the sentence of punishment against an American citizen shall not be greater or more severe than it would be against a Turk in the same predicament; and if any delinquent should make his escape, the Consul shall not be responsible for him in any manner whatever.

Punishment for

#### ARTICLE XXI.

The Consul of the United States of America shall not be required to pay any customs or duties whatever on anything he imports from a for- Consul of United eign country for the use of his house and family.

Free entry for

#### ARTICLE XXII.

the Regency of Algiers, the Dey and his subjects shall not interfere with zens of United the preparty of the deceased but it that Should any of the citizens of the United States of America die within the property of the deceased, but it shall be under the immediate direction of the Consul, unless otherwise disposed of by will. Should there be no Consul, the effects shall be deposited in the hands of some person worthy of trust, until the party shall appear who has a right to demand them, when they shall render an account of the property; neither shall the Dey or his subjects give hindrance in the execution of any will that may appear.

Regency.

# ARTICLE ADDITIONAL AND EXPLANATORY.

The United States of America, in order to give to the Dey of Algiers a proof of their desire to maintain the relations of peace and amity be. Article XVIII, tween the two powers upon a footing the most liberal, and in order to See p. 8.1 withdraw any obstacle which might embarrass him in his relations with other States, agree to annul so much of the eighteenth article of the

Modification of

foregoing treaty as gives to the United States any advantage in the ports of Algiers over the most favored nations having treaties with the Regency.

Date.

Done at the palace of the Government, in Algiers, on the 22d day of December, 1816, which corresponds to the third of the Moon Safar, year of the Hegira 1232.

Certificate of negotiation.

Whereas the undersigned William Shaler, a citizen of the State of New York, and Isaac Chauncey, Commander in Chief of the Naval Forces of the United States stationed in the Mediterranean, being duly appointed Commissioners, by letters-patent under the signature of the President and seal of the United States of America, bearing date at the city of Washington, the twenty-fourth day of August, A. D. 1816, for negociating and concluding the renewal of a treaty of peace between the United States of America and the Dey and subjects of the Regency of Algiers: we, therefore, William Shaler and Isaac Chauncey, Commissioners as aforesaid, do conclude the foregoing treaty, and every article Final ratification and clause therein contained, reserving the same, nevertheless, for the final ratification of the President of the United States of America, by and with the advice and consent of the Senate of the United States.

reserved to President of the United States.

Done in the chancery of the Consulate General of the United States. in the city of Algiers, on the 23d day of December, in the year 1816, and

of the independence of the United States the forty-first. [L. S.]

WM. SHALER. L. S.] I. CHAUNCEY.

[The signature of the Dey is stamped at the beginning and end of the treaty.]

Date.

# ARGENTINE CONFEDERATION.

### ARGENTINE CONFEDERATION, 1853.

TREATY WITH THE ARGENTINE CONFEDERATION, CONCLUDED AT SAN JOSE DE FLORES, JULY 10, 1853; RATIFICATION ADVISED BY SENATE JUNE 13, 1854; RATIFIED BY PRESIDENT JULY 5, 1854; RATIFICATIONS EXCHANGED AT PARANA DECEMBER 20, 1854; PROCLAIMED APRIL 9, 1855.

July 10, 1853.

Treaty for the free navigation of the rivers Paraná and Uruguay, between the United States and the Argentine Confederation.

The President of the United States and His Excellency the Provisional Director of the Argentine Confederation, being desirous of strengthening the bonds of friendship which so happily subsist between their respective States and countries, and convinced that the surest means of arriving at this result is to take in concert all the measures requisite for facilitating and developing commercial relations, have resolved to determine by treaty the conditions of the free navigation of the rivers Paraná and Uruguay, and thus to remove the obstacles which have hitherto impeded this navigation. With this object they have named as their Plenipotentiaries, that is to say:

Contracting par-

The President of the United States, Robert C. Schenck, Envoy Extraordinary and Minister Plenipotentiary of the United States to Brazil, and John S. Pendleton, Chargé d'Affaires of the United States to the Argentine Confederation; and His Excellency the Provisional Director of the Argentine Confederation, Doctor Don Salvador Maria del Carril, and Doctor Don José Benjamin Gorostiaga;

Negotiators.

Who, after having communicated to each other their full powers, found in good and due form, have agreed upon the following articles:

#### ARTICLE I.

The Argentine Confederation, in the exercise of her sovereign rights, Free navigation of the Parana and concedes the free navigation of the rivers Paraná and Uruguay, wher- Uruguay. ever they may belong to her, to the merchant vessels of all nations, subject only to the conditions which this treaty establishes, and to the regulations sanctioned, or which may hereafter be sanctioned, by the national authority of the Confederation.

### ARTICLE II.

Consequently, the said vessels shall be admitted to remain, load, and unload in the places and ports of the Argentine Confederation which are open for that purpose.

Loading and unloading vessels.

#### ARTICLE III.

The Government of the Argentine Confederation, being desirous to provide every facility for interior navigation, agrees to maintain beacons and marks pointing out the channels.

#### ARTICLE IV.

A uniform system shall be established by the competent authorities of the Confederation, for the collection of the custom-house duties, harbor, lights, police, and pilotage dues along the whole course of the waters which belong to the Confederation.

Collection of duties and dues.

#### ARTICLE V.

Island of Martin Garcia.

The high contracting parties, considering that the Island of Martin Garcia may, from its position, embarrass and impede the free navigation of the confluents of the river Plate, agree to use their influence to prevent the possession of the said island from being retained or held by any State of the river Plate, or its confluents, which shall not have given its adhesion to the principle of their free navigation.

#### ARTICLE VI.

Navigation of war.

If it should happen (which God forbid) that war should break out rivers in time of between any of the States, Republics, or Provinces of the river Plate or its confluents, the navigation of the rivers Paraná and Uruguay shall remain free to the merchant flag of all nations, excepting in what may relate to munitions of war, such as arms of all kinds, gunpowder, lead, and cannon balls.

#### ARTICLE VII.

Accession to States.

Power is expressly reserved to His Majesty the Emperor of Brazil, treaty by other and the Governments of Bolivia, Paraguay, and the Oriental State of Uruguay, to become parties to the present treaty, in case they should be disposed to apply its principles to the parts of the rivers Paraná, Paraguay, and Uruguay, over which they may respectively possess fluvial rights.

#### ARTICLE VIII.

Most favored nation clause.

The principal objects for which the rivers Paraná and Uruguay are declared free to the commerce of the world, being to extend the mercantile relations of the countries which border them, and to promote immigration, it is hereby agreed that no favor or immunity shall be granted to the flag or trade of any other nation which shall not equally extend to those of the United States.

#### ARTICLE IX.

Ratifications.

The present treaty shall be ratified on the part of the Government of the United States within fifteen months from its date, and within two days by His Excellency the Provisional Director of the Argentine Confederation, who shall present it to the first Legislative Congress of the Confederation, for their approbation.

The ratifications shall be exchanged at the seat of Government of the Argentine Confederation, within the term of eighteen months.

Signatures.

In witness whereof, the respective Plenipotentiaries have signed this treaty, and affixed thereto their seals.

Date.

Done at San José de Flores, on the tenth day of July, in the year of our Lord one thousand eight hundred and fifty-three.

SEAL.	ROBT. C. SCHENCK.
[SEAL.]	JNO. S. PENDLETON.
SEAL.	SALVADOR MA. DEL CARRIL.
SEAL.	JOSÉ B. GOROSTIAGA.

#### ARGENTINE CONFEDERATION, 1853.

July 27, 1853.

TREATY WITH THE ARGENTINE CONFEDERATION CONCLUDED AT SAN JOSÉ JULY 27, 1853; RATIFICATION ADVISED BY SENATE JUNE 13, 1854; RATIFIED BY PRESIDENT JUNE 29, 1854; RATIFICATIONS EXCHANGED AT PARANÁ, DECEMBER 20, 1854; PROCLAIMED APRIL 9, 1855.

Treaty of Friendship, Commerce, and Navigation, between the United States and the Argentine Confederation.

Preamble.

Commercial intercourse having been for some time established between the United States and the Argentine Confederation, it seems good for the security as well as the encouragement of such commercial intercourse, and for the maintenance of good understanding between the two Governments, that the relations now subsisting between them should be regularly acknowledged and confirmed by the signing of a treaty of friendship, commerce, and navigation; for this purpose they have nominated their respective Plenipotentiaries, that is to say:

The President of the United States, Robert C. Schenck, Envoy Extraordinary and Minister Plenipotentiary of the United States to Brazil, and John S. Pendleton, Chargé d'Affaires of the United States to the Argentine Confederation; and His Excellency the Provisional Director of the Argentine Confederation, Doctor Don Salvador Maria del Carril, and Doctor Don José Benjamin Gorostiaga;

Who, after having communicated to each other their full powers, found in good and due form, have agreed upon the following articles:

#### ARTICLE I.

There shall be perpetual amity between the United States and their citizens on the one part, and the Argentine Confederation and its citizens on the other part.

#### Perpetual amity.

Negotiators.

#### ARTICLE II.

There shall be between all the territories of the United States and all the territories of the Argentine Ccufederation a reciprocal freedom of commerce. The citizens of the two countries, respectively, shall have liberty, freely and securely, to come with their ships and cargoes to all places, ports, and rivers in the territories of either, to which other foreigners, or the ships or cargoes of any other foreign nation or State, are, or may be, permitted to come; to enter into the same, and to remain and reside in any part thereof, respectively; to hire and occupy houses and warehouses, for the purposes of their residence and commerce; to trade in all kinds of produce, manufacturers, and merchandise of lawful commerce; and generally to enjoy, in all their business, the most complete protection and security, subject to the general laws and usages of the two countries respectively. In like manner, the respective ships of war, and post-office or passenger packets of the two senger packets. countries, shall have liberty, freely and securely, to come to all harbors, rivers, and places to which other foreign ships of war and packets are, or may be, permitted to come; to enter into the same, to anchor and remain there and refit, subject always to the laws and usages of the two countries respectively.

#### Freedom of commerce.

Residence and

Ships of war,

#### ARTICLE III.

The two high contracting parties agree that any favor, exemption, privilege, or immunity whatever, in matters of commerce or navigation, to other nations to become common. which either of them has actually granted, or may hereafter grant, to the citizens or subjects of any other government, nation, or State, shall extend, in identity of cases and circumstances, to the citizens of the other contracting party, gratuitously, if the concession in favor of that other government, nation, or state, shall have been gratuitous, or in return for an equivalent compensation, if the concession shall have been conditional.

# Favors granted to other nations to

#### ARTICLE IV.

No higher or other duties shall be imposed on the importation into No discriminating the territories of either of the two contracting parties of any article of duties on products. the growth, produce, or manufacture of the territories of the other contracting party, than are, or shall be, payable on the like article of any other foreign country; nor shall any other or higher duties or charges be imposed in the territories of either of the contracting parties, on the

hibitions.

exportation of any article to the territories of the other, than such as are, or shall be, payable on the exportation of the like article to any Equality of pro- other foreign country; nor shall any prohibition be imposed upon the importation or exportation of any article of the growth, produce, or manufacture of the territories of either of the contracting parties, to or from the territories of the other, which shall not equally extend to the like article of any other foreign country.

#### ARTICLE V.

No discriminatsels, &c.

No other or higher duties or charges, on account of tonnage, light or ing duties on ves- harbor dues, pilotage, salvage in case of average or shipwreck, or any other local charges, shall be imposed in the ports of the two contracting parties on the vessels of the other than those payable in the same ports on its own vessels.

#### ARTICLE VI.

No discrimina-

The same duties shall be paid, and the same drawbacks and bounties tion in drawbacks allowed, upon the importation or exportation of any article into or from the territories of the United States or into or from the territories of the Argentine Confederation, whether such importation or exportation be made in vessels of the United States or in vessels of the Argentine Confederation.

#### ARTICLE VII.

Nationality of

The contracting parties agree to consider and treat as vessels of the United States and of the Argentine Confederation all those which, be ing furnished by the competent authority with a regular passport or sealetter, shall, under the then existing laws and regulations of either of the two Governments, be recognized fully and bona fide as national vessels, by that country to which they respectively belong.

#### ARTICLE VIII.

All merchants, commanders of ships, and others, citizens of the United

States, shall have full liberty, in all the territories of the Argentine

Right of residents to do business.

ageuts.

of justice.

Confederation, to manage their own affairs themselves, or to commit them to the management of whomsoever they please, as broker, factor, Employment of agent, or interpreter; nor shall they be obliged to employ any other persons in those capacities than those employed by citizens of the Argentine Confederation, nor to pay them any other salary or remunera-tion than such as is paid in like cases by citizens of the Argentine Cou-Liberty of trade. federation. And absolute freedom shall be allowed in all cases to the buyer and seller, to bargain and fix the price of any goods, wares, or merchandise imported into, or exported from, the Argentine Confederation, as they shall see good; observing the laws and established customs of the country. The same rights and privileges, in all respects, shall be enjoyed in the territories of the United States, by the citizens of the Argentine Confederation. The citizens of the two contracting parties shall reciprocally receive and enjoy full and perfect protection Access to courts for their persons and property, and shall have free and open access to the courts of justice in the said countries respectively, for the prosecution and defence of their just rights, and they shall be at liberty to employ in all cases such advocates, attorneys, or agents as they may think proper; and they shall enjoy, in this respect, the same rights and privileges therein as native citizens.

#### ARTICLE IX.

Acquirement and

In whatever relates to the police of the ports, the lading and unladdisposal of proping of ships, the safety of the merchandise, goods, and effects, and to the acquiring and disposing of property of every sort and denomination,

either by sale, donation, exchange, testament, or in any other manner whatsoever, as also to the administration of justice, the citizens of the two contracting parties shall reciprocally enjoy the same privileges, liberties, and rights, as native citizens; and they shall not be charged in any of those respects with any higher imposts or duties than those which are paid, or may be paid, by native citizens—submitting, of course, to the local laws and regulations of each country respectively. If any citizen of either of the two contracting parties shall die without will or testament, in any of the territories of the other, the Consul Gen. ceased residents. eral, or Consul of the nation to which the deceased belonged, or the representative of such Consul General or Consul, in his absence, shall have the right to intervene in the possession, administration, and judicial liquidation of the estate of the deceased, conformably with the laws of the country, for the benefit of the creditors and legal heirs.

Estates of de-

#### ARTICLE X.

The citizens of the United States residing in the Argentine Confederation, and the citizens of the Argentine Confederation residing in the military service, United States, shall be exempted from all compulsory military service forced loans, &c. whatsoever, whether by sea or by land, and from all forced loans, requisitions, or military exactions; and they shall not be compelled, under any pretext whatever, to pay any ordinary charges, requisitions, or taxes, greater than those that are paid by native citizens of the contracting parties respectively.

Exemption from

#### ARTICLE XI.

It shall be free for each of the two contracting parties to appoint Consuls, for the protection of trade, to reside in any of the territories of the other party; but before any Consul shall act as such, he shall, in the usual form, be approved and admitted by the Government to which he is sent; and either of the contracting parties may except from the residence of Consuls such particular places as they judge fit to be excepted.

The archives and papers of the consulates of the respective Governments shall be respected inviolably, and under no pretext whatever archives. shall any magistrate, or any of the local authorities, seize, or in any way

interfere with them.

The Diplomatic Agents and Consuls of the Argentine Confederation shall enjoy, in the territories of the United States, whatever privileges, lomatic agents, exemptions, and immunities are, or shall be, granted to agents of the same &c. rank, belonging to the most favored nation; and, in like manner, the Diplomatic Agents and Consuls of the United States, in the territories of the Argentine Confederation, shall enjoy, according to the strictest reciprocity, whatever privileges, exemptions, and immunities are, or may be, granted in the Argentine Confederation to the Diplomatic Agents and Consuls of the most favored nation.

Consuls.

Exequaturs.

Inviolability of

Privileges and immunities of dip-

#### ARTICLE XII.

For the better security of commerce between the United States and the Argentine Confederation, it is agreed that if, at any time, any interruption of friendly commercial intercourse, or any rupture, should unfortunately take place between the two contracting parties, the citizens of either of them, residing in the territories of the other, shall have the privilege of remaining and continuing their trade or occupation therein, without any manner of interruption, so long as they behave peaceably and commit no offence against the laws; and their effects and property, whether intrusted to individuals or to the State, shall not be liable to seizure or sequestration, or to any other demands than those which may be made upon the like effects or property belonging to the native inhabitants of the State in which such citizens may reside.

Rights of residents in case of

#### ARTICLE XIII.

Protection to ertv.

The citizens of the United States, and the citizens of the Argentine persons and prop- Confederation, respectively, residing in any of the territories of the other party, shall enjoy, in their houses, persons, and properties, the full protection of the Government.

Religious privileges.

They shall not be disturbed, molested, nor annoyed in any manner. on account of their religious belief, nor in the proper exercise of their peculiar worship, either within their own houses or in their own churches or chapels, which they shall be at liberty to build and maintain, in convenient situations, to be approved of by the local Government, interfering in no way with, but respecting the religion and customs of the Right of burial. country in which they reside. Liberty shall also be granted to the citizens of either of the contracting parties to bury those who may die in the territories of the other, in burial places of their own, which, in the same

ARTICLE XIV.

manner, may be freely established and maintained.

Ratifications.

The present treaty shall be ratified on the part of the Government of the United States within fifteen months from the date, and within three days by His Excellency the Provisional Director of the Argentine Confederation, who will also present it to the first Legislative Congress of the Confederation, for their approval.

The ratifications shall be exchanged at the seat of Government of the Argentine Confederation within the term of eighteen months.

Signatures.

In witness whereof, the respective Plenipotentiaries have signed this

treaty, and affixed thereto their seals.

Done at San José, on the twenty-seventh day of July, in the year of Date. our Lord one thousand eight hundred fifty-three.

SEAL. ROBT. C. SCHENCK. SEAL. JNO. S. PENDLETON. SEAL. SALVADOR MA. DEL CARRIL.

SEAL. JOSÉ B. GOROSTIAGA.

# AUSTRIA.

# AUSTRIA, 1829.

TREATY OF COMMERCE AND NAVIGATION BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE EMPEROR OF AUSTRIA, CONCLUDED AT WASHINGTON AUGUST 27, 1829; RATIFICATION ADVISED BY SENATE FEBRUARY 10, 1830; RATIFIED BY PRESIDENT FEBRUARY 11, 1830; EXCHANGE OF RATIFICATIONS ADVISED BY SENATE FEBRUARY 3, 1831; RATIFICATIONS EXCHANGED AT WASHINGTON FEBRUARY 10, 1831; PROCESSIONAL PROPERTY 10, 1831 CLAIMED FEBRUARY 10, 1831.

August 27, 1829.

The United States of America and His Majesty the Emperor of Austria, King of Hungary and Bohemia, equally animated with the desire ties. of maintaining the relations of good understanding which have hitherto so happily subsisted between their respective States, of extending, also, and consolidating the commercial intercourse between them, and convinced that this object cannot better be accomplished than by adopting the system of an entire freedom of navigation and a perfect reciprocity, based upon principles of equity equally beneficial to both countries, have, in consequence, agreed to enter into negotiations for the conclusion of a treaty of commerce and navigation, for which purpose the President of the United States has conferred full powers on Martin Van Buren, their Secretary of State; and His Majesty the Emperor of Austria has conferred like powers on Lewis, Baron de Lederer, his said Majesty's Consul for the port of New York, and the said Plenipotentiaries having exchanged their said full powers, found in good and due form, have concluded and signed the following articles:

Contracting par-

Negotiators.

#### ARTICLE I.

There shall be between the territories of the high contracting parties a reciprocal liberty of commerce and navigation. The inhabitants of merce and navigatheir respective States shall mutually have liberty to enter the ports, places, and rivers of the territories of each party, wherever foreign com-They shall be at liberty to sojourn and reside in merce is permitted. all parts whatsoever of said territories, in order to attend to their commercial affairs; and they shall enjoy, to that effect, the same security, protection, and privileges as natives of the country wherein they reside, on condition of their submitting to the laws and ordinances there prevailing.

Freedom of com-

#### ARTICLE II.

Austrian vessels arriving, either laden or in ballast, in the ports of the United States of America, and, reciprocally, vessels of the United mage duties and States arriving, either laden or in ballast, in the ports of the dominions charges. of Austria, shall be treated on their entrance, during their stay, and at their departure, upon the same footing as national vessels coming from the same place, with respect to the duties of tonnage, light-houses, pilotage, and port charges, as well as to the fees and perquisites of public officers and all other duties or charges of whatever kind or denomination, levied in the name, or to the profit of the Government, the local authorities, or of any private establishment whatsoever.

Equality of ton-

#### ARTICLE III.

No discriminaimports.

All kind of merchandise and articles of commerce, either the protion in duties on duce of the soil or the industry of the United States of America, or of any other country, which may be lawfully imported into the ports of the dominions of Austria, in Austrian vessels, may also be so imported in vessels of the United States of America, without paying other or higher duties or charges, of whatever kind or denomination, levied in the name or to the profit of the Government, the local authorities, or of any private establishments whatsoever, than if the same merchandise or produce had been imported in Austrian vessels. And, reciprocally, all kind of merchandise and articles of commerce, either the produce of the soil or of the industry of the dominions of Austria, or of any other country, which may be lawfully imported into the ports of the United States, in vessels of the said States, may also be so imported in Austrian vessels. sels without paying other or higher duties or charges, of whatever kind or denomination, levied in the name or to the profit of the Government, the local authorities, or of any private establishments whatsoever, than if the same merchandise or produce had been imported in vessels of the United States of America.

#### ARTICLE IV.

Preceding stipuapplicable.

To prevent the possibility of any misunderstanding, it is hereby delations mutually clared that the stipulations contained in the two preceding articles are, to their full extent, applicable to Austrian vessels and their cargoes arriving in the ports of the United States of America; and, reciprocally, to vessels of the said States and their cargoes arriving in the ports of the dominions of Austria, whether the said vessels clear directly from the ports of the country to which they respectively belong, or from the ports of any other foreign country.

#### ARTICLE V.

Equality in duties on imports.

No higher or other duties shall be imposed on the importation into the United States of any article the produce or manufacture of the dominions of Austria; and no higher or other duties shall be imposed on the importation into the dominions of Austria of any article the produce or manufacture of the United States, than are or shall be payable on the like article, being the produce or manufacture of any other foreign Equality of pro- country. Nor shall any prohibition be imposed on the importation or exportation of any article the produce or manufacture of the United States, or of the dominions of Austria, to or from the ports of the United States, or to or from the ports of the dominions of Austria, which shall not equally extend to all other nations.

hibitions.

#### ARTICLE VI.

discrimina-

All kinds of merchandise and articles of commerce, either the protion in duties on duce of the soil or of the industry of the United States of America, or of any other country, which may be lawfully exported or reëxported from the ports of the said United States in national vessels, may also be exported or reexported therefrom in Austrian vessels, without paying other or higher duties or charges of whatever kind or denomination, levied in the name or to the profit of the Government, the local authorities, or of any private establishment whatsoever, than if the same merchandise or produce had been exported or reëxported in vessels of the United States of America.

An exact reciprocity shall be observed in the ports of the dominions of Austria, so that all kinds of merchandise and articles of commerce either the produce of the soil or of the industry of the said dominions of Austria, or of any other country, which may be lawfully exported or reëxported from Austrian ports in national vessels, may also be exported or reëxported therefrom in vessels of the United States of America, without paying other or higher duties or charges, of whatever kind or denomination, levied in the name or to the profit of the Government, the local authorities, or of any private establishments whatsoever, than if the same merchandise or produce had been exported or reexported in Austrian vessels.

And the same bounties and drawbacks shall be allowed, whether such exportation or reëxportation be made in vessels of the one party drawbacks.

Bounties and

or of the other.

#### ARTICLE VII.

It is expressly understood and agreed that the coastwise navigation of both the contracting parties is altogether excepted from the operation of this treaty, and of every article thereof.

Coasting trade.

#### ARTICLE VIII.

No priority or preference shall be given, directly or indirectly, by Vessels to either of the contracting parties, nor by any company, corporation, or equally favored. agent, acting on their behalf or under their authority, in the purchase of any article of commerce, lawfully imported, on account of or in reference to the character of the vessel, whether it be of the one party or of the other, in which such article was imported, it being the true intent and meaning of the contracting parties that no distinction or difference whatever shall be made in this respect.

Vessels to be

#### ARTICLE IX.

If either party shall hereafter grant to any other nation any particular favor in navigation or commerce, it shall immediately become com- to other nations to mon to the other party, freely, where it is freely granted to such other become common. nation, or on yielding the same compensation when the grant is conditional.

Favors granted

#### ARTICLE X.

The two contracting parties hereby reciprocally grant to each other the liberty of having, each in the ports of the other, Consuls, Vice-Consuls, Agents, and Commissaries of their own appointment, who shall 1848, pp. 24-26.] enjoy the same privileges and powers as those of the most favored na-But if any such Consuls shall exercise commerce, they shall be subjected to the same laws and usages to which the private individuals of their nation are subject in the same place, in respect of their commercial transactions.

Consular officers. [See treaty of

#### ARTICLE XI.

The citizens or subjects of each party shall have power to dispose of their personal goods within the jurisdiction of the other, by testa heritance of perment, donation, or otherwise; and their representatives, being citizens sonal property. or subjects of the other party, shall succeed to their personal goods, 1848, pp. 24-26.] whether by testament or ab intestato, and may take possession thereof, either by themselves or by others acting for them, and dispose of the same at their will, paying such dues, taxes, or charges only as the inhabitants of the country wherein the said goods are shall be subject to pay in like cases. And in case of the absence of the representative, such care shall be taken of the said goods as would be taken of the goods of a native in like case, until the lawful owner may take measures for receiving them. And if any question should arise among several claimants to which of them said goods belong, the same shall be decided finally by the laws and judges of the land wherein the said goods arc. But this article shall not derogate in any manner

Disposal and in-[See treaty of from the force of the laws already published, or hereafter to be published, by His Majesty the Emperor of Austria, to prevent the emigration of his subjects.

#### ARTICLE XII.

Duration of trea-

The present treaty shall continue in force for ten years, counting from the day of the exchange of the ratifications; and if twelve months before the expiration of that period neither of the high contracting parties shall have announced by an official notification to the other its intention to arrest the operation of said treaty, it shall remain binding for one year beyond that time, and so on, until the expiration of the twelve months which will follow a similar notification, whatever the time at which it may take place.

#### ARTICLE XIII.

Ratifications.

This treaty shall be approved and ratified by the President of the United States, by and with the advice and consent of the Senate thereof, and by His Majesty the Emperor of Austria; and the ratifications shall be exchanged in the city of Washington, within twelve months from the date of the signature hereof,\* or sooner if possible.

Signatures.

In faith whereof the respective Plenipotentiaries have signed and sealed this treaty, both in the English and German languages, declaring, however, that, it having been originally composed in the former, the English version is to decide the interpretation, should any difference in regard to it unfortunately arise.

Date.

Done in triplicate, at Washington, this twenty-seventh day of August, in the year of our Lord one thousand eight hundred and twenty-nine.

[L. S.] L. S. M. VAN BUREN. L. BARON DE LEDERER.

# AUSTRIA, 1848.

May 8, 1848.

CONVENTION WITH AUSTRIA RELATIVE TO DISPOSAL OF PROPERTY, &c. CONCLUDED AT WASHINGTON MAY 8, 1848; RATIFICATION ADVISED BY SENATE FEBRUARY 13, 1850; RATIFIED BY PRESIDENT FEBRUARY 15, 1850; EXCHANGE OF RATIFICATIONS ADVISED BY SENATE FEBRUARY 13, 1850; BATIFICATIONS ADVISED BY SENATE FEBRUARY 13, 1850; BATIFICATIONS EXCHANGE OF RATIFICATIONS ADVISED BY SENATE FEBRUARY 13, 1850; RATIFICATIONS EXCHANGED AT WASHINGTON FEBRUARY 23, 1850; PRO-CLAIMED FEBRUARY 25, 1850.

Convention for the extension of certain stipulations contained in the treaty of Commerce and Navigation of 27th August, 1829, between the United States of America, and His Majesty the Emperor of Austria.

Preamble.

The United States of America and His Majesty the Emperor of Austria having agreed to extend to all descriptions of property the exemption from dues, taxes, or charges, which was secured to the personal goods of their respective citizens and subjects by the eleventh article of the treaty of commerce and navigation which was concluded between the [See Articles X parties on the twenty-seventh of August, 1829, and also for the purpose and XI, treaty of of increasing the powers granted to their respective Consuls by the tenth article of said treaty of commerce and navigation, have named for this purpose their respective Plenipotentiaries, namely:

1829, p. 23.]

The President of the United States of America has conferred full powers on James Buchanan, Secretary of State of the United States; and His Majesty the Emperor of Austria upon his Chargé d'Affaires to the United States, John George Hülsemann;

Negotiators.

<sup>\*</sup>This period was extended, with the advice and consent of the Senate, expressed in its resolution of February 3, 1831, and with the consent of the Emperor of Austria, expressed by his minister in his certificate of the exchange of ratifications, February 10, 1831.

Who, after having exchanged their said full powers, found in due and proper form, have agreed to and signed the following articles:

#### ARTICLE I.

The citizens or subjects of each of the contracting parties shall have power to dispose of their personal property within the States of the heritance of perother, by testament, donation, or otherwise; and their heirs, legatees, and donees, being citizens or subjects of the other contracting party, shall succeed to their said personal property, and may take possession thereof, either by themselves or by others acting for them, and dispose of the same at their pleasure, paying such duties only as the inhabitants of the country, where the said property lies, shall be liable to pay in like cases.

Disposal and insonal property.

#### ARTICLE II.

Where, on the death of any person holding real property, or property not personal, within the territories of one party, such real property property. would, by the laws of the land, descend on a citizen or subject of the other, were he not disqualified by the laws of the country where such real property is situated, such citizen or subject shall be allowed a term of two years to sell the same, which term may be reasonably prolonged, according to circumstances, and to withdraw the proceeds thereof, without molestation, and exempt from any other charges than those which may be imposed in like cases upon the inhabitants of the country from which such proceeds may be withdrawn.

Heirs to real

#### ARTICLE III.

In case of the absence of the heirs the same care shall be taken, provisionally, of such real or personal property as would be taken in a like sent heirs. case of property belonging to the natives of the country, until the lawful owner or the person who has a right to sell the same, according to Article II, may take measures to receive or dispose of the inheritance.

Property of ab-

#### ARTICLE IV.

The high contracting parties grant to each other the liberty of having, each in the ports of the other, Consuls, Vice-Consuls, Commercial Agents, and Vice Commercial Agents, of their own appointment, who July 11, 1870, pp. shall enjoy the same privileges and powers as those of the most favored 28-33.] nations; but if any of the said Consuls shall carry on trade, they shall be subjected to the same laws and usages to which private individuals of their nation are subjected in the same place.

Consular officers. [See treaty of

The said Consuls, Vice Consuls, Commercial and Vice Commercial Agents shall have the right as such to sit as judges and arbitrators in disputes between such differences as may arise between the masters and crews of the vessels belonging to the nation whose interests are committed to their charge, without the interference of the local authorities, unless the conduct of the crews or of the captain should disturb the order or tranquillity of the country; or the said Consuls, Vice Consuls, Commercial Agents, or Vice-Commercial Agents, should require their assistance in executing or supporting their own decisions. But this species of judgment or arbitration shall not deprive the contending parties of the right they have to resort, on their return, to the judicial authority of their own country.

Seitlement of masters and crews.

The said Consuls, Vice-Consuls, Commercial Agents, and Vice-Commercial Agents, are authorized to require the assistance of the local vessels. authorities for the search, arrest, and imprisonment of the deserters from the ships of war and merchant vessels of their country. For this Sept. 20, 1870, p. purpose they shall apply in writing to the competent tribunals, judges, 34.]

Deserters from

[See article III, convention of and officers, and shall demand said deserters, proving by the exhibition of the registers of the vessels, the muster-rolls of the crews, or by any other official documents, that such individuals form legally part of the crews; and, on such claim being substantiated, the surrender shall not be refused.

Such deserters when arrested shall be placed at the disposal of the said Consuls, Vice-Consuls, Commercial Agents, and Vice-Commercial Agents, and may be confined in the public prisons, at the request and cost of those who shall claim them, in order to be sent to the vessels to which they belong, or to others of the same country. But if not sent back within three months from the day of their arrest, they shall be set at liberty, and shall not be again arrested for the same cause. If, however, the deserter shall be found to have committed any crime or offence requiring trial, his surrender may be delayed until the tribunal before which his case shall be pending shall have pronounced its sentence, and such sentence shall have been carried into effect.

#### ARTICLE V.

Duration of treaty.

The present treaty shall continue in force for two years, counting from the day of the exchange of its ratifications; and if, twelve months before the expiration of that period, neither of the high contracting parties shall have announced by an official notification to the other its intention to arrest the operation of said treaty, it shall remain binding for one year beyond that time, and so on until the expiration of the twelve months which will follow a similar notification, whatever the time at which it may take place.

#### ARTICLE VI.

Ratifications.

This convention is concluded subject to the ratification of the President of the United States of America, by and with the advice and consent of the Senate thereof, and of His Majesty the Emperor of Austria; and the ratifications thereof shall be exchanged in Washington within the term of one year from the date of the signature thereof, or sooner if possible.\*

Signatures.

In witness whereof the respective Plenipotentiaries have signed the above articles, as well in German as in English, and have thereto affixed their seals.

Date.

Done in the city of Washington, on the eighth day of May, one thousand eight hundred and forty-eight, in the seventy-second year of the independence of the United States of America, and in the 14th year of the reign of His Majesty the Emperor of Austria.

L. s. L. s. JAMES BUCHANAN. HÜLSEMANN.

# AUSTRIA, 1856.

July 3, 1856.

EXTRADITION CONVENTION WITH AUSTRIA, CONCLUDED AT WASHING-TON JULY 3, 1856; RATIFICATION ADVISED BY SENATE, WITH AMEND-MENT, AUGUST 13, 1856; RATIFIED BY PRESIDENT DECEMBER 12, 1856; RATIFICATIONS EXCHANGED AT WASHINGTON DECEMBER 13, 1856; PRO-CLAIMED DECEMBER 15, 1856.

Convention for the mutual delivery of criminals, fugitives from justice, in certain cases, concluded between the United States, on the one part, and Austria, on the other part.

Preamble.

Whereas it is found expedient, for the better administration of justice and the prevention of crime within the territories and jurisdiction of

<sup>\*</sup>By resolution of the Senate of February 13, 1850, the time for exchange of ratifications was extended to July 4, 1850.

the parties, respectively, that persons committing certain being crimes. being fugitives from justice, should, under certain circumstances, be reciprocally delivered up, and also to enumerate such crimes explicitly; and whereas the laws of Austria forbid the surrender of its own citizens to a foreign jurisdiction, the Government of the United States, with a view of making the convention strictly reciprocal, shall be held equally free from any obligation to surrender citizens of the United States: Therefore, on the one part the United States of America, and on the other part His Majesty the Emperor of Austria, having resolved to treat on ties. this subject, have, for that purpose, appointed their respective Plenipotentiaries, to negotiate and conclude a convention, that is to say:

The President of the United States, William L. Marcy, Secretary of State: and His Majesty the Emperor of Austria, John George Chevalier de Hülsemann, his said Majesty's Minister Resident near the Government of the United States:

Who, after reciprocal communication of their respective powers, have agreed to and signed the following articles:

#### ARTICLE I.

It is agreed that the United States and Austria shall, upon mutual requisitions by them or their ministers, officers, or authorities, respect- criminals. ively made, deliver up to justice all persons who, being charged with the crime of murder, or assault with intent to commit murder, or piracy, or arson, or robbery, or forgery, or the fabrication or circulation of counterfeit money, whether coin or paper money, or the embezzlement of public moneys, committed within the jurisdiction of either party, shall seek an asylum or shall be found within the territories of the other: Provided, That this shall only be done upon such evidence of criminality as, according to the laws of the place where the fugitive or person so charged shall be found, would justify his apprehension and commitment for trial if the crime or offence had there been committed; and the respective judges and other magistrates of the two Governments shall have power, jurisdiction, and authority, upon complaint made under oath, to issue a warrant for the apprehension of the fugitive or person so charged, that he may be brought before such judges or other magistrates, respectively, to the end that the evidence of criminality may be heard and considered; and if, on such hearing, the evidence be deemed sufficient to sustain the charge, it shall be the duty of the examining judge or magistrate to certify the same to the proper executive authority, that a warrant may issue for the surrender of such fugitive. expense of such apprehension and delivery shall be borne and defrayed rest and delivery. by the party who makes the requisition and receives the fugitive. provisions of the present convention shall not be applied, in any manner, litical offenses not to the crimes enumerated in the first article committed anterior to the included. date thereof; nor to any crime or offence of a political character.

Contracting par-

Negotiators.

Extradition of

Evidence of criminality.

Expense of ar-

Previous and po-

#### ARTICLE II.

Neither of the contracting parties shall be bound to deliver up its own citizens or subjects under the stipulations of this convention.

Neither party to surrender its own citizens.

#### ARTICLE III.

Whenever any person accused of any of the crimes enumerated in this convention shall have committed a new crime in the territories of the cused person to State where he has sought an asylum or shall be found, such person offenses. shall not be delivered up, under the stipulations of this convention, until he shall have been tried and shall have received the punishment due to such new crime, or shall have been acquitted thereof.

Retention of ac-

### ARTICLE IV.

Duration of trea-

The present convention shall continue in force until the 1st of January, 1858; and if neither party shall have given to the other six months' previous notice of its intention then to terminate the same, it shall further remain in force until the end of twelve months after either of the high contracting parties shall have given notice to the other of such intention; each of the high contracting parties reserving to itself the right of giving such notice to the other at any time after the expiration of the said 1st day of January, 1858.

#### ARTICLE V.

Ratifications.

The present convention shall be ratified by the President, by and with the advice and consent of the Senate of the United States, and by His Majesty the Emperor of Austria, and the ratifications shall be exchanged at Washington within six months from the date hereof, or sooner if possible.

Signatures.

In faith whereof the respective Plenipotentiaries have signed this

convention and have hereunto affixed their seals.

Date.

Done in duplicate at Washington, the third day of July, in the year of our Lord one thousand eight hundred and fifty-six, and of the Independence of the United States the eightieth.

[L. S.] [L. S.] W. L. MARCY. HÜLSEMANN.

# AUSTRIA, 1870.

July 11, 1870.

CONSULAR CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE EMPEROR OF AUSTRIA CONCLUDED AT WASHINGTON JULY 11, 1870; RATIFICATION ADVISED BY SENATE DECEMBER 9, 1870; RATIFIED BY PRESIDENT DECEMBER 19, 1870; TIME FOR EXCHANGE OF RATIFICATIONS EXTENDED BY SENATE MAY 12, 1871; RATIFICATIONS EXCHANGED AT WASHINGTON JUNE 26, 1871; PROCLAIMED JUNE 29, 1871.

Contracting par-

The President of the United States of America, and His Majesty the Emperor of Austria, King of Bohemia, &c., and Apostolic King of Hungary, animated by the desire to define in a comprehensive and precise manner the reciprocal rights, privileges, and immunities of the Consuls General, Consuls, Vice Consuls, and Consular Agents (their Chancellors and Secretaries) of the United States of America and of the Austro-Hungarian Monarchy, and to determine their duties and their respective sphere of action, have agreed upon the conclusion of a consular convention, and for that purpose have appointed their respective Plenipotentiaries, namely: the President of the United States of America, Hamilton Fish, Secretary of State of the United States; and His Majesty the Emperor of Austria, Apostolic King of Hungary, Charles, Baron von Lederer, Knight of the Imperial and Royal Order of Leopold, and His Majesty's Envoy Extraordinary and Minister Plenipotentiary in the United States of America, who, after communicating to each other their full powers, found in good and due form, have agreed upon the following articles:

Negotiators.

#### ARTICLE I.

Consular officers.

Each of the high contracting parties shall be at liberty to establish Consuls General, Consuls, Vice-Consuls, or Consular Agents at the ports and places of trade of the other party, except those where it may not be convenient to recognize such officers; but this exception shall not apply to one of the high contracting parties without also applying to every other Power. Consuls General, Consuls, and other Con-

sular officers appointed and taking office according to the provisions of this article, in one or the other of the two countries, shall be free to exercise the right accorded them by the present convention throughout the whole of the district for which they may be respectively appointed. The said functionaries shall be admitted and recognized respectively upon presenting their credentials in accordance with the rules and formalities established in their respective countries. The exequatur required for the free exercise of their official duties shall be delivered to them free of charge; and upon exhibiting such exequatur they shall be admitted at once and without interference by the authorities, Federal or State, judicial or executive, of the ports, cities, and places of their residence and district, to the enjoyment of the prerogatives reciprocally granted.

Exequaturs.

### ARTICLE II.

The Consuls General, Consuls, Vice-Consuls, and Consular Agents, their Chancellors, and other Consular Officers, if they are citizens of the of consular officers State which appoints them, shall be exempt from military billetings, when citizens of appointing from service in the military or the national guard, and other duties of them. the same nature, and from all direct and personal taxation, whether Federal, State, or municipal, provided they be not owners of real estate, and neither carry on trade nor any industrial business.

Exemptions

11, nowever, they are not citizens of the State which appoints them. When not citior if they are citizens of the State in which they reside, or if they own zens of State approperty, or engage in any business there that is taxed under any laws pointing them. of the country, then they shall be subject to the same taxes, charges, and assessments as other private individuals. They shall, moreover, enjoy personal immunities, except for acts regarded as crimes by the laws of the country in which they reside. If they are engaged in commerce, personal detention can be resorted to in their case only for commercial liabilities, and then in accordance only with general laws, applicable to all persons alike.

[See Article VII.]

### ARTICLE III.

Consuls General, Consuls, and their Chancellors, Vice-Consuls and Exempt Consular Officers, if citizens of the country which appoints them, shall witnesses. not be summoned to appear as witnesses before a court of justice, except when, pursuant to law, the testimony of a Consul may be necessary for the defence of a person charged with crime. In other cases the local court, when it deems the testimony of a Consul necessary, shall either go to his dwelling to have the testimony taken orally, or shall send there a competent officer to reduce it to writing, or shall ask of him a written declaration.

Exemption as

### ARTICLE IV.

Consuls General, Consuls, Vice-Consuls, and Consular Agents shall be at liberty to place over the chief entrance of their respective offices scriptions. the arms of their nation, with the inscription: "Consulate General," "Consulate," "Vice-Consulate," or "Consular Agency," as may be. They shall also be at liberty to hoist the flag of their country on the consular edifice, except when they reside in a city where the legation of their Government may be established. They shall also be at liberty to hoist their flag on board the vessel employed by them in port for the discharge of their duty.

Flags and in-

#### ARTICLE V.

The consular archives shall be at all times inviolable, and under no Inviolability of pretence whatever shall the local authorities be allowed to examine or archives. seize the papers forming part of them.

#### ARTICLE VI.

Rights of acting consular officers.

In the event of incapacity, absence, or death of Consuls General, Consuls, Vice-Consuls, their Consular Pupils, Chancellors, or Secretaries. whose official character may have been previously made known to the respective authorities in the United States, or in the Austro-Hungarian Empire, shall be admitted at once to the temporary exercise of the consular functions, and they shall, for the duration of it, enjoy all the immunities, rights, and privileges conferred upon them by the convention.

#### ARTICLE VII.

Appointment of vice-consuls, &c.

Consuls General and Consuls shall have the power to appoint Vice-Consuls and Consular Agents in the cities, ports, and towns within their consular districts, subject, however, to the approbation of the Govern-These Vice-Consuls and Conment of the country where they reside. sular Agents may be selected indiscriminately from among citizens of the two countries or from foreigners, and they shall be furnished with a commission issued by the appointing Consul, under whose orders they are to be placed. They shall enjoy the privileges and liberties stipulated in this convention. To Vice-Consuls and to Consular Agents who are not citizens of the State which appoints them, the privileges and immunities specified in Article II shall not extend.

### ARTICLE VIII.

Application of consular officers to local authorities.

Consuls General, Consuls, Vice-Consuls, or Consular Agents of the two countries may, in the exercise of their duties, apply to the authorities within their district, whether federal or local, judicial or executive, in the event of any infraction of the treaties and conventions between the two countries; also for the purpose of protecting the rights of their countrymen. Should the said authorities fail to take due notice of their application, they shall be at liberty, in the absence of any diplomatic representative of their country, to apply to the Government of the country where they reside.

### ARTICLE IX.

Power to take papers, &c.

Consuls General, Consuls, Vice-Consuls, or Consular Agents of the depositions, verify two countries, also their chancellors, shall have the right to take at their office, at the residence of the parties, or on board ship, the depositions of the captains and crews of vessels of their own nation, of passengers on board of them, of merchants, or any other citizens of their own country. They shall have the power also to receive and verify, conformably to the laws and regulations of their country: 1st. Wills and bequests of their countrymen, and all such acts and contracts between their countrymen as are intended to be drawn up in an authentic form, and verified. 2nd. Any and all acts of agreement entered upon between citizens of their own country and inhabitants of the country where they reside. All such acts of agreement, and other instruments, and also copies thereof, when only authenticated by such Consul General, Consul, Vice Consul, or Consular Agent under his official seals, shall be received in courts of justice as legal documents, or as authenticated copies, as the case may be, and shall have the same force and effect as if drawn up by competent public officers of one or the other of the two countries. Consuls General, Consuls, Vice-Consuls, or Consular Agents of the respective countries shall have the power to translate and legalize all documents issued by the authorities or functionaries of their own country, and such papers shall have the same force and effect in the country where the aforesaid officers reside as if drawn up by sworn interpreters.

### ARTICLE X.

Consuls General, Consuls, Vice-Consuls, or Consular Agents shall be at liberty to go on board the vessels of their nation admitted to entry, to vessels and either in person or by proxy, and to examine the captain and crew, to crews. look into the register of the ship, to receive declarations with reference to their voyage, their destination, and the incidents of the voyage; also, to draw up manifests, lists of freight, to assist in despatching their vessels, and finally to accompany the said captains or crews before the courts and before the administrative authorities, in order to act as their interpreters or agents in their business transactions or applications of any kind. The judicial authorities and custom house officials shall in no case proceed to the examination or search of merchant vessels without previous notice to the consular authority of the nation to which the said vessels belong, in order to enable them to be present.

They shall also give due notice to Consuls, Vice-Consuls, or Consular Agents, in order to enable them to be present at any depositions or statements to be made in courts of law, or before local magistrates, by captains or persons composing the crew, thus to prevent errors or false interpretations which might impede the correct administration of justice.

The notice to Consuls, Vice-Consuls, or Consular Agents shall name the hour fixed for such proceedings, and upon the non-appearance of the said officers or their representatives, the case shall be proceeded with in their absence.

#### ARTICLE XI.

Consuls, Vice-Consuls, or Consular Agents, shall have exclusive charge of the internal order of the merchant vessels of their nation. They disputes between shall have therefore the exclusive power to take cognizance of and to masters and crews. settle all differences which may arise at sea or in port between captains, officers, and crews in reference to wages and the execution of mutual contracts, subject in each case to the laws of their own nation. local authorities shall in no way interfere, except in cases where the differences on board ship are of a nature to disturb the peace and public order in port or on shore, or when persons other than the officers and crew of the vessel are parties to the disturbance; except as aforesaid, the local authorities shall confine themselves to the rendering of forcible assistance if required by the Consuls, Vice-Consuls, or Consular Agents, and shall cause the arrest, temporary imprisonment, and removal on board his own vessel of every person whose name is found on the muster-rolls or register of the ship or list of the crew.

# ARTICLE XII.

Consuls General, Consuls, Vice-Consuls, or Consular Agents, shall have the power to cause the arrest of all sailors or all other persons belonging vessels. to the crews of vessels of their nation who may be guilty of having deserted on the respective territories of the high contracting Powers, and to have them sent on board or back to their native country. To that end they shall make a written application to the competent local authority, supporting it by the exhibition of the ship's register and list of the crew, or else, should the vessel have sailed previously, by producing an authenticated copy of these documents, showing that the persons claimed really do belong to the ship's crew. Upon such request the surrender of the deserter shall not be refused. Every aid and assistance shall, moreover, be granted to the said consular authorities for the detection and arrest of deserters, and the latter shall be taken to the prisons of the country and there detained at the request and expense of the consular authority until there may be an opportunity for sending them away. The duration of this imprisonment shall not exceed the term of three months, at the expiration of which time, and upon three days' notice to the consul, the prisoner shall be set free, and he shall not be liable to rearrest for the same cause. Should, however, the

Powers relative

Settlement of

Descriters from deserter have committed on shore an indictable offence, the local authorities shall be free to postpone his extradition until due sentence shall have been passed and executed. The high contracting parties agree that seamen, or other individuals forming part of the ship's crew, who are citizens of the country in which the desertion took place, shall not be affected by the provisions of this article.

### ARTICLE XIII.

Settlement of damages sustained at sea.

In all cases where no other agreement to the contrary exists between owners, freighters, and insurers, all damages suffered at sea by the vessels of the two countries, whether they enter the respective ports voluntarily or by stress of weather, shall be settled by the Consuls General, Consuls, Vice-Consuls, or Consular Agents of their respective nations, provided no interests of citizens of the country where the said functionaries reside, nor of citizens of a third Power are concerned. In that case, and in the absence of a friendly compromise between all parties interested, the adjudication shall take place under supervision of the local authorities.

## ARTICLE XIV.

Wrecks.

In the event of a vessel belonging to the Government, or owned by a citizen of one of the two contracting States, being wrecked or cast on shore upon the coast of the other, the local authorities shall inform the Consuls General, Consuls, Vice-Consuls, or Consular Agents of the district of the occurrence, or if such Consular Agency does not exist, they shall communicate with the Consul General, Consul, Vice-Consul, or Consular Agent of the nearest district.

Salvage.

All proceedings relative to the salvage of American vessels wrecked or cast on shore in Austro-Hungarian waters shall be directed by the United States Consuls General, Consuls, Vice-Consuls, or Consular Agents; also all proceedings relative to the salvage of Austro-Hungarian vessels wrecked or cast on shore in American waters, shall be directed by Austro-Hungarian Consuls General, Consuls, Vice-Consuls, or Consular Agents.

An interference of the local authorities in the two countries shall take place for the purpose only of assisting the consular authorities in maintaining order and protecting the rights of salvors not belonging to the crew; also for enforcing the regulations relative to the import or export of the merchandise saved.

In the absence and until the arrival of the Consuls General, Consuls, Vice-Consuls, or Consular Agents, or their duly appointed delegates, the local authorities shall take all the necessary measures for the protection of persons and preservation of the property saved from the wreck.

No charges shall be made for the interference of the local authorities in such cases, except for expenses incurred through salvage and the preservation of property saved, also for those expenses which, under similar circumstances, vessels belonging to the country where the wreck happens would have to incur.

In case of a doubt concerning the nationality of the wrecks, the local authorities shall have exclusively the management and execution of the provisions laid down in the present article.

The high contracting parties also agree that all merchandise and goods not destined for consumption in the country in which the wreck takes place shall be free of all duties.

### ARTICLE XV.

Prerogatives of consular officers.

Consuls General, Consuls, Vice-Consuls, and Consular Agents, also Consular Pupils, Chancellors, and Consular Officers shall enjoy in the two countries all the liberties, prerogatives, immunities, and privileges granted to functionaries of the same class of the most favored nation.

### ARTICLE XVI.

In case of the death of a citizen of the United States in the Austrian-Hungarian Monarchy, or of a citizen of the Austrian-Hungarian Mon. intestate. archy in the United States, without having any known heirs or testamentary executors by him appointed, the competent local authorities shall inform the Consuls or Consular Agents of the State to which the deceased belonged of the circumstance, in order that the necessary information may be immediately forwarded to the parties interested.

Residents dying

### ARTICLE XVII.

The present convention shall remain in force for the space of ten years from the date of the exchange of the ratifications, which shall be vention. made in conformity with the respective constitutions of the two countries, and exchanged at Washington within the period of ten (10) months, or sooner, if possible.\*

Duration of con-Ratifications.

In case neither of the contracting parties gives notice before the expiration of the said term of his intention not to renew this convention, it shall remain in force a year longer, and so on, from year to year, until the expiration of a year from the day on which one of the parties shall have given such notice.

In testimony whereof the respective Plenipotentiaries have signed this

Signatures.

Date.

convention, and hereunto affixed their respective seals.

Done in duplicate at Washington, the eleventh day of July, in the

year of our Lord one thousand eight hundred and seventy.

HAMILTON FISH. LEDERER.

SEAL. SEAL.

# AUSTRIA, 1870.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE EMPEROR OF AUSTRIA, RELATIVE TO NATURALIZATION, CONCLUDED AT VIENNA SEPTEMBER 20, 1870; RATIFICATION ADVISED BY SENATE MARCH 22, 1871; RATIFIED BY PRESIDENT MARCH 24, 1871; RATIFICATIONS EXCHANGED AT VIENNA JULY 14, 1871; PROCLAIMED AUGUST 1, 1871.

Sept. 20, 1870.

The President of the United States of America, and His Majesty the Emperor of Austria, King of Bohemia, etc., and Apostolic King of parties. Hungary, led by the wish to regulate the citizenship of those persons who emigrate from the United States of America to the territories of the Austro-Hungarian Monarchy, and from the Austro-Hungarian Monarchy to the United States of America, have resolved to treat on this subject, and have for that purpose appointed Plenipotentiaries to con-

Contracting

clude a convention, that is to say:
The President of the United States of America, John Jay. Envoy Extraordinary and Minister Plenipotentiary from the United States to His Imperial and Royal Apostolic Majesty; and His Majesty the Emperor of Austria, etc., Apostolic King of Hungary, the Count Frederick Ferdinand de Beust, His Majesty's Privy Counsellor and Chamberlain, Chancellor of the Empire, Minister of the Imperial House and of Foreign Affairs, Grand Cross of the Orders of St. Stephen and Leopold, who have agreed to and signed the following articles:

Negotiators.

### ARTICLE I.

Citizens of the Austro-Hungarian Monarchy who have resided in the Who to be deemed United States of America uninterruptedly at least five years, and during naturalized citisuch residence have become naturalized citizens of the United States, zens.

<sup>\*</sup> By resolution of the Senate the time for exchange of ratifications was extended three months.

shall be held by the Government of Austria and Hungary to be American citizens, and shall be treated as such.

[See Article IV.]

Reciprocally, citizens of the United States of America who have resided in the territories of the Austro-Hungary Monarchy uninterruptedly at least five years, and during such residence have become naturalized citizens of the Austro-Hungarian Monarchy, shall be held by the United States to be citizens of the Austro-Hungarian Monarchy, and shall be treated as such.

Effect of declaration of intention.

The declaration of an intention to become a citizen of the one or the other country has not for either party the effect of naturalization.

#### ARTICLE II.

Offenses committed before emigration.

A naturalized citizen of the one party, on return to the territory of the other party, remains liable to trial and punishment for an action punishable by the laws of his original country, committed before his emigration, saving always the limitation established by the laws of his original country and any other remission of liability to punishment.

Violation of military laws.

In particular, a former citizen of the Austro-Hungarian Monarchy, who, under the first article, is to be held as an American citizen, is liable to trial and punishment, according to the laws of Austro-Hungary, for nonfulfilment of military duty: 1st. If he has emigrated, after having been drafted at the time of conscription, and thus having become enrolled as a recruit for service in the standing army. 2d. If he has emigrated whilst he stood in service under the flag, or had a leave of absence only for a limited time. 3d. If, having a leave of absence for an unlimited time, or belonging to the reserve or to the militia, he has emigrated after having received a call into service, or after a public proclamation requiring his appearance, or after war has broken out. On the other hand, a former citizen of the Austro-Hungarian monarchy, naturalized in the United States, who by, or after, his emigration has transgressed the legal provisions on military duty by any acts or omissions other than those above enumerated in the clauses numbered one, two, and three, can, on his return to his original country, neither be held subsequently to military service nor remain liable to trial and punishment for the non-fulfilment of his military duty.

### ARTICLE III.

Treaties of 1856 and 1848 remain in force. [See pp. 26 and 24.]

The convention for the mutual delivery of criminals, fugitives from justice, concluded on the 3d July, 1856, between the Government of the United States of America on the one part, and the Austro Hungarian monarchy on the other part, as well as the additional convention, signed on the 8th May, 1848, to the treaty of commerce and navigation concluded between the said Governments on the 27th of August, 1839, and especially the stipulations of Article IV of the said additional convention concerning the delivery of the deserters from the ships of war and merchant vessels, remain in force without change.

#### ARTICLE IV.

Renunciation of naturalization.

The emigrant from the one State, who, according to Article I, is to be held as a citizen of the other State, shall not, on his return to his original country, be constrained to resume his former citizenship; yet, if he shall of his own accord reacquire it, and renounce the citizenship obtained by naturalization, such a renunciation is allowable, and no Recovery of fixed period of residence shall be required for the recognition of his original citizen-recovery of citizenship in his original country.

#### ARTICLE V.

Duration of con-

The present convention shall go into effect immediately on the exchange of ratifications, and shall continue in force ten years. If neither party shall have given to the other six months' previous notice of its intention then to terminate the same, it shall further remain in force until the end of twelve months after either of the contracting parties shall have given notice to the other of such intention.

## ARTICLE VI.

The present convention shall be ratified by the President of the United States, by and with the consent of the Senate of the United States, and by His Majesty the Emperor of Austria, etc., King of Hungary, with the constitutional consent of the two legislatures of the Austro-Hungarian Monarchy, and the ratifications shall be exchanged at Vienna within twelve months from the date hereof.

In faith whereof the Plenipotentiaries have signed this convention as well in German as in English, and have thereto affixed their seals.

Done at Vienna the twentieth day of September, in the year of our Lord one thousand eight hundred and seventy, in the ninety-fifth year of the Independence of the United States of America, and in the twentysecond year of the reign of His Imperial and Royal Apostolic Majesty.

SEAL. SEAL. JOHN JAY. BEUST.

Ratifications.

Signatures.

Date.

# AUSTRIA, 1871.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE EMPEROR OF AUSTRIA, RELATIVE TO TRADE-MARKS, CONCLUDED AT VIENNA NOVEMBER 25, 1871; RATIFICATION ADVISED BY SENATE JANUARY 18, 1872; RATIFIED BY PRESIDENT JANUARY 27, 1872; RATIFICATIONS EXCHANGED AT VIENNA APRIL 22, 1872; PRO-CLAIMED JUNE 1, 1872.

Nov. 25, 1871.

The United States of America and His Majesty the Emperor of Austria, King of Bohemia, &c., and Apostolic King of Hungary, desirties. ing to secure in their respective territories a guarantee of property in trade-marks, have resolved to conclude a special convention for this purpose, and have named as their Plenipotentiaries:

Contracting par-

Negotiators.

The President of the United States of America, John Jay, their Envoy Extraordinary and Minister Plenipotentiary from the United States of America to His Imperial and Royal Apostolic Majesty; and His Majesty the Emperor of Austria and Apostolic King of Hungary, the Count Julius Andrássy of Csik Szent Király and Kraszna Horka, His Majesty's Privy Counsellor and Minister of the Imperial House and of Foreign Affairs, Grand Cross of the Order of St. Stephen, &c., &c., &c.; Who have agreed to sign the following articles:

#### ARTICLE I.

Every reproduction of trade-marks which, in the countries or territories of the one of the contracting parties, are affixed to certain mer- trade-marks. chandise to prove its origin and quality, is forbidden in the countries or territories of the other of the contracting parties, and shall give to the injured party ground for such action or proceedings to prevent such reproduction, and to recover damages for the same, as may be authorized by the laws of the country in which the counterfeit is proven, just as if the plaintiff were a citizen of that country.

The exclusive right to use a trade-mark for the benefit of citizens of the United States in the Austro-Hungarian Empire, or of citizens of the Austro-Hungarian Monarchy in the territory of the United States, cannot exist for a longer period than that fixed by the law of the country or its own citizens. If the trade-mark has become public property in the country of its origin, it shall be equally free to all in the countries mark becomes pubor territories of the other of the two contracting parties.

Protection of

Duration of exclusive rights.

When tradelic property.

# ARTICLE II.

Deposit of duplicate copies. If the owners of trade marks, residing in the countries or territories of the one of the contracting parties, wish to secure their rights in the countries or territories of the other of the contracting parties, they must deposit duplicate copies of those marks in the Patent-Office at Washington, and in the Chambers of Commerce and Trade in Vienna and Pesth.

### ARTICLE III.

Duration of convention.

The present arrangement shall take effect ninety days after the exchange of ratifications, and shall continue in force for ten years from this date.

In case neither of the high contracting parties gives notice of its intention to discontinue this convention twelve months before its expiration, it shall remain in force one year from the time that either of the high contracting parties announces its discontinuance.

### ARTICLE IV.

Ratifications.

The ratifications of this present convention shall be exchanged at Vienna within twelve months, or sooner if possible.

Signatures

In faith whereof the respective Plenipotentiaries have signed the present convention as well in English as in German and Hungarian, and have affixed thereto their respective seals.

Date.

Done at Vienna the twenty-fifth day of November, in the year of our Lord one thousand eight hundred and seventy-one, in the ninety-sixth year of the Independence of the United States of America, and in the twenty-third year of the reign of His Imperial and Royal Apostolic Majesty.

JOHN JAY. [L. s.] ANDRÁSSY. [L. s.]

# BADEN.

### BADEN, 1857.

EXTRADITION CONVENTION WITH BADEN, CONCLUDED AT BERLIN, JAN-UARY 30, 1857; RATIFICATION ADVISED BY SENATE MARCH 12, 1857; RATIFIED BY PRESIDENT MARCH 23, 1857; RATIFICATIONS EXCHANGED AT BERLIN APRIL 21, 1857; PROCLAIMED MAY 19, 1857.

January 30, 1857.

Convention for the mutual delivery of criminals, fugitives from justice, in certain cases, concluded between the United States on the one part, and the Grand Duchy of Baden on the other part.

Whereas it is found expedient, for the better administration of justice and the prevention of crime within the territories and jurisdiction of the parties, respectively, that persons committing certain heinous crimes, being fugitives from justice, should, under certain circumstances, be reciprocally delivered up; and also to enumerate such crimes explicitly; and whereas the laws and constitution of Baden do not allow its Government to surrender its own citizens to a foreign jurisdiction, the Government of the United States, with a view of making the convention strictly reciprocal, shall be held equally free from any obligation to surrender citizens of the United States; therefore, on the one part the United States of America, and on the other part His Royal Highness ties. the Grand Duke of Baden, having resolved to treat on this subject, have, for that purpose, appointed their respective Plenipotentiaries to negotiate and conclude a convention, that is to say:

The President of the United States of America, Peter D. Vroom, Envoy Extraordinary and Minister Plenipotentiary of the United States at the Court of the Kingdom of Prussia; and his Royal Highness the Grand Duke of Baden, Adolph, Baron Marschall de Bieberstein, His said Royal Highness' Envoy Extraordinary and Minister Plenipotentiary at the Court of His Majesty the King of Prussia, &c., &c., &c.;

Who, after reciprocal communication of their respective powers, have agreed to and signed the following articles:

Contracting par-

Preamble.

Negotiators.

### ARTICLE I.

It is agreed that the United States and Baden shall, upon mutual requisitions by them, or their ministers, officers, or authorities, respect-criminals. ively made, deliver up to justice all persons who, being charged with the crime of murder, or assault with intent to commit murder, or piracy, or arson, or robbery, or forgery, or the fabrication or circulation of counterfeit money, whether coin or paper money, or the embezzlement of public moneys, committed within the jurisdiction of either party, shall seek an asylum, or shall be found within the territories of the other: Provided, That this shall only be done upon such evidence of criminality as, according to the laws of the place where the fugitive or criminality. person so charged shall be found, would justify his apprehension and commitment for trial, if the crime or offence had there been committed; and the respective judges and other magistrates of the two Governments shall have power, jurisdiction, and authority, upon complaint made under oath, to issue a warrant for the apprehension of the fugitive or person so charged, that he may be brought before such judges or other magistrates, respectively, to the end that the evidence of criminality may be heard and considered; and if, on such hearing, the evi-

Extradition of

Evidence of

dence be deemed sufficient to sustain the charge, it shall be the duty of the examining judge or magistrate to certify the same to the proper executive authority, that a warrant may issue for the surrender of such fugitive.

Expense of arrest and delivery.

The expense of such apprehension and delivery shall be borne and defrayed by the party who makes the requisition and receives the fugi-

Political offenses not included.

Nothing in this article contained shall be construed to extend to crimes of a political character.

### ARTICLE II.

Neither party to Neither of the contracting parties shall be bound to deliver up its surrender its own own citizens or subjects under the stipulations of this convention. citizens.

### ARTICLE III.

Retention of acfenses.

Whenever any person accused of any of the crimes enumerated in cused person to this convention shall have committed a new crime in the territories of answer for local of- the State where he has sought an asylum or shall be found, such person shall not be delivered up under the stipulations of this convention until he shall have been tried, and shall have received the punishment due to such new crime, or shall have been acquitted thereof.

#### ARTICLE IV.

Duration of convention.

The present convention shall continue in force until the 1st of January, one thousand eight hundred and sixty, (1860;) and if neither party shall have given to the other six months' previous notice of its intention then to terminate the same, it shall further remain in force [See Article III, until the end of twelve months after either of the high contracting treaty of 1868, p. parties shall have given notice to the other of such intention, each of the high contracting parties reserving to itself the right of giving such notice to the other at any time after the expiration of the said 1st day of January, one thousand eight hundred and sixty, (1860.)

39.]

## ARTICLE V.

Ratifications.

The present convention shall be ratified by the President, by and with the advice and consent of the Senate of the United States, and by the Government of Baden; and the ratifications shall be exchanged in Berlin within one year from the date hereof, or sooner if possible.

Signatures.

In faith whereof the respective Plenipotentiaries have signed this

convention, and have hereunto affixed their seals.

Date.

Done in duplicate, at Berlin, the thirtieth day of January, one thousand eight hundred and fifty-seven, (1857,) and the eighty-first year of the independence of the United States.

L. S.

P. D. VROOM.

[L. S.]

ADOLPH BAR. MARSCHALL DE BIEBERSTEIN.

### BADEN, 1868.

July 19, 1868.

TREATY BETWEEN THE UNITED STATES OF AMERICA AND THE GRAND DUCHY OF BADEN RELATIVE TO NATURALIZATION, CONCLUDED AT CARLSRUHE JULY 19, 1868; RATIFICATION ADVISED BY SENATE APRIL 12, 1869; RATIFIED BY PRESIDENT APRIL 18, 1869; RATIFICATIONS EXCHANGED AT BERLIN DECEMBER 7, 1869; PROCLAIMED JANUARY 10,

Contracting parties.

The President of the United States of America and His Royal Highness the Grand Duke of Baden, led by the wish to regulate the citizenship of those persons who emigrate from Baden to the United States of America, and from the United States of America to the territory of the Grand Duchy, have resolved to treat on this subject, and have for that

purpose appointed Plenipotentiaries, that is to say:

The President of the United States of America, George Bancroft, Envoy Extraordinary and Minister Plenipotentiary from the said States near the Grand Duke of Baden; and His Royal Highness the Grand Duke of Baden, his President of the Ministry of the Grand-Ducal House and of Foreign Affairs and Chamberlain, Rudolph von Freydorf;

Who have agreed to and signed the following articles:

Negotiators.

### ARTICLE I.

Citizens of the Grand Duchy of Baden, who have resided uninterruptedly within the United States of America five years, and before, during, ed naturalized citior after that time have become or shall become naturalized citizens of zens. the United States, shall be held by Baden to be American citizens, and shall be treated as such. Reciprocally, citizens of the United States of America who have resided uninterruptedly within the Grand Duchy of Baden, five years, and before, during, or after that time have become or shall become naturalized citizens of the Grand Duchy of Baden, shall be held by the United States to be citizens of Baden, and shall be treated The declaration of an intention to become a citizen of the one or the other country has not for either party the effect of naturaliza- tion of intention. tion.

Who to be deem-

Effect of declara-

Offenses commit-

### ARTICLE II.

A naturalized citizen of the one party, on return to the territory of ted before emigrathe other party, remains liable to trial and punishment for an action punishable by the laws of his original country, and committed before his emigration, saving always the limitation established by the laws of his original country, or any other remission of liability to punishment. In particular, a former Badener who, under the first article, is to be held as an American citizen, is liable to trial and punishment according to the laws of Baden for non-fulfilment of military duty-

1. If he has emigrated after he, on occasion of the draft from those owing military duty, has been enrolled as a recruit for service in the itary laws. standing army.

Violation of mil-

2. If he has emigrated whilst he stood in service under the flag, or

had a leave of absence only for a limited time.

3. If, having a leave of absence for an unlimited time, or belonging to the reserve or to the militia, he has emigrated after having received a call into service, or after a public proclamation requiring his appear-

ance, or after war has broken out.

On the other hand, a former Badener, naturalized in the United States, who, by or after his emigration, has transgressed or shall transgress the legal provisions on military duty by any acts or omissions other than those above enumerated in the clauses numbered one to three, can, on his return to his original country, neither be held subsequently to military service nor remain liable to trial and punishment for the non-fulfillment of his military duty. Moreover, the attachment on the property of an emigrant for non-fulfilment of his military duty, except in the cases designated in the clauses numbered one to three, shall be removed so soon as he shall prove his naturalization in the United States according to the first article.

ARTICLE III.

The convention for the mutual delivery of criminals, fugitives from justice, concluded between the Grand Duchy of Baden on the one part, and the United States of America on the other part, the thirtieth day of January, one thousand eight hundred and fifty-seven, remains in force without change.

Convention of 1857 remains in

[See pp. 37, 38.]

#### ARTICLE IV.

Renunciation of naturalization

The emigrant from the one State who, according to the first article. is to be held as a citizen of the other State, shall not on his return to his original country be constrained to resume his former citizenship: Recovery of origi- yet if he shall of his own accord reacquire it and renounce the citizenship obtained by naturalization, such a renunciation is allowed, and no fixed period of residence shall be required for the recognition of his

1al citizenship.

## ARTICLE V.

recovery of citizenship in his original country.

Duration of conzention.

The present convention shall go into effect immediately on the exchange of ratifications, and shall continue in force ten years. If neither party shall have given to the other six months' previous notice of its intention then to terminate the same, it shall remain in force until the end of twelve months after either of the contracting parties shall have given notice of such intention.

### ARTICLE VI.

Ratifications.

The present convention shall be ratified by His Royal Highness the Grand Duke of Baden, and by the President, by and with the advice and consent of the Senate of the United States, and the ratifications shall be exchanged at Carlsruhe as soon as possible.

Signatures.

In faith whereof the Plenipotentiaries have signed and sealed this

Date.

CARLSRUHE, the 19th July, 1868.

[L. S.] L. S. GEORGE BANCROFT. v. FREYDORF.

# BAVARIA

# BAVARIA, 1845.

CONVENTION WITH BAVARIA, CONCLUDED AT BERLIN JANUARY 21, 1845; RATIFICATION ADVISED BY SENATE, WITH AMENDMENT, MARCH 15, 1845; RATIFIED BY PRESIDENT MARCH 18, 1845; RATIFICATIONS EXCHANGED AT BERLIN NOVEMBER 4, 1845; PROCLAIMED AUGUST 15, 1846.

Januar , 21, 1845.

Convention for the mutual abolition of the droit d'aubaine and taxes on emigration between the United States of America and His Majesty the King of Bavaria.

The United States of America and His Majesty the King of Bavaria, having agreed, for the advantage of their respective citizens and sub-ties. jects, to conclude a convention for the mutual abolition of the droit d'aubaine and taxes on emigration, have named, for this purpose, their respective Plenipotentiaries, namely:

Contracting par-

Negotiators.

The President of the United States of America has conferred full powers on Henry Wheaton, their Envoy Extraordinary and Minister Plenipotentiary at the Royal Court of Prussia; and His Majesty the King of Bavaria, upon Count Maximilian von Lerchenfeld Kæfering, his Chamberlain, Envoy Extraordinary and Minister Plenipotentiary at the Royal Prussian Court, Commander of the Royal Order of the Knights of St. George, of the Order for Merit in Civil Service of the Bavarian Crown, of St. Michael, Grand Cross of the Russian Imperial Order of St. Anne of the first class, of the Royal Prussian Order of the Red Eagle of the first class, Commander, Grand Cross of the Royal Swedish Order of the North Star, and Great Commander of the Royal Greek Order of the Saviour;

Who, after having exchanged their said full powers, found in due and proper form, have agreed to and signed the following articles:

## ARTICLE I.

Every kind of droit d'aubaine, droit de retraite, and droit de détraction or tax on emigration, is hereby, and shall remain, abolished between d'aubaine and taxthe two contracting parties, their States, citizens, and subjects, respectively.

Abolition of droit

### ARTICLE II.

Where, on the death of any person holding real property within the territories of one party, such real property would, by the laws of the property. land, descend on a citizen or subject of the other, were he not disqualified by alienage, such citizen or subject shall be allowed a term of two years to sell the same, which term may be reasonably prolonged according to circumstances, and to withdraw the proceeds thereof, without molestation, and exempt from all duties of détraction.

Heirs to real

# ARTICLE III.

The citizens or subjects of each of the contracting parties shall have power to dispose of their personal property within the States of the heritance of perother, by testament, donation, or otherwise; and their heirs, legatees, sonal property. and donees, being citizens or subjects of the other contracting party, shall succeed to their said personal property, and may take possession

Disposal and in-

thereof, either by themselves or by others acting for them, and dispose of the same at their pleasure, paying such duties only as the inhabitants of the country where the said property lies shall be liable to pay in like cases.

### ARTICLE IV.

Property of absent hoirs.

In case of the absence of the heirs, the same care shall be taken provisionally of such real or personal property as would be taken in a like case of property belonging to the natives of the country, until the lawful owner or the person who has a right to sell the same, according to Art. II, may take measures to receive or dispose of the inheritance.

#### ARTICLE V.

Disputes conances.

If any dispute should arise between different claimants to the same cerning inherit- inheritance, they shall be decided in the last resort according to the laws, and by the judges, of the country where the property is situated.

### ARTICLE VI.

Bayarian laws to

But this convention shall not derogate in any manner from the force prevent emigra- of the laws already published, or hereafter to be published, by His tion.

Majesty the King of Bavaria, to prevent the emigration of his subjects.

#### ARTICLE VII.

Ratifications.

This convention is concluded subject to the ratification of the President of the United States of America, by and with the advice and consent of their Senate, and of His Majesty the King of Bavaria, and the ratifications thereof shall be exchanged at Berlin within the term of fifteen months from the date of the signature hereof, or sooner if possible.

Signatures.

In witness whereof the respective Plenipotentiaries have signed the above articles, as well in English as in German, and have thereto affixed their seals.

Date.

Done in quadruplicate, in the city of Berlin, on the twenty-first day of January, one thousand eight hundred and forty-five, in the sixtyninth year of the independence of the United States of America, and the nineteenth of the reign of His Majesty the King of Bavaria.

L. S. [L. g.]

HENRY WHEATON. GRAF v. LERCHENFELD.

# BAVARIA, 1853.

Sept. 12, 1853.

EXTRADITION CONVENTION WITH BAVARIA, CONCLUDED AT LONDON SEPTEMBER 12, 1853; RATIFICATION ADVISED BY SENATE, WITH AMEND-MENT, JULY 12, 1854; RATIFIED BY PRESIDENT JULY 24, 1854; RATIFICATIONS EXCHANGED AT LONDON NOVEMBER 1, 1854; PROCLAIMED NOVEMBE VEMBER 18, 1854.

Convention for the mutual extradition of fugitives from justice in certain cases, concluded between the Government of the United States on the one part, and the Kingdom of Bavaria on the other part.

Contracting parties.

The United States of America and His Majesty the King of Bavaria, actuated by an equal desire to further the administration of justice, and to prevent the commission of crimes in their respective countries, taking into consideration that the increased means of communication between Europe and America facilitate the escape of offenders, and that, consequently, provision ought to be made in order that the ends of justice shall not be defeated, have determined to conclude an arrangement destined to regulate the course to be observed in all cases with reference to the extradition of such individuals as, having committed any of the offences hereafter enumerated, in one country, shall have taken refuge within the territories of the other. The constitution and laws of Bavaria, however, not allowing the Bavarian Government to surrender their own subjects for trial before a foreign court of justice, a strict reciprocity requires that the Government of the United States shall be held equally free from any obligation to surrender citizens of the United States. For which purposes the high contracting powers have appointed as their Plenipotentiaries:

The President of the United States, James Buchanan, Envoy Extraordinary and Minister Plenipotentiary of the United States at the court of the United Kingdom of Great Britain and Ireland; His Majesty the King of Bavaria, Augustus Baron de Cetto, his said Majesty's Chamberlain, Envoy Extraordinary and Minister Plenipotentiary at the court of Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, Knight Commander of the Order for Merit of the Bavarian Crown and of the Order for Merit of St. Michael, Knight Grand Cross

of the Royal Grecian Order of our Saviour;

Who, after reciprocal communication of their respective full powers, found in good and due form, have agreed to the following articles:

### ARTICLE I.

The Government of the United States and the Bavarian government promise and engage, upon mutual requisitions by them or their minis- criminals. ters, officers, or authorities, respectively made, to deliver up to justice all persons who, being charged with the crime of murder, or assault with intent to commit murder, or piracy, or arson, or robbery, or forgery, or the utterance of forged papers, or the fabrication or circulation of counterfeit money, whether coin or paper money, or the embezzlement of public moneys, committed within the jurisdiction of either party, shall seek an asylum, or shall be found within the territories of the other: Provided, That this shall only be done upon such evidence of criminality as, according to the laws of the place where the fugitive or person so criminality. charged shall be found, would justify his apprehension and commitment for trial, if the crime or offence had there been committed; and the respective judges and other magistrates of the two Governments shall have power, jurisdiction, and authority, upon complaint made under oath, to issue a warrant for the apprehension of the fugitive or person so charged, that he may be brought before such judges or other magistrates respectively, to the end that the evidence of criminality may be heard and considered; and if, on such hearing, the evidence be deemed sufficient to sustain the charge, it shall be the duty of the examining judge or magistrate to certify the same to the proper executive authority, that a warrant may issue for the surrender of such fugitive.

The expense of such apprehension and delivery shall be borne and defrayed by the party who makes the requisition and receives the fugi- rest and delivery.

tive.

### ARTICLE II.

The stipulations of this convention shall be applied to any other State of the German Confederation which may hereafter declare its accession German States. thereto.

Accession to con-

Expenses of ar-

## ARTICLE III.

None of the contracting parties shall be bound to deliver up its own citizens or subjects under the stipulations of this convention.

Neither party to surrender its own citizens.

Negotiators.

of Extradition

Evidence of

### ARTICLE IV.

Retention of acoffenses.

Whenever any person accused of any of the crimes enumerated in cused person to this convention shall have committed a new crime in the territories of the answer for local State where he has sought an asylum or shall be found, such person shall not be delivered up under the stipulations of this convention until he shall have been tried and shall have received the punishment due to such new crime, or shall have been acquitted thereof.

#### ARTICLE V.

Duration of convention.

The present convention shall continue in force until the first of January, one thousand eight hundred and fifty-eight; and if neither party shall have given to the other six months' previous notice of its intention then to terminate the same, it shall further remain in force until the end [See Article III, of twelve months after either of the high contracting parties shall have given notice to the other of such intention; each of the high contracting parties reserving to itself the right of giving such notice to the other at any time after the expiration of the said first day of January, one thousand eight hundred and fifty-eight.

treaty of 1868, p. 45.]

## ARTICLE VI.

Ratifications.

The present convention shall be ratified by the President, by and with the advice and consent of the Senate of the United States, and by the Government of Bavaria, and the ratifications shall be exchanged in London within fifteen months from the date hereof, or sooner if possible.

Signatures.

In faith whereof the respective Plenipotentiaries have signed this convention and have hereunto affixed their seals.

Date.

Done in duplicate, in London, the twelfth day of September, one thousand eight hundred and fifty-three, and the seventy-eighth year of the independence of the United States.

L. S. [L. S.]

JAMES BUCHANAN. AUG. DE CETTO.

# **BAVARIA**, 1868.

May 26, 1868.

TREATY BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE KING OF BAVARIA RELATIVE TO NATURALIZATION, CONCLUDED AT MUNICH MAY 26, 1868; RATIFICATION ADVISED BY SENATE JUNE 29, 1868; RATIFIED BY PRESIDENT JULY 17, 1868; RATIFICATIONS EXCHANGED AT MUNICH SEPTEMBER 18, 1868; PROCLAIMED OCTOBER 8, 1868.

Contracting parties.

His Majesty the King of Bavaria and the President of the United States of America, led by the wish to regulate the cititizenship of those persons who emigrate from Bavaria to the United States of America, and from the United States of America to the territory of the Kingdom of Bavaria, have resolved to treat on this subject, and have, for that purpose, appointed Plenipotentiaries to conclude a convention, that is

Negotiators.

His Majesty the King of Bavaria, Dr. Otto, Baron of Völderndorff, Councillor of Ministry; and the President of the United States of America, George Bancroft, Envoy Extraordinary and Minister Plenipotentiary;

Who have agreed to and signed the following articles:

### ARTICLE I.

Who to be deemizens.

Citizens of Bavaria who have become, or shall become, naturalized ed naturalized cit- citizens of the United States of America, and shall have resided uninterruptedly within the United States five years, shall be held by Bavaria [See protocol, p. to be American citizens, and shall be treated as such.

Reciprocally, citizens of the United States of America who have become, or shall become, naturalized citizens of Bavaria, and shall have resided uninterruptedly within Bavaria five years, shall be held by the United States to be Bavarian citizens, and shall be treated as such.

The declaration of an intention to become a citizen of the one or the other country has not for either party the effect of naturalization.

Declaration intention.

### ARTICLE II.

A naturalized citizen of the one party on return to the territory of the other party remains liable to trial and punishment for an action punish- ted before emigraable by the laws of his original country, and committed before his emigration, saving always the limitation established by the laws of his [S] original country, or any other remission of liability to punishment.

Offenses commit-

[See protocol, p.

### ARTICLE III.

The convention for the mutual delivery of criminals, fugitives from justice, in certain cases, concluded between the United States on the 1853 remains in one part, and Bavaria on the other part, the twelfth day of September, force. one thousand eight hundred and fifty-three, remains in force without change.

Convention of

[See pp. 42-44.]

## ARTICLE IV.

If a Bavarian, naturalized in America, renews his residence in Bavaria, without the intent to return to America, he shall be held to have re. naturalization. nounced his naturalization in the United States. Reciprocally, if an American, naturalized in Bavaria, renews his residence in the United 46.1 States, without the intent to return to Bavaria, he shall be held to have renounced his naturalization in Bavaria. The intent not to return may be held to exist when the person naturalized in the one country resides turn. more than two years in the other country.

Renunciation of

[See protocol, p.

Intent not to re-

### ARTICLE V.

The present convention shall go into effect immediately on the exchange of ratifications, and shall continue in force for ten years. If vention. neither party shall have given to the other six months' previous notice of its intention then to terminate the same, it shall further remain in force until the end of twelve months after either of the contracting parties shall have given notice to the other of such intention.

Duration of con-

## ARTICLE VI.

The present convention shall be ratified by His Majesty the King of Bavaria, and by the President, by and with the advice and consent of the Senate of the United States, and the ratifications shall be exchanged at Munich within twelve months from the date hereof.

Ratifications.

In faith whereof the Plenipotentiaries have signed and sealed this convention.

Signatures.

MUNICH, the 26th May, 1868.

GEO. BANCROFT.

Date.

SEAL. SEAL.

DR. OTTO FHR. VON VÖLDERNDORFF.

### PROTOCOL:

Done at Munich the 26th May, 1868.

May 26, 1868.

Protocol.

The undersigned met to-day to sign the treaty agreed upon in conformity with their respective full powers, relating to the citizenship of those persons who emigrate from Bavaria to the United States of America, and

from the United States of America to Bavaria; on which occasion the following observations, more exactly defining and explaining the contents of this treaty, were entered in the following protocol:

#### RELATING TO THE FIRST ARTICLE OF THE TREATY.

What is required to constitute a naturalized citizen.

1. Inasmuch as the copulative "and" is made use of, it follows, of course, that not the naturalization alone, but an additional five years' uninterrupted residence is required, before a person can be regarded as coming within the treaty; but it is by no means requisite that the five years' residence should take place after the naturalization. It is hereby further understood that if a Bavarian has been discharged from his Bavarian indigenate, or, on the other side, if an American has been discharged from his American citizenship in the manner legally prescribed by the Government of his original country, and then acquires naturalization in the other country in a rightful and perfectly valid manner, then an additional five years' residence shall no longer be required, but a person so naturalized shall from the moment of his naturalization be held and treated as a Bavarian, and reciprocally as an American citizen.

Meaning of words

2. The words "resided uninterruptedly" are obviously to be under-"resided uninter-ruptedly." stood, not of a continual bodily presence, but in the legal sense; and therefore a transient absence, a journey, or the like, by no means intertherefore a transient absence, a journey, or the like, by no means interrupts the period of five years contemplated by the first article.

II.

## RELATING TO THE SECOND ARTICLE OF THE TREATY.

No punishment for emigration.

1. It is expressly agreed that a person who, under the first article, is to be held as an adopted citizen of the other State, on his return to his original country cannot be made punishable for the act of emigration itself, not even though at a later day he should have lost his adopted citizenship.

III.

# RELATING TO ARTICLE FOUR OF THE TREATY.

Rights of resident aliens.

1. It is agreed on both sides that the regulative powers granted to the two Governments respectively by their laws for protection against resident aliens, whose residence endangers peace and order in the land, are not affected by the treaty. In particular the regulation contained in the second clause of the tenth article of the Bavarian military law of the 30th of January, 1868, according to which Bavarians emigrating from Bavaria before the fulfilment of their military duty cannot be admitted to a permanent residence in the land till they shall have become 32 years old, is not affected by the treaty. But yet it is established and Meaning of term agreed, that by the expression "permanent residence" used in the said article, the above described emigrants are not forbidden to undertake a journey to Bavaria for a less period of time and for definite purposes, and the Royal Bavarian Government moreover cheerfully declares itself ready, in all cases in which the emigration has plainly taken place in

"permanent residence."

Recovery of former citizenship.

good faith, to allow a mild rule in practice to be adopted. 2. It is hereby agreed that when a Bavarian naturalized in America, and reciprocally an American naturalized in Bavaria, takes up his abode once more in his original country without the intention of return to the country of his adoption, he does by no means thereby recover his former citizenship; on the contrary, in so far as it relates to Bavaria, it depends on His Majesty the King whether he will or will not in that event grant the Bavarian citizenship anew. The article fourth shall accordingly have only this meaning, that the adopted country of the emigrant cannot prevent him from acquiring once more his former citizenship; but not that the State to which the emigrant originally belonged is bound to restore him at once to his original relation.

On the contrary, the citizen naturalized abroad must first apply to be received back into his original country in the manner prescribed by its laws and regulations, and must acquire citizenship anew, exactly like

any other alien.

But yet it is left to his own free choice whether he will adopt that course or will preserve the citizenship of the country of his adoption.

The two Plenipotentiaries give each other mutually the assurance that their respective Governments in ratifying this treaty will also regard as approved and will maintain the agreements and explanations contained in the present protocol, without any further formal ratification of the same.

[L. s.] GEO. BANCROFT. [L. s.] DR. OTTO FHR. VON VÖLDERNDORFF.

# BELGIUM.

### BELGIUM, 1845.

Nov. 10, 1845.

TREATY OF COMMERCE AND NAVIGATION WITH BELGIUM, CONCLUDED AT BRUSSELS NOVEMBER 10, 1845; RATIFICATION ADVISED BY SENATE MARCH 26, 1846; RATIFIED BY PRESIDENT MARCH 30, 1846; RATIFICATIONS EXCHANGED AT WASHINGTON MARCH 30, 1846; PROCLAIMED MARCH 31, 1846.

[The operation of this treaty terminated August 20, 1858, under notice given by the Belgian Government in accordance with Article XIX.]

Treaty of Commerce and Navigation between the United States of America and his Majesty the King of the Belgians.

Contracting par-

The United States of America on the one part, and His Majesty the King of the Belgians on the other part, wishing to regulate in a formal manner their reciprocal relations of commerce and navigation, and further to strengthen, through the development of their interests respectively, the bonds of friendship and good understanding so happily established between the Governments and people of the two countries; and desiring, with this view, to conclude, by common agreement, a treaty establishing conditions equally advantageous to the commerce and navigation of both States, have, to that effect, appointed as their Plenipotentiaries, namely:

Negotiators.

The President of the United States, Thomas G. Clemson, Chargé d'Affaires of the United States of America to His Majesty the King of the Belgians; and His Majesty the King of the Belgians, M. Adolphe Dechamps, Officer of the Order of Leopold, Knight of the Order of the Red Eagle of the first class, Grand Cross of the Order of St. Michel of Bavaria, his Minister for Foreign Affairs, a member of the Chamber of Representants;

Who, after having communicated to each other their full powers, ascertained to be in good and proper form, have agreed and concluded

the following articles:

### ARTICLE I.

Freedom of com-

There shall be full and entire freedom of commerce and navigation merce and navigabetween the inhabitants of the two countries; and the same security and protection which is enjoyed by the citizens or subjects of each country shall be guaranteed on both sides. The said inhabitants, whether established or temporarily residing within any ports, cities, or places whatever, of the two countries, shall not, on account of their Equality of commerce or industry, pay any other or higher duties, taxes, or imposts, than those which shall be levied on citizens or subjects of the country in which they may be; and the privileges, immunities, and other favours, with regard to commerce or industry, enjoyed by the citizens or subjects of one of the two States, shall be common to those of the other

duties.

#### ARTICLE II.

Belgian vessels

Belgian vessels, whether coming from a Belgian or a foreign port, in ports of United shall not pay, either on entering or leaving the ports of the United States, whatever may be their destination, any other or higher duties of tonnage, pilotage, anchorage, buoys, light-houses, clearance, brokerage, or generally other charges whatsoever than are required from vessels of the United States in similar cases. This provision extends not

only to duties levied for the benefit of the State, but also to those levied for the benefit of provinces, cities, countries, districts, townships, corporations, or any other division or jurisdiction, whatever may be its designation.

ARTICLE III.

Reciprocally, vessels of the United States, whether coming from a port of said States or from a foreign port, shall not pay, either on entering or leaving the ports of Belgium, whatever may be their destination. any other or higher duties of tennage, pilotage, anchorage, buoys, lighthouses, clearance, brokerage, or generally other charges whatever than are required from Belgian vessels in similar cases. This provision extends not only to duties levied for the benefit of the State, but also to those levied for the benefit of provinces, cities, countries, districts, townships, corporations, or any other division or jurisdiction, whatever be its designation.

Vessels of United States in ports of Belgium.

### ARTICLE IV.

The restitution by Belgium of the duty levied by the Government of the Netherlands on the navigation of the Scheldt, in virtue of the third Scheldt duty. paragraph of the ninth article of the treaty of April nineteenth, eighteen hundred and thirty-nine, is guaranteed to the vessels of the United States.

Restitution o f

### ARTICLE V.

Steam vessels of the United States and of Belgium, engaged in regular navigation between the United States and Belgium, shall be exempt yessels exempt in both countries from the payment of duties of tonnage, anchorage, buoys, and light-houses.

Certain steamfrom duties.

#### ARTICLE VI.

As regards the coasting trade between the ports of either country, the vessels of the two nations shall be treated on both sides on the same footing with the vessels of the most favoured nation.

Coasting trade.

## ARTICLE VII.

Articles of every description, whether proceeding from the soil, industry, or warehouses of Belgium, directly imported therefrom, into imports. the ports of the United States, in Belgian vessels, shall pay no other or higher duties of import than if they were imported under the flag of said States.

Duties on direct

And reciprocally, articles of every description directly imported into Belgium from the United States, under the flag of the said States, shall pay no other or higher duties than if they were imported under the Belgian flag.

It is well understood:

1st. That the goods shall have been really put on board in the ports

from which they are declared respectively to come.

2d. That a putting in at an intermediate port, produced by uncoutrollable circumstances, duly proved, does not occasion the forfeiture of the advantage allowed to direct importation.

# ARTICLE VIII.

Articles of every description, imported into the United States from other countries than Belgium, under the Belgian flag, shall pay no other direct imports. or higher duties whatsoever than if they had been imported under the flag of the most favoured foreign nation, other than the flag of the country from which the importation is made. And reciprocally, articles of every

Duties on in-

description imported under the flag of the United States into Belgium, from other countries than the United States, shall pay no other or higher duties whatsoever than if they had been imported under the flag of the foreign nation most favoured, other than that of the country from which the importation is made.

### ARTICLE IX.

Export duties.

Articles of every description, exported by Belgian vessels, of by those of the United States of America, from the ports of either country to any country whatsoever, shall be subjected to no other duties or formalities than such as are required for exportation under the flag of the country where the shipment is made.

## ARTICLE X.

Premiums, drawbacks, &c.

All premiums, drawbacks, or other favours of like nature, which may be allowed in the States of either of the contracting parties, upon goods imported or exported in national vessels, shall be likewise, and in the same manner, allowed upon goods imported directly from one of the two countries by its vessels into the other, or exported from one of the two countries by the vessels of the other to any destination whatsoever.

#### ARTICLE XI.

Salt and fisheries.

The preceding article is, however, not to apply to the importation of salt, and of the produce of the national fisheries; each of the two parties reserving to itself the faculty of granting special privileges for the importation of those articles under its own flag.

### ARTICLE XII.

Nationality of vessels.

The high contracting parties agree to consider and to treat as Belgian vessels, and as vessels of the United States, all those which, being provided by the competent authority with a passport, sea-letter, or any other sufficient document, shall be recognized conformably with existing laws as national vessels in the country to which they respectively belong.

#### ARTICLE XIII.

Duties on portions of cargo remaining on board.

Belgian vessels and those of the United States may, conformably with the laws of the two countries, retain on board, in the ports of both, such parts of their cargoes as may be destined for a foreign country; and such parts shall not be subjected, either while they remain on board, or upon reexportation, to any charges whatsoever other than those for the prevention of smuggling.

#### ARTICLE XIV.

Warehouse charges, &c.

During the period allowed by the laws of the two countries respectively for the warehousing of goods, no duties, other than those of watch and storage, shall be levied upon articles brought from either country into the other, while awaiting transit, re-exportation, or entry for consumption. Such goods shall in no case be subject to higher warehouse charges or to other formalities than if they had been imported under the flag of the country.

### ARTICLE XV.

Favors granted to other nations to become common.

In all that relates to duties of customs and navigation, the two high contracting parties promise, reciprocally, not to grant any favour, privilege, or immunity to any other State, which shall not instantly become

common to the citizens and subjects of both parties, respectively, gratuitously if the concession or favor to such other State is gratuitous, and on allowing the same compensation or its equivalent if the concession is conditional.

Neither of the contracting parties shall lay upon goods proceeding from the soil or the industry of the other party, which may be imported into its ports, any other or higher duties of importation or reëxportation than are laid upon the importation and reëxportation of similar goods coming from any other foreign country.

Importation and reëxportation products.

### ARTICLE XVI.

In case of shipwreck, damages at sea, or forced putting-in, each party shall afford to the vessels of the other, whether belonging to the State aged vessels. or to individuals, the same assistance and protection, and the same immunities, which would have been granted to its own vessels in similar cases.

Wrecked or dam-

### ARTICLE XVII.

It is moreover agreed between the two contracting parties that the Consuls and Vice Consuls of the United States in the ports of Belgium, consuls. and, reciprocally, the Consuls and Vice-Consuls of Belgium in the ports of the United States, shall continue to enjoy all the privileges, protection, and assistance usually granted to them, and which may be necessary for the proper discharge of their functions. The said Consuls and Vice-Consuls may cause to be arrested and sent back, either to their vessels. vessels or to their country, such seamen as may have deserted from the vessels of their nation. To this end they shall apply in writing to the competent local authorities, and they shall prove, by exhibition of the vessel's crew list, or other document, or, if she shall have departed, by copy of said documents, duly certified by them, that the seamen whom they claim formed part of the said crew. Upon such demand, thus supported, the delivery of the deserters shall not be refused. They shall moreover receive all aid and assistance in searching for, seizing, and arresting such deserters, who shall, upon the requisition and at the expense of the Consul or Vice-Consul, be confined and kept in the prisons of the country until he shall have found an opportunity for sending them home. If, however, such an opportunity should not occur within three months after the arrest, the deserters shall be set at liberty, and shall not again be arrested for the same cause. It is, however, understood that seamen of the country in which the desertion shall occur are excepted from these provisions, unless they be naturalized citizens or subjects of the other country.

Consuls and vice-

Deserters from

#### ARTICLE XVIII.

Articles of all kinds, the transit of which is allowed in Belgium, coming from or going to the United States, shall be exempt from all transit duty in Belgium, when the transportation through the Belgian territory is effected on the railroads of the State.

Transit duty.

### ARTICLE XIX.

The present treaty shall be in force during ten years from the date of the exchange of the ratifications, and until the expiration of twelve treaty. months after either of the high contracting parties shall have announced to the other its intention to terminate the operation thereof; each party reserving to itself the right of making such declaration to the other at the end of the ten years above mentioned; and it is agreed, that after the expiration of the twelve months of prolongation accorded on both sides, this treaty and all its stipulations shall cease to be in force.

Duration of

### ARTICLE XX.

Ratifications.

This treaty shall be ratified and the ratifications shall be exchanged at Washington within the term of six months after its date, or sooner if possible; and the treaty shall be put in execution within the term of twelve months.

Signatures.

In faith whereof the respective Plenipotentiaries have signed the present treaty, in duplicate, and have affixed thereto their seals.

Date.

Brussels, the tenth of November, eighteen hundred and forty-five. THOS. G. CLEMSON. L. S. [L. S.] A. DECHAMPS.

### BELGIUM, 1858.

July 17, 1858.

, TREATY OF COMMERCE AND NAVIGATION BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE KING OF THE BELGIANS, CONCLUDED AT WASHINGTON JULY 17, 1858; RATIFICATION ADVISED BY SENATE MARCH 8, 1859; RATIFIED BY PRESIDENT APRIL 13, 1859; RATIFIED BY PRESIDENT APRIL 18, 1859; RATIFIED BY PRESIDENT FICATIONS EXCHÁNGED AT WASHINGTON APRIL 16, 1859; PROCLAIMED APRIL 19, 1859.

Contracting parties.

The United States of America on the one part, and His Majesty the King of the Belgians on the other part, wishing to regulate in a formal manner their reciprocal relations of commerce and navigation, and further to strengthen, through the development of their interests, respectively, the bonds of friendship and good understanding so happily established between the Governments and people of the two countries; and desiring with this view to conclude, by common agreement, a treaty establishing conditions equally advantageous to the commerce and navigation of both States, have to that effect appointed as their Plenipotentiaries, namely:

Negotiators.

The President of the United States, Lewis Cass, Secretary of State of the United States; and His Majesty the King of the Belgians, Mr. Henri Bosch Spencer, decorated with the Cross of Iron, Chevalier of the Order of Leopold, Chevalier of the Polar Star, his Chargé d'Affaires in the United States;

Who, after having communicated to each other their full powers, as certained to be in good and proper form, have agreed to and concluded

the following articles:

### ARTICLE I.

Freedom of commerce and navigation.

There shall be full and entire freedom of commerce and navigation between the inhabitants of the two countries, and the same security and protection which is enjoyed by the citizens or subjects of each country shall be guaranteed on both sides. The said inhabitants, whether established or temporarily residing within any ports, cities, or Equality of du- places whatever of the two countries, shall not, on account of their commerce or industry, pay any other or higher duties, taxes, or imposts than those which shall be levied on citizens or subjects of the country in which they may be; and the privileges, immunities, and other favors, with regard to commerce or industry, enjoyed by the citizens or subjects of one of the two States, shall be common to those of the other.

ties.

### ARTICLE II.

Belgian vessels in ports of United States.

Belgian vessels, whether coming from a Belgian or a foreign port, shall not pay, either on entering or leaving the ports of the United States, whatever may be their destination, any other or higher duties of tonnage, pilotage, anchorage, buoys, light-houses, clearance, brokerage, or generally other charges whatsoever than are required from vessels of the United States in similar cases. This provision extends not only to duties levied for the benefit of the State, but also to those levied for the benefit of provinces, cities, countries, districts, townships, corporations, or any other division or jurisdiction, whatever may be its designation.

### ARTICLE III.

Reciprocally, vessels of the United States, whether coming from a port of said States or from a foreign port, shall not pay, either on entering States in ports of or leaving the ports of Belgium, whatever may be their destination, any other or higher duties of tonnage, pilotage, anchorage, buoys, lighthouses, clearance, brokerage, or generally other charges whatever, than are required from Belgian vessels in similar cases. This provision extends not only to duties levied for the benefit of the State, but also to those levied for the benefit of provinces, cities, countries, districts, townships, corporations, or any other division or jurisdiction, whatever may be its designation.

Vessels of United Belgium.

### ARTICLE IV.

Steam vessels of the United States and of Belgium engaged in regular navigation between the United States and Belgium, shall be exempt in vessels exempt both countries from the payment of duties of tonnage, anchorage, buoys, and light-houses.

Certain steam from duties.

### ARTICLE V.

As regards the coasting trade between the ports of either country, the vessels of the two nations shall be treated on both sides on the same footing with the vessels of the most favored nations.

Coasting trade.

## ARTICLE VI.

Objects of any kind soever introduced into the ports of either of the two States under the flag of the other, whatever may be their origin tion in duties on and from what country soever the importation thereof may have been imports. made, shall not pay other or higher entrance duties, nor shall be subjected to other charges or restrictions, than they would pay or be subjected to were they imported under the national flag.

No discrimina-

### ARTICLE VII.

Articles of every description exported by Belgian vessels, or by those of the United States of America, from the ports of either country to any country whatsoever, shall be subjected to no other duties or formalities than such as are required for exportation under the flag of the country where the shipment is made.

Export duties.

#### ARTICLE VIII.

All premiums, drawbacks, or other favors of like nature, which may be allowed in the States of either of the contracting parties upon goods backs, &c. imported or exported in national vessels, shall be likewise and in the same manner allowed upon goods imported directly from one of the two countries by its vessels into the other, or exported from one of the two countries by the vessels of the other to any destination whatsoever.

Premiums, draw.

# ARTICLE IX.

The preceding article is, however, not to apply to the importation of salt, and of the produce of the national fisheries, each of the two par-eries. ties reserving to itself the faculty of granting special privileges for the importation of those articles under its own flag.

[See Article II, treaty of May 20, 1863, p. 56.]

Salt and fish-

### ARTICLE X.

Nationality of vessels.

The high contracting parties agree to consider and to treat as Belgian vessels, and as vessels of the United States, all those which, being provided by the competent authority with a passport, sea-letter, or any other sufficient document, shall be recognized, conformably with existing laws, as national vessels in the country to which they respectively belong.

### ARTICLE XI.

Duties on portions of cargoes re-maining on board.

Belgian vessels and those of the United States may, conformably with the laws of the two countries, retain on board, in the ports of both, such parts of their cargoes as may be destined for a foreign country; and such parts shall not be subjected, either while they remain on board or upon reëxportation, to any charges whatsoever other than those for the prevention of smuggling.

## ARTICLE XII.

Warehouse charges, &c.

During the period allowed by the laws of the two countries respectively for the warehousing of goods, no duties, other than those of watch and storage, shall be levied upon articles brought from either country into the other while awaiting transit, reexportation, or entry for consump-Such goods shall in no case be subject to higher warehouse charges or to other formalities than if they had been imported under the flag of the country.

### ARTICLE XIII.

Favors granted to other nations to become common.

In all that relates to duties of customs and navigation, the two high contracting parties promise, reciprocally, not to grant any favor, privilege, or immunity to any other State which shall not instantly become common to the citizens and subjects of both parties, respectively; gratuitously, if the concession or favor to such other State is gratuitous, and on allowing the same compensation, or its equivalent, if the concession is conditional.

Importation and reëxportation products.

Neither of the contracting parties shall lay upon goods proceeding of from the soil or the industry of the other party, which may be imported into its ports, any other or higher duties of importation or reëxportation than are laid upon the importation or reëxportation of similar goods coming from any other foreign country.

### ARTICLE XIV.

Wrecked or damaged vessels.

In cases of shipwreck, damages at sea, or forced putting in, each party shall afford to the vessels of the other, whether belonging to the State or to individuals, the same assistance and protection, and the same immunities, which would have been granted to its own vessels in similar cases.

### ARTICLE XV.

Consuls and viceconsuls.

It is, moreover, agreed between the two contracting parties that the Consuls and Vice-Consuls of the United States in the ports of Belgium, and, reciprocally, the Consuls and Vice Consuls of Belgium in the ports of the United States, shall continue to enjoy all the privileges, protection, and assistance usually granted to them, and which may be neces-Deserters from sary for the proper discharge of their functions. The said Consuls and Vice-Consuls may cause to be arrested and sent back, either to their vessels or to their country, such seamen as may have deserted from the vessels of their nation. To this end they shall apply in writing to the

vessels.

competent local authorities, and they shall prove, by exhibition of the vessel's crew-list or other document, or, if she shall have departed, by copy of said documents, duly certified by them, that the seamen whom they claim formed part of the said crew. Upon such demand, thus supported, the delivery of the deserters shall not be refused. They shall, moreover, receive all aid and assistance in searching for, seizing, and arresting such deserters, who shall, upon the requisition and at the expense of the Consul or Vice-Consul, be confined and kept in the prisons of the country until he shall have found an opportunity for sending them home. If, however, such an opportunity should not occur within three months after the arrest, the deserters shall be set at liberty, and shall not again be arrested for the same cause. It is, however, understood that seamen of the country in which the desertion shall occur are excepted from these provisions, unless they be naturalized citizens or subjects of the other country.

### ARTICLE XVI.

Articles of all kinds, the transit of which is allowed in Belgium, com. Transit duty. ing from or going to the United States, shall be exempt from all transit duty in Belgium, when the transportation through the Belgian territory is effected on the railroads of the State.

### ARTICLE XVII.

The present treaty shall be in force during ten years from the date of the exchange of the ratifications, and until the expiration of twelve treaty. months after either of the high contracting parties shall have announced to the other its intention to terminate the operation thereof, each party and V, convention reserving to itself the right of making such declaration to the other at of May 20, 1963, pp. 557. the end of the ten years above mentioned; and it is agreed that, after 56,57.] the expiration of the twelve months of prolongation accorded on both sides, this treaty and all its stipulations shall cease to be in force.

Duration of

[See Articles III

### ARTICLE XVIII.

This treaty shall be ratified, and the ratifications shall be exchanged at Washington, within the term of nine months after its date, or sooner if possible.

In faith whereof the respective Plenipotentiaries have signed the present treaty, in duplicate, and have affixed thereto their seals, at Washington, the seventeenth of July, eighteen hundred and fifty-eight.

LEW. CASS. L. S.

[L. S.]

H. BOSCH SPENCER.

Signatures.

Ratifications.

Date.

### BELGIUM, 1863.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE KING OF THE BELGIANS RELATIVE TO IMPORT DUTIES AND CAPITALIZATION OF SCHELDT DUES, CONCLUDED AT BRUSSELS, MAY 20, 1863; RATIFICATION ADVISED BY SENATE FEBRUARY 26, 1864; RATIFIED BY PRESIDENT MARCH 5, 1864; RATIFICATIONS EXCHANGED AT BRUSSELS JUNE 24, 1864; PROCLAIMED NOVEMBER 18, 1864.

May 20, 1863.

The President of the United States of America on the one side, His Majesty the King of the Belgians on the other side, having deemed it ties. advantageous to complete, by new stipulations, the treaty of commerce and navigation entered into by the United States and Belgium on the seventeeth day of July, eighteen hundred and fifty-eight, have resolved to make a convention in addition to that arrangement, and have appointed for their Plenipotentiaries, namely:

Contracting par-

Negotiators.

The President of the United States, Henry Shelton Sanford, a citizen of the United States, their Minister Resident near His Majesty the King of the Belgians; His Majesty the King of the Belgians, the Sieur Charles Rogier, Grand Officer of the Order of Leopold, decorated with the Iron Cross, Grand Cross of the Order of the Ernestine Branch of Saxony, of the Polar Star of St. Maurice and St. Lazarus, of Our Lady of the Conception of Villa-Vicosa, of the Legion of Honour, of the White Eagle, &c., a member of the Chamber of Representatives, his Minister of Foreign Affairs:

Who, after having communicated to each other their full powers, found to be in good and proper form, have agreed upon the following

articles:

#### ARTICLE I.

Tonnage dues, pilotage, &c.

From and after the day when the capitalization of the duties levied upon navigation in the Scheldt shall have been secured by a general [See Article III, arrangement-

treaty of July 20, 1863, p. 58.]

1st. The tonnage dues levied in Belgian ports shall cease;

2d. Fees for pilotage in Belgian ports and in the Scheldt, in so far as it depends on Belgium, shall be reduced twenty per centum for sailing vessels, twenty-five per centum for vessels in tow, thirty per centum for steam vessels;

3d. Port dues and other charges levied by the city of Antwerp shall be throughout reduced.

### ARTICLE II.

Salt.

In derogation to the ninth article of the treaty of the seventeenth of [See Article IX, July, eighteen hundred and fifty eight, the flag of the United States treaty of 1858, p. shall be assimilated to that of Belgium for the transportation of salt.

#### ARTICLE III.

Import duties.

The tariff of import duties resulting from the treaty of the first of May, eighteen hundred and sixty-one, between Belgium and France, is extended to goods imported from the United States, on the same conditions with which it was extended to Great Britain by the treaty of the twenty-third of July, eighteen hundred and sixty-two. The reduction made by the treaties entered into by Belgium with

Switzerland on the eleventh of December, eighteen hundred and sixty-[See Article V.] two, with Italy on the ninth of April, eighteen hundred and sixty-three, with the Netherlands on the twelfth of May, eighteen hundred and sixtythree, and also with France on the twelfth of May, eighteen hundred and sixty-three, shall be equally applied to goods imported from the United States.

> It is agreed that Belgium shall also extend to the United States the reductions of import duties which may result from her subsequent treaties with other powers.

### ARTICLE IV.

Capitalization of the Scheldt dues.

The United States, in view of the proposition made by Belgium to regulate, by a common accord, the capitalization of the Scheldt dues, consents to contribute to this capitalization under the following conditions:

- a. The capital sum shall not exceed thirty-six millions of francs.
- b. Belgium shall assume for its part one third of that amount. c. The remainder shall be apportioned among the other States, pro rata to their navigation in the Scheldt.

d. The proportion of the United States, to be determined in accordance with this rule, shall not exceed the sum of two millions seven hundred and seventy-nine thousand two hundred francs.

e. The payment of the said proportion shall be made in ten annual installments of equal amount, which shall include the capital and the interest on the portion remaining unpaid at the rate of four per centum.

The first installment shall be payable at Brussels, on the first day of April, eighteen hundred and sixty-four, or immediately after the Congress of the United States shall have made the requisite appropriation. In either event, the interest shall commence to run on the date of the first of April, eighteen hundred and sixty-four, above mentioned.

The Government of the United States reserves the right of anticipat-

ing the payment of the proportion of the United States.

The above-mentioned conditions for the capitalization of the Scheldt dues shall be inserted in a general treaty, to be adopted by a conference treaty of July 20, of the maritime States interested, and in which the United States shall be represented.

[See Protocol to 1863, pp. 60, 61.]

Duration of con-

Ratifications.

Signatures.

Declaration an-

[See convention

con-

Date.

nexed.

Consular

ARTICLE V.

The Articles I and IV of the present additional convention shall be perpetual; and the remaining articles shall, together with the treaty of commerce and navigation made between the high contracting parties on the seventeenth of July, eighteen hundred and fifty-eight, have the same force and duration as the treaties mentioned in Article III.

The ratifications thereof shall be exchanged with the least possible

delay.

In faith whereof the respective Plenipotentiaries have signed the present convention, and have affixed thereto their seals.

Made in duplicate, and signed at Brussels the twentieth day of May,

eighteen hundred and sixty-three.

[L. S.] [L. S.] H. S. SANFORD. CH. ROGIER.

Declaration annexed to the additional convention signed this day

between the United States and Belgium:

The Plenipotentiary of the United States having required that the attributions of the Consuls of the United States in Belgium should be vention. come the object of farther stipulations, and it having been impracticable to complete in season the examination of the said stipulations, it is of Dec. 5, 1868, pp. agreed that the Belgian Government will continue that examination with the sincere intent to come to an agreement as early as may be pos-

Done at Brussels, in duplicate, the twentieth of May, eighteen hun-

dred and sixty-three.

H. S. SANFORD. CH. ROGIER.

# BELGIUM, 1863.

TREATY BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE KING OF THE BELGIANS FOR EXTINGUISHMENT OF THE SCHELDT DUES, CONCLUDED AT BRUSSELS JULY 20, 1863; RATIFICATION ADVISED BY SENATE FEBRUARY 26, 1864; RATIFIED BY PRESIDENT MARCH 5, 1864; RATIFICATIONS EXCHANGED AT BRUSSELS JUNE 24, 1864; PROCLAIMED NOVEMBER 12, 1864 NOVEMBER 18, 1864.

July 20, 1863.

The United States of America and His Majesty the King of the Belgians, equally desirous of liberating forever the navigation of the ties. Scheldt from the dues which encumber it, to assure the reformation of the maritime taxes levied in Belgium, and to facilitate thereby the development of trade and navigation, have resolved to conclude a treaty to complete the convention signed on the twentieth or May, eighteen hundred and sixty three, between the United States and Belgium, and have appointed as their Plenipotentiaries, namely:

Contracting par-

Negotiators.

The President of the United States of America, Henry Shelton Sanford, a citizen of the United States, their Minister Resident to His Majesty the King of the Belgians; and His Majesty the King of the Belgians, M. Charles Rogier, Grand Officer of the Order of Leopold, decorated with the Iron Cross, &c., &c., his Minister of Foreign Affairs:

Who, after having exchanged their full powers, found to be in good

and due form, have agreed upon the following articles:

#### ARTICLE I.

Extinguishmen t of the Scheldt dues.

59, 60.1

The high contracting parties take note of, and record:

1st. The treaty concluded on the twelfth of May, eighteen hundred sixty-three, between Belgium and the Netherlands, which will remain [See Annex, pp. annexed to the present treaty, and by which His Majesty the King of the Netherlands renounces forever the dues established upon navigation in the Scheldt and its mouths, by the third paragraph of the 9th article of the treaty of the 19th of April, eighteen hundred and thirtynine, and His Majesty the King of the Belgians engages to pay the capital sum of the redemption of those dues, which amount to 17,141,640 floring.

Extinguishmen t

2d. The declaration made in the name of His Majesty the King of applies to all flags. the Netherlands on the fitteenth of July, eighteen hundred and sixtythree, to the Plenipotentiaries of the high contracting parties, that the extinguishment of the Scheldt dues, consented to by his said Majesty, applies to all flags; that these dues can never be reëstablished under any form whatsoever; and that this suppression shall not affect in any manner the other provisions of the treaty of the nineteenth of April, Protocol, eighteen hundred and thirty-nine, declaration which shall be considered

[See pp. 60, 61.]

inserted in the present treaty, to which it shall remain also annexed.

#### ARTICLE II.

Declaration of King of Belgium.

His Majesty the King of the Belgians makes, for what concerns him, the same declaration as that which is mentioned in the second paragraph of the preceding article.

#### ARTICLE III.

Tonnage dues. pilotage, and local

[See Article I, treaty of May 20, 1863, p. 56.]

It is well understood that the tonnage dues suppressed in Belgium, in conformity with the convention of the twenteenth of May, eighteen hundred sixty-three, cannot be reëstablished, and that the pilotage dues and local taxes reduced under the same convention cannot be again increased.

The tariff of pilotage dues and of local taxes at Antwerp, shall be the same for the United States as those which are set down in the protocols

of the conference at Brussels.

### ARTICLE IV.

Proportion of the United States.

[See Article IV treaty of May 20, 1863, p. 56.]

In regard to the proportion of the United States in the capital sum of the extinguishment of the Scheldt dues, and the manner, place, and time of the payment thereof, reference is made by the high contracting parties to the convention of the twentieth of May, eighteen hundred and sixty-three.

### ARTICLE V.

Execution of engagements.

The execution of the reciprocal engagements contained in the present treaty is made subordinate, in so far as is necessary, to the formalities and rules established by the constitutional laws of the high contracting parties.

## ARTICLE VI.

It is well understood that the provisions of Article III will only be obligatory with respect to the State which has taken part in, or those Article III. which shall adhere to, the treaty of this day, the King of the Belgians reserving to himself expressly the right to establish the manner of treatment as to fiscal and customs regulations of vessels belonging to States which shall not be parties to this treaty.

Application of

### ARTICLE VII.

The present treaty shall be ratified, and the ratifications thereof shall be exchanged at Brussels with the least possible delay.

Ratifications.

In faith whereof the respective Plenipotentiaries have signed the same in duplicate, and affixed thereto their seals.

Signatures.

Done at Brussels, the twentieth day of July, eighteen hundred and

Date.

sixty-three.

H. S. SANFORD. CH. ROGIER.

[L. S.] L. s.

### [Translation.]

Treaty of May 12, 1863, between Belgium and the Netherlands, annexed to the treaty of July 20, 1863.

Treaty between Belgium and the Netherlands.

His Majesty the King of the Belgians and His Majesty the King of the Netherlands, having come to an agreement upon the conditions of the redemption, by capitalization, of the dues established upon the navigation of the Scheldt and of its mouths, by paragraph 3 of the 9th article of the treaty of the 19th April, 1839, have resolved to conclude a special treaty on this subject, and have appointed for their plenipotentiaries, namely:

Plenipote n t i a -

His Majesty the King of the Belgians, M. Aldephonse Alexander Felix, Baron du Jardin, Commander of the Order of Leopold, decorated with ries. the Iron Cross, Commander of the Lion of the Netherlands, Chevalier Grand Cross of the Oaken Crown, Grand Cross and Commander of several other orders, his Envoy Extraordinary and Minister Plenipotentiary near to His Majesty the King of the Netherlands; His Majesty the King of the Netherlands, Messrs. Paul Vander Maesen de Sombreff, Chevalier Grand Cross of the Order of the Nichan Iftihar of Tunis, his Minister of Foreign Affairs, M. Jean Rudolphe Thorbecke, Chevalier Grand Cross of the Order of the Lion of the Netherlands, Grand Cross of the Order of Leopold of Belgium, and of many other orders, his Minister of Interior, and M. Gerard Henri Betz, his Minister of Finance;

Who, after having exchanged their full powers, found in good and due

form, have concluded upon the following articles:

#### ARTICLE I.

His Majesty the King of the Netherlands renounces forever, for the sum of 17,140,640 florins of Holland, the dues levied upon the navigation of the Scheldt and of its mouths, by virtue of paragraph 3 of Article IX of the treaty of 19th April, 1839.

Scheldt dues.

### ARTICLE II.

This sum shall be paid to the Government of the Netherlands by the Payment by Bel-Belgian Government, at Antwerp, or at Amsterdam, at the choice of the gium. latter, the franc calculated at 471 cents of the Netherlands, as follows:

One-third immediately after the exchange of ratifications, and the two other thirds in three equal instalments, payable on the 1st May, 1864, 1st May, 1865, and 1st May, 1866. The Belgian Government may anticipate the above named payments.

### ARTICLE III.

When dues shall

From and after the payment of the first instalment of one-third, the cease to be levied. dues shall cease to be levied by the Government of the Netherlands.

The sums not immediately paid shall bear interest at the rate of 4 per cent. per annum, in favor of the treasury of the Netherlands.

### ARTICLE IV.

Treaty engagements.

It is understood that the capitalization of the dues shall not in any way affect the engagements by which the two States are bound, in what concerns the Scheldt, by treaties in force.

### ARTICLE V.

Pilotage dues.

The pilotage dues now levied on the Scheldt are reduced 20 per cent. for sailing vessels, 25 per cent. for towed vessels, and 30 per cent. for steam vessels.

It is, moreover, agreed that the pilotage dues on the Scheldt can never be higher than the pilotage dues levied at the mouths of the Mense.

### ARTICLE VI.

Ratifications

The present treaty snall be ratified, and the ratifications shall be exchanged at the Hague within four months, or earlier if possible.

In faith whereof the Plenipotentiaries above named have signed the same and affixed their seals.

Done at the Hague, the 12th May, 1863.

[L. S.] BARON DU JARDIN.

L. S. P. VANDER MAESEN DE SOMBREFF.

L. S. THORBECKE.

[r. s.] BETZ.

#### [Translation.]

July 15, 1863.

Protocol of July 15, 1863, annexed to the treaty of July 20, 1863.

Protocol.

The Plenipotentiaries undersigned, having come together in conference to determine the general treaty relative to the redemption of the Scheldt dues, and having judged it useful, before drawing up this arrangement in due form, to be enlightened with respect to the treaty concluded the 12th of May, 1863, between Belgium and Holland, have resolved, to this end, to invite the Minister of the Netherlands to take a place in the conference.

The Plenipotentiary of the Netherlands presented himself in response to this invitation, and made the following declaration:

"The undersigned, Envoy Extraordinary and Minister Plenipotentiary of his Majesty the King of the Netherlands, declares, in virtue of the special powers which have been delivered to him, that the extinguishment of the Scheldt dues, consented to by his August Sovereign in the treaty of the 12th May, applies to all flags; that these dues can never be reestablished in any form whatsoever; and that this extinguishment

Declaration of the Minister of the

Netherlands. Extinguishmen t of the Scheldt dues perpetual.

shall not affect in any way the other provisions of the treaty of the 19th April, 1839."

"BARON GERICKE D'HERWYNEN,

"BRUSSELS, July 15, 1863."

Note has been taken and record made of this declaration, which shall be inserted in or annexed to the general treaty.

Record of declaration. Signatures;

date.

Done at Brussels, the 15th July, 1863. BARON GERICKE D'HERWYNEN. [L. S.] L. S.

BARON DE HUGEL. J. T. DO AMARAL. L. S.

M. CARVALLO. L. S. L. S. P. BILLE BRAHE.

L. S. D. COELLO DE PORTUGAL.

L. S. H. S. SANFORD.

L. s. MALARET

HOWARD DE WALDEN ET SEAFORD. L. S.

L. S. VON. HODENBERG. L. S. CTE. DE MONTALTO. L. S.

MAN. YRIGOYEN. L. S. V'TE. DE SEISAL.

L. S. SAVIGNY. L. s. ORLOFF.

L. S. ADALBERT MANSBACH.

L. s. C. MUSURUS. L. S. GEFFEKEN. CH. ROGIER. L. S.

BN. LAMBERMONT. L. s.

# BELGIUM, 1868.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJ ESTY THE KING OF THE BELGIANS RELATIVE TO NATURALIZATION, CONCLUDED AT BRUSSELS NOVEMBER 16, 1868; RATIFICATION ADVISED BY SENATE APRIL 12, 1869; RATIFIED BY PRESIDENT APRIL 18, 1869; RATIFICATIONS EXCHANGED AT BRUSSELS JULY 10, 1869; PROCLAIMED JULY 30, 1869.

Nov. 16, 1868.

Contracting par-

The President of the United States of America and His Majesty the King of the Belgians, led by the wish to regulate the citizenship of ties. those persons who emigrate from the United States of America to Belgium, and from Belgium to the United States of America, have resolved to make a convention on this subject, and have appointed for their Plenipotentiaries, namely:

The President of the United States of America, Henry Shelton Sanford, a citizen of the United States, their Minister Resident near His Majesty the King of the Belgians; and His Majesty the King of the Belgians, the Sieur Jules Vander Stichelen, Grand Cross of the Order of the Dutch Lion, &c., &c., &c., his Minister of Foreign Affairs;

Who, after having communicated to each other their full powers, found to be in good and proper form, have agreed upon the following

articles:

#### ARTICLE I.

Citizens of the United States who may or shall have been naturalized in Belgium will be considered by the United States as citizens of Bel. deemed naturalgium; reciprocally, Belgians who may or who shall have been natural- ized citizens. ized in the United States will be considered by Belgium as citizens of the United States.

Who to be

Negotiators.

#### ARTICLE II.

Offenses committed before naturalization.

Citizens of either contracting party, in case of their return to their original country, can be prosecuted there for crimes or misdemeanors committed before naturalization, saving to them such limitations as are established by the laws of their original country.

### ARTICLE III.

Obligation of military service.

Naturalized citizens of either contracting party who shall have resided five years in the country which has naturalized them cannot be held to the obligation of military service in their original country, or to incidental obligation resulting therefrom, in the event of their return to it, except in cases of desertion from organized and embodied military or naval service, or those that may be assimilated thereto by the laws of that country.

### ARTICLE IV.

Recovery of original citizenship.

Citizens of the United States naturalized in Belgium shall be considered by Belgium as citizens of the United States when they shall have recovered their character as citizens of the United States, according to the laws of the United States. Reciprocally, Belgians naturalized in the United States shall be considered as Belgians by the United States when they shall have recovered their character as Belgians according to the laws of Belgium.

### ARTICLE V.

Duration of convention.

The present convention shall enter into execution immediately after the exchange of ratifications, and shall remain in force for ten years. If, at the expiration of that period, neither of the contracting parties shall have given notice six months in advance of its intention to terminate the same, it shall continue in force until the end of twelve months after one of the contracting parties shall have given notice to the other of such intention.

#### ARTICLE VI.

Ratifications.

The present convention shall be ratified by the President of the United States, by and with the advice and consent of the Senate, and by His Majesty the King of the Belgians, with the consent of Parliament; and the ratifications shall be exchanged at Brussels within twelve months from the date hereof, or sooner if possible.

Signatures.

In witness whereof the respective Plenipotentiaries have signed the

same, and affixed thereto their seals.

Date.

Made in duplicate at Brussels, the sixteenth of November, one thousand and eight hundred and sixty-eight.

L. S.

H. S. SANFORD.

[L. S.]

JULES VANDER STICHELEN.

# BELGIUM, 1868.

Dec. 5, 1868.

CONSULAR CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE KING OF THE BELGIANS, CONCLUDED AT BRUSSELS OF AMERICA AND HIS MAJESTY THE KING OF THE BELGIANS, CONCLUDED AT BRUSSELS OF AMERICA AND HIS MAJESTY THE KING OF THE BELGIANS, CONCLUDED AT BRUSSELS OF AMERICA AND HIS MAJESTY THE KING OF THE BELGIANS, CONCLUDED AT BRUSSELS OF AMERICA AND HIS MAJESTY THE KING OF THE BELGIANS, CONCLUDED AT BRUSSELS OF AMERICA AND HIS MAJESTY THE KING OF THE BELGIANS, CONCLUDED AT BRUSSELS OF AMERICA AND HIS MAJESTY THE KING OF THE BELGIANS, CONCLUDED AT BRUSSELS OF AMERICA AND HIS MAJESTY THE KING OF THE BELGIANS, CONCLUDED AT BRUSSELS OF AMERICA AND HIS MAJESTY THE KING OF THE BELGIANS, CONCLUDED AT BRUSSELS OF AMERICA AND HIS MAJESTY THE KING OF THE BELGIANS, CONCLUDED AT BRUSSELS OF AMERICA AND HIS MAJESTY THE KING OF THE BELGIANS, CONCLUDED AT BRUSSELS OF AMERICA AND HIS MAJESTY THE BELGIANS OF THE BELGIANS SELS DECEMBER 5, 1868; RATIFICATION ADVISED BY SENATE APRIL 12, 1869; RATIFIED BY PRESIDENT APRIL 18, 1869; RATIFICATIONS EXCHANGED AT BRUSSELS JULY 8, 1869; EXCHANGE OF RATIFICATIONS CONSENTED TO BY SENATE MARCH 2, 1870; PROCLAIMED MARCH 7,

Contracting partics.

The President of the United States of America and His Majesty the King of the Belgians, recognizing the utility of defining the rights, privileges, and immunities of consular officers in the two countries, deem it expedient to conclude a consular convention for that purpose. Accord-

ingly, they have named:

The President of the United States of America, Henry Shelton Sanford, a citizen of the United States, their Minister Resident near His Majesty the King of the Belgians; and His Majesty the King of the Belgians, the Sieur Jules Vander Stichelen, Grand Cross of the Order of the Dutch Lion, etc., etc., etc., his Minister of Foreign Affairs;
Who, after having communicated to each other their full powers,

found to be in good and proper form, have agreed upon the following

articles:

### ARTICLE I.

Each of the high contracting parties agrees to receive from the other, Consuls General, Consuls, Vice-Consuls, and Consular Agents, in all its ports, cities, and places, except those where it may not be convenient to recognize such officers. This reservation, however, shall not apply to one of the high contracting parties without also applying to every other power.

ARTICLE II.

Consular officers, on the presentation of their commissions in the forms established in their respective countries, shall be furnished with the necessary exequatur free of charge, and on the exhibition of this instrument they shall be permitted to enjoy the rights, prerogatives, and immunities granted by this convention.

ARTICLE III.

Consular officers, citizens of the State by which they are appointed, shall be exempt from arrest except in the case of offences which the local legislation qualifies as crimes, and punishes it as such; from military billetings, from service in the militia or in the national guard, or in the regular army; and from all taxation, federal, State, or municipal. If, however, they are citizens of the State where they reside, or own property, or engage in business there, they shall be liable to the same charges of all kinds as other citizens of the country, who are merchants or owners of property.

ARTICLE IV.

No consular officer who is a citizen of the State by which he was appointed, and who is not engaged in business, shall be compelled to witnesses. appear as a witness before the courts of the country where he may reside. When the testimony of such a consular officer is needed, he shall be invited in writing to appear in court, and if unable to do so, his testimony shall be requested in writing, or be taken orally, at his dwelling or office.

It shall be the duty of said consular officer to comply with this request

without any delay which can be avoided.

In all criminal cases contemplated by the sixth article of the amendments to the Constitution of the United States, whereby the right is court. secured to persons charged with crimes to obtain witnesses in their favor, the appearance in court of said consular officer shall be demanded, with all possible regard to the consular dignity and to the duties of his office. A similar treatment shall also be extended to United States Consuls in Belgium, in the like cases.

ARTICLE V.

Consuls General, Consuls, Vice-Consuls, and Consular Agents may Flags, place over the outer door of their offices, or of their dwelling houses, tions, &c. the arms of their nation, with this inscription, "Consulate, or Vice Con-

Negotiators.

Consular officers.

Exequaturs.

Exemptions.

Exemption

Appearance in

Flags, inscrip-

sulate, or Consular Agency" of the United States, or of Belgium, etc., etc. And they may also raise the flag of their country on their offices or dwelling-houses, except in the capital of the country, when there is a legation there.

ARTICLE VI.

Inviolability of archives.

The consular offices and dwellings shall be at all times inviolable. The local authorities shall not, under any pretext, invade them. In no case shall they examine or seize the papers there deposited. In no case shall those offices or dwellings be used as places of asylum. When, however, a consular officer is engaged in other business, the papers relating to the consulate shall be kept separate.

### ARTICLE VII.

Rights of Acting Consuls, &c.

In the event of the death, incapacity, or absence of Consuls General, Consuls, Vice-Consuls, and Consular Agents, their chancellors or secretaries, whose official character may have previously been made known to the Department of State at Washington, or to the Minister for Foreign Affairs in Belgium, may temporarily exercise their functions, and while thus acting they shall enjoy all the rights, prerogatives, and immunities granted to the incumbents.

#### ARTICLE VIII.

Rights of Vice-Consuls and Consular Agents.

Consuls General and Consuls may, with the approbation of their respective Governments, appoint Vice Consuls and Consular Agents in the cities, ports, and places within their consular jurisdiction. These officers may be citizens of the United States, of Belgium, or other foreigners. They shall be furnished with a commission by the Consul who appoints them, and under whose orders they are to act. They shall enjoy the privileges stipulated for consular officers in this convention, subject to the exceptions specified in Articles III and IV.

#### ARTICLE IX.

Complaint to local or national authorities.

Consuls General, Consuls, Vice-Consuls, and Consular Agents may complain to the authorities of the respective countries, whether federal or local, judicial or local, judicial or executive, within their consular district, of any infraction of the treaties and conventions between the United States and Belgium, or for the purpose of protecting the rights and interest of their countrymen. If the complaint should not be satisfactorily redressed, the consular officers aforesaid, in the absence of a diplomatic agent of their country, may apply directly to the Government of the country where they reside.

#### ARTICLE X.

Power to take depositions, verify papers, &c. Consuls General, Consuls, Vice-Consuls, and Consular Agents may take at their offices, at the residence of the parties, at their private residence, or on board ship, the depositions of the captains and crews of vessels of their own country, of passengers on board of them, and of any other citizen of their nation. They may also receive at their offices, comformably to the laws and regulations of their country, all contracts between the citizens of their country and the citizens or other inhabitants of the country where they reside, and even all contracts between the latter, provided they relate to property situated or to business to be transacted in the territory of the nation to which said consular officer may belong. Copies of such papers and official documents of every kind, whether in the original, copies, or translation duly authenticated and legalized by the Consuls General, Consuls, Vice-Consuls, and Consular Agents, and sealed with their official seal, shall be received as legal documents in courts of justice throughout the United States and Belgium.

## ARTICLE XI.

Consuls General, Consuls, Vice-Consuls, and Consular Agents shall have exclusive charge of the internal order of the merchant vessels of disputes between masters and crows. their nation, and shall alone take cognizance of differences which may arise, either at sea or in port, between the captains, officers, and crews, without exception, particularly in reference to the adjustment of wages and the execution of contracts. Neither the federal, State, or municipal authorities or courts in the United States, nor any court or authority in Belgium shall, on any pretext, interfere in these differences.

Settlement of

## ARTICLE XII.

The respective Consuls General, Consuls, Vice-Consuls, and Consular Agents may arrest the officers, sailors, and all other persons making part vessels. of the crew of ships of war or merchant vessels of their nation who may be guilty, or be accused of having deserted said ships and vessels, for the purpose of sending them on board or back to their country. end the consuls of the United States in Belgium may apply to any of the competent authorities; and the consuls of Belgium in the United States may apply in writing to either the federal, State, or municipal courts or authorities, and make a request in writing for the deserters, supporting it by the exhibition of the register of the vessel and list of the crew, or by other official documents, to show that the persons claimed belong to the said crew.

Upon such request alone, thus supported, and without the exaction of any oath from the consular officers, the deserters, not being citizens of the country where the demand is made at the time of their shipping, shall be given up. All the necessary aid and protection shall be furnished for the search, pursuit, seizure, and arrest of the deserters, who shall even be put and kept in the prisons of the country, at the request and expense of the consular officers, until there may be an opportunity for sending them away. If, however, such an opportunity should not present itself within the space of three months, counting from the day of the arrest, the deserter shall be set at liberty, nor shall he be again arrested for the same cause.

Deserters from

#### ARTICLE XIII.

In the absence of an agreement to the contrary between the owners, freighters, and insurers, all damages suffered at sea by the vessels of damages suffered the two countries, whether they enter port voluntarily or are forced by at sea. stress of weather, shall be settled by the Consuls General, Consuls, Vice Consuls, and Consular Agents of the respective countries where they reside. If, however, any inhabitant of the country or citizen or subject of a third power shall be interested in the matter, and the parties cannot agree, the competent local authorities shall decide.

Settlement of

## ARTICLE XIV.

All proceedings relative to the salvage of American vessels wrecked upon the coasts of Belgium, and of Belgian vessels wrecked upon the coasts of the United States, shall be directed by Consuls General, Consuls, and Vice Consuls of the two countries, respectively, and, until their arrival, by the respective Consular Agents, wherever an agency exists. In the places and ports where an agency does not exist, the local authorities, until the arrival of the Consul in whose district the wreck may have occurred, and who shall immediately be informed of the occurrence, shall take all necessary measures for the protection of persons and the preservation of property. The local authorities shall not otherwise interfere than for the maintenance of order, the protection of the interests of the salvors, if they do not belong to the crews that have

Salvage.

been wrecked, and to carry into effect the arrangements made for the entry and exportation of the merchandise saved. It is understood that such merchandise is not to be subjected to any custom-house charges, unless it be intended for consumption in the country where the wreck may have taken place.

#### ARTICLE XV.

Residents dying intestate.

In case of the death of any citizen of the United States in Belgium, or of a citizen of Belgium in the United States, without having any known heirs or testamentary executor by him appointed, the competent local authorities shall inform the Consuls or Consular Agents of the nation to which the deceased belongs of the circumstance, in order that the necessary information may be immediately forwarded to parties nterested.

#### ARTICLE XVI.

Duration of convention.

Ratifications.

The present convention shall remain in force for the space of ten years, counting from the day of the exchange of the ratifications, which shall be made in conformity with the respective constitutions of the two countries, and exchanged at Brussels within the period of six months, or sooner if possible. In case neither party gives notice, twelve months after the expiration of the said period of ten years, of its intention not to renew this convention, it shall remain in force one year longer, and so on from year to year, until the expiration of a year from the day on which one of the parties shall have given such notice.

Signatures.

In faith whereof the respective Plenipotentiaries have signed this convention, and have hereunto affixed their seals.

Date.

Done at Brussels, in duplicate, the fifth day of December, eighteen hundred and sixty-eight.

[L. S.] [L. S.] H. S. SANFORD.
JULES VANDER STICHELEN.

June 1, 1869.

Protocol additional to the convention between the United States and Belgium, signed 5 December, 1868,

Extension of time for exchange of ratifications.

The Plenipotentiaries of the President of the United States and of His Majesty the King of the Belgians, foreseeing that the exchange of ratifications cannot be made within the delay prescribed, by reason of circumstances independent of the will of the high contracting parties, have met this day, and have agreed to prolong the delay for two months.

Date.

Done at Brussels, the 1st of June, 1869.
[L. S.]
H. S. SANFORD.

L. s.

JULES VANDER STICHELEN.

## BELGIUM, 1868.

Dec. 20, 1868.

ADDITIONAL ARTICLE TO THE TREATY OF COMMERCE AND NAVIGATION OF JULY 17, 1858, BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE KING OF THE BELGIANS, RELATIVE TO TRADE MARKS; CONCLUDED AT BRUSSELS DECEMBER 20, 1868; RATIFICATION ADVISED BY SENATE APRIL 12, 1869; RATIFIED BY PRESIDENT APRIL 18, 1869; RATIFICATIONS EXCHANGED AT BRUSSELS JUNE 19, 1869; PROCLAIMED JULY 30, 1869.

Contracting partics. The President of the United States of America and His Majesty the King of the Belgians, deeming it advisable that there should be an additional article to the treaty of commerce and navigation between them of the 17th July, 1858, have for this purpose named as their Plenipo-

tentiaries, namely:

The President of the United States, Henry Shelton Sanford, a citizen of the United States, their Minister Resident near His Majesty the King of the Belgians; and His Majesty the King of the Belgians, the Sieur Jules Vander Stichelen, Grand Cross of the Order of the Dutch Lion, &c., &c., &c., his Minister of Foreign Affairs;

Who, after having communicated to each other their full powers,

have agreed to and signed the following:

# ADDITIONAL ARTICLE.

The high contracting parties, desiring to secure complete and efficient Counterfeiting protection to the manufacturing industry of their respective citizens, trade-marks proagree that any counterfeiting in one of the two countries of the trademarks affixed in the other on merchandise to show its origin and quality, shall be strictly prohibited, and shall give ground for an action of damages in favor of the injured party, to be prosecuted in the courts of the country in which the counterfeit shall be proven.

The trade-marks in which the citizens of one of the two countries may wish to secure the right of property in the other, must be lodged, ies. to wit: the marks of citizens of the United States at Brussels, in the Office of the Clerk of the Tribunal of Commerce; and the marks of

Belgian citizens at the Patent Office in Washington.

It is understood that if a trade-mark has become public property in the country of its origin it shall be equally free to all in the other coun- mark becomes pub-

This additional article shall have the same duration as the beforementioned treaty of the 17th July, 1858, to which it is an addition. The cle. ratifications thereof shall be exchanged in the delay of six months, or sooner if possible.

In faith whereof the respective Plenipotentiaries have signed the same, and affixed thereto their seals.

Done at Brussels, in duplicate, the 20th of December, 1868.

L. S. [L. S.] H. S. SANFORD. JULES VANDER STICHELEN. Negotiators.

Deposit of cop-

When tradelic property.

Duration of arti-

[See Ar Article 1858, p. 55.] Signatures.

Date.

# BOLIVIA.

#### BOLIVIA, 1858.

May 13, 1858.

TREATY OF PEACE, FRIENDSHIP, COMMERCE, AND NAVIGATION WITH BOLIVIA, CONCLUDED AT LA PAZ MAY 13, 1858; RATIFICATION ADVISED BY SENATE, WITH AMENDMENT, JUNE 26, 1860; AMENDMENTS PROPOSED BY CONSTITUENT NATIONAL ASSEMBLY OF BOLIVIA CONSENTED TO BY SENATE, AND TIME FOR EXCHANGE OF RATIFICATIONS EXTENDED, FEBRUARY 3, 1862; RATIFIED BY PRESIDENT FEBRUARY 17, 1862; RATIFICATIONS EXCHANGED AT LA PAZ NOVEMBER 9, 1862; PROCLAIMED LANGUARY 2, 1862 JANUARY 8, 1863.

Treaty of peace, friendship, commerce, and navigation, between the United States of America and the Republic of Bolivia.

Contracting parties.

The United States of America and the Republic of Bolivia, desiring to make lasting and firm the friendship and good understanding which happily prevail between both nations, have resolved to fix, in a manner clear, distinct, and positive, the rules which shall in future be religiously observed between the one and the other, by means of a treaty of friendship, commerce, and navigation.

Negotiators.

For this most desirable object the President of the United States of America has conferred full powers on John W. Dana, a citizen of the said States, and their Minister Resident to the said Republic; and the President of the Republic of Bolivia on the citizen Lucas Mendosa de la Tapia, Secretary of State in the Department of Exterior Relations and Public Instruction;

Who, after having exchanged their said full powers in due and proper

form, have agreed to the following articles:

#### ARTICLE I.

Peace and friendship.

There shall be a perfect, firm, and inviolable peace and sincere friendship between the United States of America and the Republic of Bolivia, in all the extent of their possessions and territories, and between their people and citizens respectively, without distinction of persons or places.

## ARTICLE II.

Favors granted If either party snall nerealter grant to any other nations to or subjects, any particular favor in navigation or commerce, it shall to the other narty, freely when freely immediately become common to the other party, freely when freely granted to such other nation, or on yielding the same compensation when the grant is conditional.

#### EXPLANATION.

As in said article it is stipulated that any special favor in navigation Explanation of Article II. and trade granted by one of the contracting parties to any other nation, extends and is common to the other party forthwith, it is declared that, in what pertains to the navigation of rivers, this treaty shall only apply to concessions which the Government may authorize for navigating fluvial streams which do not present obstructions; that is to say, those whose navigation may be naturally plain and current without there having been need to obtain it by the employment of labor and capital; that by consequence there remains reserved the right of the Bolivian Government to grant privileges to any association or company, as well foreign as national, which should undertake the navigation of those rivers from which, in order to be succeed, there are difficulties to overcome, such as the clearing out of rapids, &c., &c.

## ARTICLE III.

The United States of America and the Republic of Bolivia mutually agree that there shall be reciprocal liberty of commerce and naviga. ty of commerce and tion between their respective territories and citizens. The citizens of navigation. either republic may frequent with their vessels all the coasts, ports, and XXVII.] places of the other where foreign commerce is permitted, and reside in all parts of the territory of either, and occupy dwellings and warehouses; and everthing belonging thereto shall be respected, and and shall not be subjected to any arbitrary visits or search. The said citizens shall have full liberty to trade in all parts of the territory of either, denceand business. according to the rules established by the respective regulations of commerce, in all kinds of goods, merchandise, manufactures, and produce, not prohibited to all, and to open retail stores and shops, under the same municipal and police regulations as native citizens; and they shall not in this respect be liable to any other or higher taxes or imposts than tion in taxes. those which are or may be paid by native citizens. No examination or inspection of their books, papers, or accounts, shall be made without the legal order of a competent tribunal or judge.

The provisions of this treaty are not to be understood as applying to the navigation and coasting trade between one port and another, situated in the territory of either of the contracting parties—the regulation of such navigation and trade being reserved respectively by the parties according to their own separate laws. Vessels of either country shall, however, be permitted to discharge part of their cargoes at one port, open to foreign commerce, in the territories of either of the high contracting parties, paying only the custom-house duties upon that portion of the cargo which may be discharged, and to proceed with the remainder of their cargo to any other port or ports of the same territory, open to foreign commerce, without paying other or higher tonnage duties or port charges in such cases than would be paid by national vessels in like circumstances; and they shall be permitted to load in like manner at different ports in the same voyage outward.

The citizens of either country shall also have the unrestrained right to travel in any part of the possessions of the other, and shall in all cases enjoy the same security and protection as the natives of the country in which they reside, on condition of their submitting to the laws, decrees, and ordinances there prevailing. They shall not be called upon for any forced loan or occasional contribution, nor shall they be forced loans, &c. liable to any embargo, or to be detained with their vessels, cargoes, merchandise, goods or effects, for any military expedition, or for any public purpose whatsoever, without being allowed therefor a full and sufficient indemnification, which shall in all cases be agreed upon and paid in advance.

## ARTICLE IV.

All kinds of produce, manufactures, or merchandise of any foreign country which can, from time to time, be lawfully imported into the United States in their own vessels, may be also imported in vessels of the Republic of Bolivia; and no higher or other duties upon the tonnage of the vessel and her cargo shall be levied and collected, whether the importation be made in the vessels of the one country or of the other; and in like manner all kinds of produce, manufactures, and merchandise of any foreign country that can be, from time to time, lawfully imported into the Republic of Bolivia in its own vessels, whether in her ports upon the Pacific or her ports upon the tributaries of the

Reciprocal liber-

[See Article

Rights of resi-

No discrimina-

Coasting trade.

Right to travel.

Exemption from

No discrimination between ves-

Amazon or La Plata, may be also imported in vessels of the United States; and no higher or other duties upon the tonnage of the vessel and her cargo shall be levied or collected, whether the importation be made in vessels of the one country or of the other. And they agree that what may be lawfully exported or reëxported from the one country in its own vessels, to any foreign country, may, in like manner, be exported or reëxported in the vessels of the other country; and the same bounties, duties, and drawbacks shall be allowed and collected, whether such exportation or reëxportations be made in vessels of the United States or of the Republic of Bolivia.

In all these respects the vessels and their cargoes of the one country, in the ports of the other, shall also be on an equal footing with those of the most favored nation. It being further understood that these principles shall apply whether the vessels shall have cleared directly from the ports of the nation to which they appertain, or from the ports of

any other nation.

ARTICLE V.

What to be convessels.

For the better understanding of the preceding article, and taking into sidered Bolivian consideration the actual state of the commercial marine of the Republic of Bolivia, it is stipulated and agreed that all vessels belonging exclusively to a citizen or citizens of said Republic, and whose captain is also a citizen of the same, though the construction or the crew are or may be foreign, shall be considered, for all the objects of this treaty, as a Bolivian vessel.

#### ARTICLE VI.

No discriminaimports or exports.

No higher or other duties shall be imposed on the importation into tion in duties on the United States of any articles, the produce or manufactures of the Republic of Bolivia, and no higher or other duties shall be imposed on the importation into the Republic of Bolivia of any articles, the produce or manufactures of the United States, than are or shall be payable on the like articles being the produce or manufactures of any other country; nor shall any higher or other duties or charges be imposed, in either of the two countries, on the exportation of any articles to the United States or to the Republic of Bolivia, respectively, than such as are payable on the exportation of the like articles to any other foreign country; nor shall any prohibitions be imposed on the exportation or importation of any articles the produce or manufactures of the United States, or of the Republic of Bolivia, to or from the territories of the United States. or to or from the territories of the Republic of Bolivia, which shall not equally extend to all other nations.

## ARTICLE VII.

Privileges of residents.

It is likewise agreed that it shall be wholly free for all merchants, commanders of ships, and other citizens of either country, to manage themselves their own business, in all the ports and places subject to the jurisdiction of the other, as well with respect to the consignment and sale of their goods and merchandise, by wholesale or retail, as with respect to the loading, unloading, and sending off their ships; they being in all these cases to be treated as citizens of the country in which they reside, or at least to be placed on a footing with the citizens or subjects of the most favored nation.

#### ARTICLE VIII.

Privileges to steam vessels.

The Republic of Bolivia, desiring to increase the intercourse between the Pacific ports by means of steam navigation, engages to accord to any citizen or citizens of the United States who may establish a line of steam vessels to navigate regularly between the different ports and bays

of the coasts of the Bolivian territory, the same privileges of taking in and landing freight and cargo, entering the by ports for the purpose of receiving and landing passengers and their baggage and money, carrying the public mails, establishing depots for coal, erecting the necessary machine and work shops for repairing and refitting the steam vessels, and all other favors enjoyed by any other association or company what soever of the same character. It is furthermore understood between the two high contracting parties that the steam vessels of either shall not be subject, in the ports of the other party, to any duties of tonnage, harbor, or other similar duties whatsoever than those that are or may be paid by any other association or company.

## ARTICLE IX.

Whenever the citizens of either of the contracting parties shall be forced to seek refuge or asylum in the rivers, ports, or dominions of the tress. other with their vessels, whether merchant or of war, through stress of weather, pursuit of pirates or enemies, they shall be received and treated with humanity, giving to them all favor and protection for repairing their ships and placing themselves in a situation to continue their voyage without obstacles or hindrance of any kind. And the provisions of this article shall apply to privateers or private vessels of war as well as public, until the two high contracting parties may relinquish the right of that mode of warfare, in consideration of the general relinquishment of the right of capture of private property upon the high seas.

Vessels in dis-

## ARTICLE X.

When any vessel belonging to the citizens of either of the contracting parties shall be wrecked, or shall suffer any damages in the seas, rivers, or channels, within the dominions of the other, there shall be given to them all assistance and protection, in the same manner which is usual and customary with the vessels of the nation where the damage happens, permitting them to unload the said vessel, if necessary, of its merchandise and effects, without exacting for it any duty, impost, or contribution whatever.

Vessels wrecked

#### ARTICLE XI.

All the ships, merchandise, and the effects belonging to the citizens of one of the contracting parties, which may be captured by pirates, whether within the limits of its jurisdiction or on the high seas, and may be carried or found in the rivers, roads, bays, ports, or dominions of the other, shall be delivered up to the owners, they proving, in due form, their rights before the competent tribunals; it being well understood that the claim should be made within the term of one year, by the parties themselves, their attorneys, or agents of their respective Governments.

Captures by pi-

#### ARTICLE XII.

The citizens of each of the contracting parties shall have power to dispose of their personal goods within the jurisdiction of the other, by heritance of persale, donation, testament, or otherwise, and their representatives, being citizens of the other party, shall succeed to their said personal goods, whether by testament or ab intestato, and they may take possession thereof, either by themselves or others acting for them, and dispose of the same at their will, paying such duties only as the inhabitants of the country where such goods are shall be subject to pay in like cases. And if, in the case of real estate, the said heirs would be prevented from entering into the possession of the inheritance on ac-

Disposal and insonal property.

count of their character of aliens, there shall be granted to them the longest period allowed by the law to dispose of the same as they may think proper, and to withdraw the proceeds without molestation, nor any other charges than those which are imposed by the laws of the country.

#### ARTICLE XIII.

tected.

Citizens of each Both the contracting parties promise and engage, formally, to give nation to be pro- their special protection to the persons and property of the citizens of each other, of all occupations, who may be in the territories subject to the jurisdiction of the one or the other, transient or dwelling therein, leaving open and free to them the tribunals of justice, for their judicial recourse on the same terms which are usual and customary with the natives of the country; for which they may employ, in defence of their rights, such advocates, solicitors, notaries, agents, and factors as they may judge proper, in all their trials at law; and such citizens or agents shall have free opportunity to be present at the accusations and sentences of the tribunals in all cases which may concern them; and likewise at the taking of all examinations and evidence which may be exhibited on the said trials, in the manner established by the laws of the Not to engage country. If the citizens of one of the contracting parties, in the territory of the other, engage in internal political questions, they shall be subject to the same measures of punishment and precaution as the citizens of the country where they reside.

in political questions.

## ARTICLE XIV.

Religious free-

The citizens of the two contracting parties shall enjoy the full liberty of conscience in the countries subject to the jurisdiction of the one or the other, without being disturbed or molested on account of their religious opinions, provided they respect the laws and established customs of the country. And the bodies of the citizens of the one who may die in the territory of the other shall be interred in the public cemeteries, or in other decent places of burial, which shall be protected from all violation or insult by the local authorities.

#### ARTICLE XV.

Neutral trade.

It shall be lawful for the citizens of the United States of America, and of the Republic of Bolivia, to sail with their ships, with all manner of liberty and security, no distinction being made who are the proprietors of the merchandises laden thereon, from any port to the places of those who now are, or hereafter shall be, at enmity with either of the contracting parties. It shall likewise be lawful for the citizens aforesaid to sail with their ships and merchandises before mentioned, and to trade with the same liberty and security, not only from places and ports of those who are enemies of both or either party, to the ports of the other, and to neutral places, but also from one place belonging to an enemy, to another place belonging to an enemy, whether they be under the jurisdiction of one power or of several.

### ARTICLE XVI.

Principles recognized.

free goods.

The two high contracting parties recognize as permanent and immu-

table the following principles, to wit: Free ships make

1st. That free ships make free goods; that is to say, that the effects or goods belonging to subjects or citizens of a power or State at war are free from capture or confiscation when found on board of neutral vessels, with the exception of articles contraband of war.

Neutral property

2d. That the property of neutrals on board an enemy's vessel is not one nemy's vessels. subject to confiscation, unless the same be contraband of war.

The like neutrality shall be extended to persons who are on board a Persons onboard neutral ship with this effect, that although they may be enemies to both neutral vessels. or either party, they are not to be taken out of that ship unless they are officers or soldiers, and in the actual service of the enemies. The contracting parties engage to apply these principles to the commerce and navigation of all such powers and States as shall consent to adopt them as permanent and immutable.

## ARTICLE XVII.

This liberty of navigation and commerce shall extend to all kinds of merchandise, excepting those only which are distinguished by the name war. of contraband of war, and under this name shall be comprehended-

Contraband of

1st. Cannons, mortars, howitzers, swivels, blunderbusses, muskets, fusees, rifles, carbines, pistols, pikes, swords, sabres, lances, spears, halberds, and grenades, bombs, powder, matches, balls, and all other things belonging to the use of these arms.

2d. Bucklers, helmets, breastplates, coats of mail, infantry belts, and

clothes made up in the form and for a military use.

3d. Cavalry belts, and horses, with their furniture.

4th. And, generally, all kinds of arms, offensive and defensive, and instruments of iron, steel, brass, and copper, or any other materials manufactured, prepared, and formed expressly to make war by sea or land.

## ARTICLE XVIII.

All other merchandises and things not comprehended in the articles of contraband explicitly enumerated and classified as above, shall be traband. held and considered as free, and subjects of free and lawful commerce, so that they may be carried and transported in the freest manner by the citizens of both the contracting parties, even to places belonging to an enemy, excepting only those places which are at that time besieged or blockaded; and to avoid all doubt in this particular, it is declared Definiti that those places or ports only are besieged or blockaded which are blockade. actually attacked by a belligerent force capable of preventing the entry of the neutral.

Property not con-

Definition of

#### ARTICLE XIX.

The articles of contraband before enumerated and classified which may be found in a vessel bound to an enemy's port shall be subject to detention and confiscation, leaving free the rest of the cargo and the ship, that the owners may dispose of them as they see proper. No vessel of either of the two nations shall be detained on the high seas on account of having on board articles of contraband, whenever the master, captain, or supercargo of said vessel will deliver up the articles of contraband to the captor, unless the quantity of such articles be so great or of so large a bulk that they cannot be received on board the capturing ship without great inconvenience; but in this, as well as all other cases of just detention, the vessel detained shall be sent to the nearest convenient and safe port for trial and judgment according to law.

Capture of vessel carrying contraband.

#### ARTICLE XX.

And whereas it frequently happens that vessels sail for a port or places belonging to an enemy without knowing that the same is besieged, blockaded, or invested, it is agreed that every vessel so circumstanced may be turned away from such port or place, but shall not be detained; nor shall any part of her cargo, if not contraband, be confiscated, unless, after warning of such blockade or investment from any

Blockaded ports.

officer commanding a vessel of the blockading forces, they shall again attempt to enter; but she shall be permitted to go to any other port or place she shall think proper. Nor shall any vessel of either that may have entered into such port before the same was actually besieged, blockaded, or invested by the other, be restrained from quitting such place with her cargo; nor, if found therein after the reduction and surrender, shall such vessel or her cargo be liable to confiscation, but they shall be restored to the owners thereof.

#### ARTICLE XXI.

Examination of vessels.

In order to prevent all kind of disorder in the visiting and examination of the ships and cargoes of both the contracting parties on the high seas, they mutually agree that whenever a vessel of war shall meet with a neutral of the other contracting party, the first shall remain at a convenient distance, and may send its boats with two or three men only; in order to execute the said examination of the papers'concerning the ownership and cargo of the vessel, without causing the least extortion, violence, or ill-treatment, for which the commanders of the said armed ships shall be responsible with their persons and property; for which purpose the commanders of private armed vessels shall, before receiving their commissions, give sufficient security to answer for all the damages they may commit; and it is expressly agreed that the neutral party shall in no case be required to go on board the examining vessel for the purpose of exhibiting his papers, or for any other purpose whatever.

#### ARTICLE XXII.

Sea-letters and passports.

To avoid all kind of vexation and abuse in the examination of the papers relating to the ownership of the vessels belonging to the citizens of the two contracting parties, they agree that, in case one of them should be engaged in war, the ships and vessels belonging to the citizens of the other must be furnished with sea-letters or passports, expressing the name, property, and bulk of the ships, as also the name and place of habitation of the master and commander of said vessel, in order that it may thereby appear that said ship truly belongs to the citizens of one of the parties; they likewise agree that such ships being laden, besides the said sea-letters or passports, shall also be provided with certificates, containing the several particulars of the cargo, and the place whence the ship sailed, so that it may be known whether any forbidden or contraband goods be on board the same; which certificates shall be made out by the officers of the place whence the ship sailed in the accustomed form; without such requisites said vessels may be detained, to be adjudged by the competent tribunal, and may be declared legal prize, unless the said defect shall prove to be owing to accident, and supplied by testimony entirely equivalent.

## ARTICLE XXIII.

Vessels under convoy.

It is further agreed that the stipulations above expressed, relative to the visiting and examination of vessels, shall apply only to those which sail without convoy; and when said vessels shall be under convoy, the verbal declaration of the commander of the convoy, on his word of honor, that the vessels under his protection belong to the nation whose flag he carries, and, when they are bound to an enemy's port, that they have no contraband goods on board, shall be sufficient.

## ARTICLE XXIV

Prize courts and decrees.

It is further agreed that in all cases the established courts for prize causes in the country to which the prizes may be conducted shall alone take cognizance of them; and whenever such tribunals of either party

shall pronounce judgment against any vessel, or goods, or property claimed by the citizens of the other party, the sentence or decree shall mention the reasons or motives on which the same shall have been founded, and an authenticated copy of the sentence or decree and of all the procedings in the case shall, if demanded, be delivered to the commander or agent of said vessel without any delay, he paying the legal fees for the same.

## ARTICLE XXV.

No citizen of the Republic of Bolivia shall take any commission or letters of marque for arming any ship or ships to act as privateers against marque. the said United States, or any of them, or against the citizens, people, or inhabitants of the said United States, or any of them, or against the property of any of the inhabitants of any of them, from any Prince or State with which the said United States shall be at war; nor shall any citizen or inhabitant of the United States, or any of them, take any commission or letters of marque for arming any ship or ships to act as privateers against the citizens of the Republic of Bolivia, or any of them, or the property of any of them, from any Prince or State with which the said Republic of Bolivia shall be at war; and if any person of either nation shall take such commissions or letters of marque he shall be punished according to their respective laws.

Letters of

## ARTICLE XXVI.

In accordance with fixed principles of international law, Bolivia regards the rivers Amazon and La Plata, with their tributaries, as high- of the Amazon and ways or channels opened by nature for the commerce of all nations. In La Plata. virtue of which, and desirous of promoting an exchange of productions through these channels, she will permit, and invites, commercial vessels of all descriptions of the United States, and of all other nations of the world, to navigate freely in any part of their courses which pertain to her, ascending those rivers to Bolivian ports, and descending therefrom to the ocean, subject only to the conditions established by this treaty, and to regulations sanctioned or which may be sanctioned, by the national authorities of Bolivia not inconsistent with the stipulations thereof.

Free navigation

#### ARTICLE XXVII.

The owners or commanders of vessels of the United States entering the Bolivian tributaries of the Amazon or La Plata shall have the right tributaries. to put up or construct, in whole or in part, vessels adapted to shoalriver navigation, and to transfer their cargoes to them without the payment of additional duties; and they shall not pay duties of any description for sections or pieces of vessels, nor for the machinery or materials which they may introduce for use in the construction of said vessels.

All places accessible to these, or other vessels of the United States, upon the said Bolivian tributaries of the Amazon or La Plata, shall be foreign commerce. considered as ports open to foreign commerce, and subject to the provisions of this treaty, under such regulations as the Government may deem necessary to establish for the collection of custom-house, port, light-house, police, and pilot duties. And such vessels may discharge and receive freight or cargo, being effects of the country or foreign, at any one of said ports, notwithstanding the provisions of Article 3.

Navigation of

Ports open to

## ARTICLE XXVIII.

If, by any fatality, (which cannot be expected, and which God forbid,) the two contracting parties should be engaged in a war with each other, of war. they agree, now for then, that there shall be allowed the term of six months to the merchants residing on the coasts and in the ports of each

Privileges in case

other, and the term of one year to those who dwell in the interior, to arrange their business and transport their effects wherever they please, giving to them the safe conduct necessary for it, which may serve as a sufficient protection until they arrive at the designated port. The citizens of all other occupations, who may be established in the territories of the United States and the Republic of Bolivia, shall be respected and maintained in the full enjoyment of their personal liberty and property, unless their particular conduct shall cause them to forfeit this protection, which, in consideration of humanity, the contracting parties engage to give them.

ARTICLE XXIX.

Debts, &c., not to be confiscated.

Neither the debts due from the individuals of one nation to the individuals of the other, nor shares, nor moneys which they may have in the public funds, nor in public or private banks, shall ever, in any event of war or of national difference, be sequestered or confiscated.

#### ARTICLE XXX.

Envoys, ministers, &c.

Both the contracting parties, being desirous of avoiding all inequality in relation to their public communications and official intercourse, agree to grant to the Envoys, Ministers, and other public Agents, the same favors, immunities, and exemptions which those of the most favored nation do or may enjoy; it being understood that whatever favors, immunities, or privileges the United States of America or the Republic of Bolivia may find it proper to give to the Ministers and other public Agents of any other power shall, by the same act, be extended to those of each of the contracting parties.

## ARTICLE XXXI.

Consuls and viceconsuls. To make effectual the protection which the United States and the Republic of Bolivia shall afford in future to the navigation and commerce of the citizens of each other, they agree to receive and admit Consuls and Vice-Consuls in all the ports open to foreign commerce, who shall enjoy in them all the rights, prerogatives, and immunities of the Consuls and Vice-Consuls of the most favored nation; each contracting party, however, remaining at liberty to except those ports and places in which the admission and residence of such Consuls and Vice-Consuls may not seem convenient.

#### ARTICLE XXXII.

Exequaturs.

In order that the Consuls and Vice-Consuls of the two contracting parties may enjoy the rights, immunities, and prerogatives which belong to them by their public character, they shall, before entering upon their functions, exhibit their commission or patent in due form to the Government to which they are accredited, and having obtained their exequatur they shall be held and considered as such by all the authorities, magistrates, and inhabitants in the consular district in which they reside.

#### ARTICLE XXXIII.

Exemptions of consular officers.

It is also agreed that the Consuls, and officers and persons attached to the consulate, they not being citizens of the country in which the Consul resides, shall be exempted from all kinds of imposts and contributions, except those which they shall be obliged to pay on account of their commerce or property, to which the citizens or inhabitants, native or foreign, of the country in which they reside are subject, being, in everything besides, subject to the laws of the respective States. The archives and papers of the consulate shall be respected inviolably, and under no pretext whatever shall any magistrate seize or in any way interfere with them.

## ARTICLE XXXIV.

The said Consuls shall have power to require the assistance of the authorities of the country for the arrest, detention, and custody of vessels. deserters from the public and private vessels of their country; and for that purpose they shall address themselves to the courts, judges, and officers competent, and shall demand the said deserters in writing, proving by an exhibition of the registers of the vessels or ships' roll, or other public documents, that those men were part of the said crews: and on this demand, so proved, (saving, however, when the contrary is proved,) the delivery shall not be refused. Such deserters, when arrested, shall be put at the disposal of said Consuls, and may be put in the public prisons, at the request and expense of those who reclaim them, to be sent to the ships to which they belonged or to others of the same nation; but if they be not sent back within two months, to be counted from the day of their arrest, they shall be set at liberty, and shall be no more arrested for the same cause.

Deserters from

# ARTICLE XXXV.

For the purpose of more effectually protecting their commerce and navigation, the two contracting parties agree, as soon hereafter as cirtion. cumstances will permit them, to form a consular convention which shall declare especially the powers and immunities of the Consuls and Vice-Consuls of the respective parties.

Consular conven-

## ARTICLE XXXVI.

The United States of America and the Republic of Bolivia, desiring to make as durable as circumstances will permit the relations which are established between the two parties by virtue of this treaty of peace, amity, commerce, and navigation, declare solemnly and agree to the

following points:

1st. The present treaty shall remain in full force and virtue for the term of ten years, to be counted from the day of the exchange of the treaty. ratifications, and further, until the end of one year after either of the contracting parties shall have given notice to the other of its intention to terminate the same; each of the contracting parties reserving to itself the right of giving such notice to the other at the end of said term of ten years; and it is agreed between them that, on the expiration of one year after such notice shall have been received by either from the other party, this treaty, in all its parts relative to commerce and navigation, shall altogether cease and determine; and in all those parts which relate to peace and friendship, it shall be perpetual and permanently binding on both powers.

2d. If one or more of the citizens of either party shall infringe any of the articles of this treaty, such citizen shall be held personally respon- treaty. sible for the same, and harmony and good correspondence between the two nations shall not be interrupted thereby, each party engaging in no

way to protect the offender or sanction such violation.

3d. If, (what indeed cannot be expected,) unfortunately, any of the articles contained in the present treaty shall be violated, or infringed in any other mode whatever, it is expressly stipulated that neither of the contracting parties will order or authorize any act of reprisal, nor declare war against the other, on complaints of injuries or damages until the said party considering itself offended shall have first presented to the other a statement of such injuries or damages, verified by competent proofs, and demanded justice, and the same shall have been either refused or unreasonably delayed.

4th. Nothing in this treaty shall, however, be construed or operate contrary to former and existing public treaties with other Sovereigns other nations not

and States.

Duration of

Infringement of

Reprisals and declarations of

Treaties with affected.

Ratifications.

The present treaty of peace, amity, commerce, and navigation shall be ratified by the President of the United States of America, by and with the advice and consent of the Senate thereof, and by the President of the Republic of Bolivia, with the approbation of the National Congress; and the ratifications shall be exchanged in the capital of the Republic of Bolivia within eight months, to be counted from the date of the ratification by both Governments.

Signatures.

In faith whereof we, the Plenipotentiaries of the United States of America and of the Republic of Bolivia, have signed and sealed these presents.

Date.

Done in La Paz, on the thirteenth (13th) day of May, in the year of our Lord one thousand eight hundred and fifty-eight, (A. D. 1858.)
[L. s.] JOHN W. DANA.

L. s.

LUCAS M. DE LA TAPIA.

# BORNEO

# BORNEO, 1850.

TREATY OF PEACE, FRIENDSHIP, AND GOOD UNDERSTANDING BETWEEN THE UNITED STATES OF AMERICA AND HIS HIGHNESS THE SULTAN OF BORNEO, CONCLUDED AT BRUNI JUNE 23, 1850; RATIFICATION ADVISED AND TIME FOR EXCHANGE OF RATIFICATIONS EXTENDED BY SENATE JUNE 23, 1852; RATIFIED BY PRESIDENT JANUARY 31, 1853; RATIFICATIONS EXCHANGED AT BRUNI JULY 11, 1853; PROCLAIMED JULY 12, 1854.

June 23, 1850.

His Highness Omar Ali Saifeddin ebn Marhoum Sultan Mahomed Jamalel Alam and Pangiran Anak Mumin, to whom belong the government of the country of Bruni and all its provinces and dependencies, for themselves and their descendants on the one part, and the United States of America on the other, have agreed to cement the friendship which has long and happily existed between them, by a convention, containing the following articles:

Contracting parties.

## ARTICLE I.

Peace, friendship, and good understanding shall from henceforward and forever subsist between the United States of America and His Highness Omar Ali Saifeddin, Sultan of Borneo, and their respective successors and citizens and subjects.

Peace and friendship.

## ARTICLE II.

The citizens of the United States of America shall have full liberty to enter into, reside in, trade with, and pass with their merchandise through all parts of the dominions of His Highness the Sultan of Borneo, and they shall enjoy therein all the privileges and advantages, with respect to commerce or otherwise, which are now or which may hereafter be granted to the citizens or subjects of the most favored nation; and the subjects of His Highness, the Sultan of Borneo, shall, in like manner, be at liberty to enter into, reside in, trade with, and pass through with their merchandise through all parts of the United States of America as freely as the citizens and subjects of the most favored nation; and they shall enjoy in the United States of America all the privileges and advantages, with respect to commerce or otherwise, which are now or which may hereafter be granted therein to the citizens or subjects of the most favored nation.

Liberty of trade.

# ARTICLE III.

Citizens of the United States shall be permitted to purchase, rent, or occupy, or in any other legal way to acquire, all kinds of property within the dominions of His Highness the Sultan of Borneo; and His Highness engages that such citizens of the United States of America shall, as far as lies in his power, within his dominions, enjoy full and complete protection and security for themselves, and for any property which they may so acquire in future, or which they may have acquired already before the date of the present convention.

Security to persons and property.

# ARTICLE IV.

No article whatever shall be prohibited from being imported into or Imperported from the territories of His Highness the Sultan of Borneo; ports. but the trade between the United States of America and the dominions

Imports and exports.

of His Highness the Sultan of Borneo shall be perfectly free, and shall be subject only to the custom duties which may hereafter be in force in regard to such trade.

#### ARTICLE V.

Duties on American vessels.

No duty exceeding one dollar per registered ton shall be levied on American vessels entering the ports of His Highness the Sultan of Borneo; and this fixed duty of one dollar per ton, to be levied on all American vessels, shall be in lieu of all other charges or duties whatsoever. His Highness, moreover, engages that American trade and American goods shall be exempt from any internal duties, and also from any injurious regulations which may hereafter, from whatever causes, be adopted in the dominions of the Sultan of Borneo.

## ARTICLE VI.

His Highness the Sultan of Borneo agrees that no duty whatever No duty upon exports from Borneo. shall be levied on the exportation from His Highness' dominions of any article, the growth, produce, or manufacture of those dominions.

## ARTICLE VII.

Ships of war.

His Highness the Sultan of Borneo engages to permit the ships of war of the United States of America freely to enter the ports, rivers, and creeks situate within his dominions, and to allow such ships to provide themselves, at a fair and moderate price, with such supplies, stores, and provisions as they may from time to time stand in need of.

## ARTICLE VIII.

Wrecks.

If any vessel under the American flag should be wrecked on the coast of the dominions of His Highness the Sultan of Borneo, His Highness engages to give all the assistance in his power to recover for and to deliver over to the owners thereof all the property that can be saved from such vessels. His Highness further engages to extend to the officers and crew, and to all other persons on board of such wrecked vessels, full protection, both as to their persons and as to their property.

## ARTICLE IX.

Trial of cases

His Highness the Sultan of Borneo agrees that in all cases where a where American citizen of the United States shall be accused of any crime committed citizens are con- in any part of His Highness' dominions, the person so accused shall be exclusively tried and adjudged by the American Consul, or other officer duly appointed for that purpose; and in all cases where disputes or differences may arise between American citizens, or between American citizens and the subjects of His Highness, or between American citizens and the citizens or subjects of any other foreign power in the dominions of the Sultan of Borneo, the American Consul, or other duly appointed officer, shall have power to hear and decide the same, without any interference, molestation, or hindrance on the part of any authority of Borneo, either before, during, or after the litigation.

Ratifications.

This treaty shall be ratified, and the ratifications thereof shall be exchanged at Bruni at any time prior to the fourth day of July, in the year one thousand eight hundred and fifty-four.

Deta

Done at the city of Bruni on this twenty-third day of June, anno Domini one thousand eight hundred and fifty, and on the thirteenth day of the month Saaban, of the year of the Hegira one thousand two hundred and sixty-six.

L. S. L. S.]

JOSEPH BALESTIER. OMAR ALI SAIFEDDIN.

# BRAZIL.

## BRAZIL, 1828.

TREATY OF PEACE, FRIENDSHIP, COMMERCE, AND NAVIGATION BETWEEN
THE UNITED STATES OF AMERICA AND HIS MAJESTY THE EMPEROR
OF BRAZIL, CONCLUDED AT RIO DE JANEIRO DECEMBER 12, 1828;
RATIFICATION ADVISED BY SENATE MARCH 10, 1829; RATIFICATIONS EXCHANGED AT WASHINGTON MARCH 18, 1829; PROCLAIMED MARCH 18,

Contracting par-

Negotiators.

[This treaty "in all parts relating to commerce and navigation," ceased and determined December 12, 1841, pursuant to notice given by the Brazilian Government under Article XXXIII.]

In the name of the Most Holy and Indivisible Trinity.

The United States of America and His Majesty the Emperor of Brazil, desiring to establish a firm and permanent peace and friendship ties. between both nations, have resolved to fix, in a manner clear, distinct, and positive, the rules which shall in future be religiously observed between the one and the other, by means of a treaty or general conven-

tion of peace, friendship, commerce, and navigation.

For this most desirable object, the President of the United States has conferred full powers on William Tudor, their Charge d'Affaires at the Court of Brazil; and His Majesty the Emperor of Brazil, on the Most Illustrious and Most Excellent Marquez of Aracaty, a member of his Council, Gentleman of the Imperial Bedchamber, Councillor of the Treasury, Grand Cross of the Order of Aviz, Senator of the Empire, Minister and Secretary of State for Foreign Affairs, and Miguel de Souza Mello e Alvim, a member of his Council, Commander of the Order of Aviz, Knight of the Imperial Order of the Cross, Chief of Division in the Imperial and National Navy, Minister and Secretary of State for the Marine;

Who, after having exchanged their said full powers, in due and

proper form, have agreed to the following articles:

#### ARTICLE I.

There shall be a perfect, firm, and inviolable peace and friendship between the United States of America and their citizens and His Imperial ship. Majesty, his successors and subjects, throughout their possessions and territories respectively, without distinction of persons or places.

Peace and friend-

## ARTICLE II.

The United States of America and His Majesty the Emperor of Brazil, desiring to live in peace and harmony with all the other nations of the earth, by means of a policy frank and equally friendly with all, engage mutually not to grant any particular favor to other nations, in respect of commerce and navigation, which shall not immediately become common to the other party, who shall enjoy the same freely, if the concession was freely made, or on allowing the same compensation if the concession was conditional. It is understood, however, that the relations and conventions which now exist, or may hereafter exist, between Brazil Portugal. and Portugal, shall form an exception to this article.

Favors granted other nations become com-

Exception as to

## ARTICLE III.

Reciprocal freeand navigation.

The two high contracting parties, being likewise desirous of placing dom of commerce the commerce and navigation of their respective countries on the liberal basis of perfect equality and reciprocity, mutually agree that the citizens and subjects of each may frequent all the coasts and countries of the other, and reside and trade there in all kinds of produce, manufactures, and merchandise; and they shall enjoy all the rights, privileges, and exemptions in navigation and commerce, which native citizens or subjects do or shall enjoy, submitting themselves to the laws, decrees, and usages there established, to which native citizens or subjects are subjected. But it is understood that this article does not include the coasting-trade of either country, the regulation of which is reserved by the parties respectively, according to their own separate laws.

Coasting trade.

#### ARTICLE IV.

Vessels of both same footing.

They likewise agree that whatever kind of produce, manufactures, or countries on the merchandise of any foreign country can be from time to time lawfully imported into the United States, in their own vessels, may be also imported in vessels of Brazil; and that no higher or other duties upon the tonnage of the vessel and her cargo shall be levied and collected, whether the importation be made in the vessels of the one country or And in like manner, that whatever kind of produce, manufactures, or merchandise of any foreign country, can be from time to time lawfully imported into the Empire of Brazil, in its own vessels, may be also imported in vessels of the United States; and that no higher or other duties upon the tonnage of the vessel and her cargo shall be levied or collected, whether the importation be made in vessels of the one country or of the other. And they agree that whatever may be lawfully exported, or reëxported from the one country in its own vessels, to any foreign country, may, in like manner, be exported or reëxported in the vessels of the other country. And the same bounties, duties, and drawbacks shall be allowed and collected, whether such exportation or reëxportation be made in vessels of the United States or of the Empire of Brazil. The Government of the United States, however, considering the present state of the navigation of Brazil, agrees that a vessel shall be considered as Brazilian when the proprietor and captain are subjects of Brazil and the papers are in legal form.

What vessels to be considered Brazilian.

#### ARTICLE V.

Equality of duties on produce

No higher or other duties shall be imposed on the importation into United States of any articles the produce or manufactures of of either country. the empire of Brazil, and no higher or other duties shall be imppose on the importation into the Empire of Brazil of any articles the produce or manufactures of the United States, than are or shall be payable on the like articles, being the produce or manufactures of any other foreign country; nor shall any higher or other duties or charges be imposed in either of the two countries, on the exportation of any articles to the United States, or to the Empire of Brazil respectively, than such as are payable on the exportation of the like article to any other foreign country; nor shall any prohibition be imposed on the exportation or importation of any articles, the produce or manufactures of the United States, or of the Empire of Brazil, to or from the territories of the United States, or to or from the territories of the Empire of Brazil, which shall not equally extend to all other nations.

#### ARTICLE VI.

Merchants, &c.,

It is likewise agreed that it shall be wholly free for all merchants, complaced on the most manders of ships, and other citizens or subjects of both countries, to manage themselves their own business, in all the ports and places subject to the jurisdiction of each other, as well with respect to the consignment and sale of their goods and merchandise by wholesale or retail, as with respect to the loading, unloading, and sending off their ships; they being in all these cases to be treated as citizens or subjects of the country in which they reside, or at least to be placed on a footing with the subjects or citizens of the most favored nation.

#### ARTICLE VII.

The citizens and subjects of neither of the contracting parties shall be liable to any embargo, nor be detained with their vessels, cargoes, or merchandise or effects, for any military expedition, nor for any public or private purpose whatever, without allowing to those interested a sufficient indemnification.

Embargoes.

#### ARTICLE VIII.

Whenever the citizens or subjects of either of the contracting parties shall be forced to seek refuge or asylum in the rivers, bays, ports, or dominions of the other, with their vessels, whether of merchant or of war, public or private, through stress of weather, pursuit of pirates, or enemies, they shall be received and treated with humanity, giving to them all favor and protection, for repairing their ships, procuring provisions, and placing themselves in a situation to continue their voyage without obstacle or hindrance of any kind.

Vessel in distress.

## ARTICLE IX.

All the ships, merchandise, and effects belonging to the citizens or subjects of one of the contracting parties, which may be captured by pirates, whether within the limits of its jurisdiction, or on the high seas, and may be carried or found in the rivers, roads, ports, bays, or dominions of the other, shall be delivered up to the owners, they proving in due and proper form their rights before the competent tribunals, it being well understood that the claim should be made within the term of one year by the parties themselves, their attorneys, or agents of their respective Governments.

Property captured by pirates.

#### ARTICLE X.

When any vessel belonging to the citizens or subjects of either of the contracting parties shall be wrecked, foundered, or shall suffer any damage on the coasts or within the dominions of the other, there shall be given to them all assistance and protection, in the same manner which is usual and customary with the vessels of the nation where the damage happens, permitting them to unload the said vessel, if necessary, of its merchandise and effects, without exacting for it any duty, impost, or contribution whatever, until they may be exported, unless they be destined for consumption.

Shipwrecks.

## ARTICLE XI.

The citizens or subjects of each of the contracting parties shall have power to dispose of their personal goods within the jurisdiction of the other, by sale, donation, testament, or otherwise; and their representatives, being citizens or subjects of the other party, shall succeed to the said personal goods, whether by testament, or ab intestato, and they may take possession thereof, either by themselves, or others acting for them, and dispose of the same at their will, paying such dues only as the inhabitants of the country wherein said goods are shall be subject to pay in like cases; and if, in the case of real estate, the said heirs would be prevented from entering into the possession of the inheritance on

Personal property.

Real property.

account of their character of aliens, there shall be granted to them the term of three years to dispose of the same as they may think proper, and to withdraw the proceeds without molestation, nor any other charges than those which are imposed by the laws of the country.

#### ARTICLE XII.

Special protection to persons and property.

Both the contracting parties promise and engage formally to give their special protection to the persons and property of the citizens and subjects of each other, of all occupations, who may be in their territories, subject to the jurisdiction of the one or the other, transient or dwelling therein, leaving open and free to them the tribunals of justice for their judicial intercourse, on the same terms which are usual and customary with the natives or citizens and subjects of the country in which they may be; for which they may employ, in defence of their rights, such advocates, solicitors, notaries, agents, and factors, as they may judge proper in all their trials at law.

#### ARTICLE XIII.

Security of conscience.

It is likewise agreed that the most perfect and entire security of conscience shall be enjoyed by the citizens or subjects of both the contracting parties, in the countries subject to the jurisdiction of the one and the other, without their being liable to be disturbed or molested on account of their religious belief, so long as they respect the laws and established Rights of burial. usages of the country. Moreover, the bodies of the citizens and subjects of one of the contracting parties who may die in the territories of the other shall be buried in the usual burying grounds, or in other decent or suitable places, and shall be protected from violation or disturbance.

## ARTICLE XIV.

Neutral trade.

It shall be lawful for the citizens and subjects of the United States of America, and of the Empire of Brazil, to sail with their ships, with all manner of liberty and security, no distinction being made who are the proprietors of the merchandise laden thereon, from any port to the places of those who now are, or who hereafter shall be, at enmity with either of the contracting parties. It shall likewise be lawful for the citizens and subjects aforesaid to sail with the ships and merchandises before mentioned, and to trade with the same liberty and security, from the places, ports, and havens of those who are enemies of either party, without any oposition or disturbance whatsoever, not only directly from the places of the enemy before mentioned to neutral places, but also from one place belonging to an enemy to another place belonging to an enemy, whether they be under the jurisdiction of one power or under several. And it is hereby stipulated that free ships shall also give freedom to goods, and that everything shall be deemed to be free and exempt which shall be found on board the ships belonging to the citizens or subjects of either of the contracting parties, although the whole lading, or any part thereof, should appertain to the enemies of either, contraband goods being always excepted. It is also agreed in like manner that the same liberty be extended to persons who are on board a free ship, with this effect, that, although they be enemies to both or either party, they are not to be taken out of that free ship unless they are officers or soldiers and in Limitation of the actual service of the enemies; provided, however, and it is hereby agreed, that the stipulations in this article contained, declaring that the flag shall cover the property, shall be understood as applying to those powers only who recognize this principle; but if either of the two contracting parties shall be at war with a third and the other neutral, the flag of the neutral shall cover the property of enemies whose govern-

ments acknowledge this principle, and not of others.

Free ships make free goods.

principle.

## ARTICLE XV.

It is likewise agreed that, in the case where the neutral flag of one of the contracting parties shall protect the property of the enemies of the other, by virtue of the above stipulation, it shall always be understood that the neutral property found on board such enemy's vessels shall be held and considered as enemy's property, and as such shall be liable to detention and confiscation, except such property as was put on board such vessel before the declaration of war, or even afterwards, if it were done without the knowledge of it; but the contracting parties agree that, four months having elapsed after the declaration, their citizens shall not plead ignorance thereof. On the contrary, if the flag of the neutral does not protect the enemy's property, in that case the goods and merchandise of the neutral embarked in such enemy's ship shall be free.

Neutral flags.

## ARTICLE XVI.

This liberty of commerce and navigation shall extend to all kinds of: Contraband merchandises, excepting those only which are distinguished by the name articles, of contraband; and under this name of contraband or prohibited goods shall be comprehended—

1st. Cannons, mortars, howitzers, swivels, blunderbusses, muskets, fuzees, rifles, carbines, pistols, pikes, swords, sabres, lances, spears, halberds, and grenades, bombs, powder, matches, balls, and all other things belonging to the use of these arms.

2dly. Bucklers, helmets, breastplates, coats of mail, infantry belts, and clothes made up in the form and for a military use.

3dly. Cavalry belts and horses with their furniture.

4thly. And generally all kinds of arms and instruments of iron, steel, brass, and copper, or of any other materials manufactured, prepared, and formed expressly to make war by sea or land.

#### ARTICLE XVII.

All other merchandise and things not comprehended in the articles of contraband, expressly enumerated and classified as above, shall be chandise. held and considered as free, and subjects of free and lawful commerce, so that they may be carried and transported in the freest manner by both the contracting parties, even to places belonging to an enemy, excepting only those places which are at that time besieged or blockaded; and, to avoid all doubt in this particular, it is declared that those places only are besieged or blockaded which are actually attacked by a force blockade. capable of preventing the entry of the neutral.

All other mer-

Definition o f

#### ARTICLE XVIII.

The articles of contraband, before enumerated and classified, which may be found in a vessel bound for an enemy's port, shall be subject to tention. detention and confiscation, leaving free the rest of the cargo and the ship, that the owners may dispose of them as they see proper. No vessel of either of the two nations shall be detained on the high seas on account of having on board articles of contraband, whenever the master, captain, or supercargo of said vessels will deliver up the articles of contraband to the captor, unless the quantity of such articles be so great and of so large a bulk that they cannot be received on board the capturing ship without great inconvenience; but in this and all the other cases of just detention the vessel detained shall be sent to the nearest convenient and safe port for trial and judgment, according to law.

Seizures and de-

#### ARTICLE XIX.

And whereas it frequently happens that vessels sail to a port or a place belonging to an enemy, without knowing that the same is be-

Blockaded ports.

sieged, blockaded, or invested, it is agreed that every vessel so circumstanced may be turned away from such port or place, but shall not be detained, nor shall any part of her cargo, if not contraband, be confiscated, unless, after warning of such blockade or investment from any officer commanding a vessel of the blockading forces, she shall again attempt to enter; but she shall be permitted to go to any other port or place she shall think proper. Nor shall any vessel of either that may have entered into such port before the same was actually besieged, blockaded, or invested by the other, be restrained from quitting such place with her cargo, nor if found therein after the reduction or surrender shall such vessel or her cargo be liable to confiscation, but they shall be restored to the owners thereof. And if any vessel having thus entered the port before the blockade took place, shall take on board a cargo after the blockade be established, she shall be subject to being warned by the blockading forces to return to the port blockaded, and discharge the said cargo, and if after receiving the said warning the vessel shall persist in going out with the cargo, she shall be liable to the same consequences as a vessel attempting to enter a blockaded port after being warned off by the blockading forces.

## ARTICLE XX.

Examination of vessels.

In order to prevent all kinds of disorder in the visiting and examination of the ships and cargoes of both the contracting parties on the high seas, they have agreed mutually, that whenever a vessel of war, public or private, shall meet with a neutral of the other contracting party, the first shall remain at the greatest distance compatible with making the visit under the circumstances of the sea and wind and the degree of suspicion attending the vessel to be visited, and shall send its smallest boat, in order to execute the said examination of the papers concerning the ownership and cargo of the vessel, without causing the least extortion, violence, or ill treatment, for which the commanders of the said armed ships shall be responsible with their persons and property; for which purpose the commanders of the said private armed vessels shall, before receiving their commissions, give sufficient security to answer for all the damages they may commit; and it is expressly agreed that the neutral party shall in no case be required to go on board the examining vessel, for the purpose of exhibiting her papers, or for any other purpose whatever.

#### ARTICLE XXI.

Vessels to be papers.

To avoid all kind of vexation and abuse in the examination of the provided with papers relating to the ownership of the vessels belonging to the citizens and subjects of the two contracting parties, they have agreed, and do agree, that in case one of them shall be engaged in war, the ships and vessels belonging to the citizens or subjects of the other must be furnished with sea-letters or passports, expressing the name, property, and bulk of the ship, as also the name and place of habitation of the master or commander of said vessel, in order that it may thereby appear that the ship really and truly belongs to the citizens or subjects of one of the parties; they have likewise agreed, that such ships being laden, besides the said sea-letters or passports, shall also be provided with certificates, containing the several particulars of the cargo, and the place whence the ship sailed, so that it may be known whether any forbidden or contraband goods be on board the same; which certificates shall be made out by the officers of the place whence the ship sailed, in the accustomed form; without such requisites said vessel may be detained, to be adjudged by the competent tribunal, and may be declared legal prize, unless the said defect shall be proved to be owing to accident, and be satisfied or supplied by testimony entirely equivalent.

#### ARTICLE XXII.

It is further agreed that the stipulations above expressed, relative to the visiting and examining of vessels, shall apply only to those which convoy. sail without convoy; and when said vessel shall be under convoy, the verbal declaration of the commander of the convoy, on his word of honor, that the vessels under his protection belong to the nation whose flag he carries; and when they are bound to an enemy's port, that they have no contraband goods on board, shall be sufficient.

Vessels under

## ARTICLE XXIII.

It is further agreed that in all cases the established courts for prize causes, in the countries to which the prizes may be conducted, shall decrees. alone take cognizance of them. And whenever such tribunal, of either party, shall pronounce judgment against any vessel, or goods, or property claimed by the citizens or subjects of the other party, the sentence or decree shall mention the reasons or motives on which the same shall have been founded, and an authenticated copy of the sentence or decree, and of all the proceedings in the case, shall, if demanded, be delivered to the commander or agent of said vessel, without any delay, he paying the legal fees for the same.

Prize courts and

## ARTICLE XXIV.

Whenever one of the contracting parties shall be engaged in war with Letters of another State, no citizen or subject of the other contracting party shall marque. accept a commission or letter of marque for the purpose of assisting or cooperating hostilely with the said enemy, against the said party so at war, under the pain of being treated as a pirate.

#### ARTICLE XXV.

If, by any fatality, which cannot be expected, and which God forbid, the two contracting parties should be engaged in a war with each other. they have agreed, and do agree, now for then, that there shall be allowed the term of six months to the merchants residing on the coasts and in the ports of each other, and the term of one year to those who dwell in the interior, to arrange their business, and transport their effects wherever they please, giving to them the safe conduct necessary for it, which may serve as a sufficient protection until they arrive at the designated The citizens and subjects of all other occupations, who may be established in the territories or dominions of the United States, and of the Empire of Brazil, shall be respected and maintained in the full enjoyment of their personal liberty and property, unless their particular conduct shall cause them to forfeit this protection, which, in consideration of humanity, the contracting parties engage to give them.

Privileges in time of war.

#### ARTICLE XXVI.

Neither the debts due from the individuals of the one nation to the individuals of the other, nor shares nor money which they may have in be confiscated. public funds, nor in public or private banks, shall ever in any event of war or national difference be sequestrated or confiscated.

No property to

## ARTICLE XXVII.

Both the contracting parties being desirous of avoiding all inequality in relatian to their public communications and official intercourse, have ters, &c. agreed, and do agree, to grant to their Envoys, Ministers, and other public Agents, the same favors, immunities, and exemptions which those

Envoys, minis-

of the most favored nation do or shall enjoy; it being understood that whatever favors, immunities, or privileges the United States of America or the Empire of Brazil may find it proper to give the Ministers and public Agents of any other power, shall, by the same act, be extended to those of each of the contracting parties.

#### ARTICLE XXVIII.

Consuls and Vice-Consuls.

To make more effectual the protection which the United States and the Empire of Brazil shall afford in future to the navigation and commerce of the citizens and subjects of each other, they agree to receive and admit Consuls and Vice-Consuls in all the ports open to foreign commerce, who shall enjoy in them all the rights, prerogatives, and immunities of the Consuls and Vice-Consuls of the most favored nation; each contracting party, however, remaining at liberty to accept those ports and places in which the admission and residence of such Consuls may not seem convenient.

#### ARTICLE XXIX.

Exequaturs.

In order that the Consuls and Vice-Consuls of the two contracting parties may enjoy the rights, prerogatives, and immunities which belong to them by their public character, they shall, before entering on the exercise of their functions, exhibit their commissions or patent, in due form, to the Government to which they are accredited; and having obtained their exequatur, they shall be held and considered as such by all the authorities, magistrates, and inhabitants in the consular district in which they reside.

## ARTICLE XXX.

Privileges of consular officers. It is likewise agreed that the Consuls, their secretaries, officers, and persons attached to the service of Consuls, they not being citizens or subjects of the country in which the Consul resides, shall be exempt from all public service, and also from all kinds of taxes, imposts, and contributions, except those which they shall be obliged to pay on account of commerce or their property, to which the citizens or subjects and inhabitants, native and foreign, of the country in which they reside are subject; being in everything besides subject to the laws of their respective States. The archives and papers of the consulate shall be respected inviolably, and under no pretext whatever shall any magistrate seize or in any way interfere with them.

#### ARTICLE XXXI.

Deserters from vessels.

The said Consuls shall have power to require the assistance of the authorities of the country for the arrest, detention, and custody of deserters from public and private vessels of their country, and for that purpose they shall address themselves to the courts, judges, and officers competent, and shall demand the said deserters in writing, proving by an exhibition of the registers of the vessel or ship's roll, or other public documents, that those men were part of said crews; and on this demand so proved, (saving, however, where the contrary is proved,) the delivery shall not be refused. Such deserters, when arrested, shall be put at the disposal of said Consuls, and may be put in the public prison, at the request and expense of those who reclaim them, to be sent to the ships to which they belonged or to others of the same nation. But if they be not sent back within two months, to be counted from the day of their arrest, they shall be set at liberty, and shall no more be arrested for the same cause.

## ARTICLE XXXII

For the purpose of more effectually protecting their commerce and navigation, the two contracting parties do hereby agree, as soon here. vention. after as circumstances will permit them, to form a consular convention, which shall declare specially the powers and immunities of the Consuls and Vice-Consuls of the respective parties.

Consular con-

#### ARTICLE XXXIII.

The United States of America and the Emperor of Brazil, desiring to make as durable as circumstances will permit the relations which are to be established between the two parties by virtue of this treaty, or general convention of peace, amity, commerce, and navigation, have declared

solemnly and do agree to the following points:

1st. The present treaty shall be in force for twelve years from the date hereof, and further until the end of one year after either of the contracting parties shall have given notice to the other of its intention to terminate the same; each of the contracting parties reserving to itself the right of giving such notice to the other at the end of said term of twelve years; and it is hereby agreed between them, that on the expiration of one year after such notice shall have been received by either from the other party, this treaty, in all the parts relating to commerce and navigation, shall altogether cease and determine, and in all those parts which relate to peace and friendship it shall be permanently and perpetually binding on both powers.

2dly. If any one or more of the citizens or subjects of either party shall infringe any of the articles of this treaty, such citizen or subject shall be held personally responsible for the same, and the harmony and good correspondence between the nations shall not be interrupted thereby; each party engaging in no way to protect the offender or

sauction such violation.

3dly. If, (which, indeed, cannot be expected,) unfortunately, any of the articles contained in the present treaty shall be violated or infringed in any way whatever, it is expressly stipulated, that neither of the contracting parties will order or authorize any acts of reprisal, nor declare war against the other, on complaints of injuries or damages, until the said party considering itself offended shall first have presented to the other a statement of such injuries or damages, verified by competent proof, and demanded justice and satisfaction, and the same shall have been either refused or unreasonably delayed.

4thly. Nothing in this treaty contained shall, however, be construed to operate contrary to former and existing public treaties with other other nations not

Sovereigns or States.

The present treaty of peace, amity, commerce, and navigation shall be approved and ratified by the President of the United States, by and with the advice and consent of the Senate thereof, and by the Emperor of Brazil, and the ratifications shall be exchanged within eight months from the date of the signature hereof, or sooner if possible.

In faith whereof we, the Plenipotentiaries of the United States of America and of His Majesty the Emperor of Brazil, have signed and

sealed these presents.

Done in the City of Rio de Janeiro, this twelfth day of the month of December, in the year of our Lord Jesus Christ one thousand eight hundred and twenty eight.

W. TUDOR. L. S.

MARQUEZ DE ARACATY. L. S.

MIGUEL DE SOUZA MELLO E ALVIM. L. S.

Duration of

Infringement of

Reprisals and declarations of

Treaties with affected.

Ratifications.

Signatures.

Date.

# BRAZIL, 1849.

January 27, 1849. CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE EMPEROR OF BRAZIL, FOR THE SATISFACTION OF CLAIMS OF CITIZENS OF THE UNITED STATES ON THE BRAZILIAN GOVERNMENT, CONCLUDED AT RIO DE JANEIRO JANUARY 27, 1849; RATIFICATION ADVISED BY SENATE JANUARY 14, 1850; RATIFIED BY PRESIDENT JANUARY 18, 1850; RATIFICATIONS EXCHANGED AT WASHINGTON JANUARY 18, 1850; PROCLAIMED JANUARY 19, 1850.

In the name of the Most Holy and Indivisible Trinity.

Contracting parties.

The United States of America and His Majesty the Emperor of Brazil, desiring to remove every cause that might interfere with the good understanding and harmony which now happily exist between them, and which it is so much the interest of both countries to maintain; and to come, for that purpose, to a definitive understanding, equally just and honorable to each, as to the mode of settling the longpending questions arising out of claims of citizens of said States, have for the same appointed, and conferred full powers, respectively, to wit:

Negotiators.

The President of the United States of America, on David Tod, Envoy Extraordinary and Minister Plenipotentiary from the said States near the court of Brazil; and His Majesty the Emperor of Brazil, upon the most illustrious and most excellent Viscount of Olinda, of his Council, and of the Council of State, Senator and Grandee of the Empire, Grand Cross of the Order of Saint Stephen of Hungary, of the Legion of Honor of France, and of Saint Maurice and Saint Lazarus of Sardinia. Officer of the Imperial Order of the Cross, Commander of the Order of Christ, President of the Council of Ministers, Minister and Secretary of State for Foreign Affairs;

Who, after exchanging their full powers, which were found in good

and proper form, agreed to the following articles:

#### ARTICLE I.

Sum to be placed at disposal of President of United States.

The two high contracting parties, appreciating the difficulty of agreeing upon the subject of said reclamations, from the belief entertained by each—one of the justice of the claims, and the other of their injustice-and being convinced that the only equitable and honorable method by which the two countries can arrive at a perfect understanding of said questions is to adjust them by a single act, they mutually agreed, after a mature examination of these claims, and, in order to carry this agreement into execution, it becomes the duty of Brazil, to place at the disposition of the President of the United States the amount of five hundred and thirty thousand milreis, current money of Brazil, as a reasonable and equitable sum; which shall comprehend the whole of the reclamations, whatever may be their nature and amount, and as full compensation for the indemnifications claimed by the Government of said States, to be paid in a round sum, without reference to any one of said claims, upon the merits of which the two high contracting powers refrain from entering; it being left to the Government of the United States to estimate the justice that may pertain to the claimants, for the purpose of distributing among them the aforesaid sum of five hundred and thirty thousand milreis as it may deem most proper.

#### ARTICLE II.

Responsibility arising from claims.

In conformity to what is agreed upon in the preceding article, Brazil is exonerated from all responsibility springing out of the aforesaid claims presented by the Government of the United States up to the date of this convention, which can neither be reproduced nor reconsidered in future.

## ARTICLE III.

In order that the Government of the United States may be enabled ; properly to consider the claims of the citizens of said States, they remaining, as above declared, subject to its judgment, the respective documents which throw light upon them shall be delivered by the Imperial Government to that of the United States, so soon as this convention shall receive the ratification of the Government of said States.

Documents to be furnished.

## ARTICLE IV.

The sum agreed upon shall be paid by the Imperial Government to that of the United States, in the current money of Brazil, as soon as zil. the exchange of the ratifications of this convention is made known in this capital, for which His Majesty the Emperor of Brazil pledges himself to obtain the necessary funds at the next session of the legislature.

Payment by Bra-

#### ARTICLE V.

The payment of the sum above named, of five hundred and thirty thousand milreis, shall not be made until after the reception of the notice in this capital of the exchange of ratifications; but the said sum shall bear interest, at six per centum per annum, from the first day of July next. The Imperial Government, however, obliges itself to make good that interest only when, in conformity to the preceding article of this convention, the amount stipulated shall be paid.

Payment of interest.

#### ARTICLE VI.

The present convention shall be ratified, and the ratifications exchanged, in Washington, within twelve months after it is signed in this capital, or sooner if possible.

In faith of which we, Plenipotentiaries of the United States of Amer-

ica and of His Majesty the Emperor of Brazil, sign and seal the same. Done in the city of Rio de Janeiro, this twenty-seventh day of January, in the year of our Lord one thousand eight hundred and fortynine.

[L. S.] L. s. DAVID TOD. VISCONDE DE OLINDA. Ratifications.

Signatures.

Date.

# BREMEN.

[See Hanseatic Republics.]

# BREMEN, 1853.

Sept. 6, 1853.

DECLARATION OF ACCESSION OF THE SENATE OF THE FREE HANSEATIC CITY OF BREMEN TO THE CONVENTION FOR THE MUTUAL DELIVERY OF CRIMINALS, FUGITIVES FROM JUSTICE, BETWEEN PRUSSIA AND OTHER STATES OF THE GERMANIC CONFEDERATION ON THE ONE PART. AND THE UNITED STATES OF AMERICA ON THE OTHER PART; SIGNED SEPTEMBER 6, 1853; RATIFIED BY PRESIDENT OCTOBER 14, 1853; RATIFICATIONS EXCHANGED AT WASHINGTON OCTOBER 14, 1853; PROCLAIMED OCTOBER 15, 1853.

Accession to condition of criminals.

[See and other States."]

Whereas a convention for the mutual delivery of criminals fugitives vention for extra- from justice, in certain cases, between Prussia and other states of the Germanic Confederation, on the one part, and the United States of North America on the other part, was concluded at Washington, on the "Prussia 16th June, 1852, by the Plenipotentiaries of the contracting parties, and was subsequently duly ratified on the part of the contracting governments; and whereas, pursuant to the second article of the said convention, the United States have agreed that the stipulations of the said convention shall be applied to any other state of the Germanic Confederation which might subsequently declare its accession thereto: Therefore the senate of the free Hanseatic city of Bremen accordingly hereby declares their accession to the said convention of the 16th June, 1852, which is literally as follows:

A copy of the convention of the 16th of June, 1852, between the United States and Prussia and other Germanic states, is here inserted.]

And hereby expressly promises that all and every one of the articles and provisions contained in the said convention shall be faithfully observed and executed within the dominion of the free Hanseatic city of

Signature.

In faith whereof the president of the senate has executed the present declaration of accession, and has caused the great seal of Bremen to be affixed to the same.

Date.

Done at Bremen the sixth day of September, eighteen hundred and fifty-three.

SEAL.

The President of the Senate, SMIDT. BREULS, Secr.

# BRUNSWICK AND LUNEBURG.

# BRUNSWICK AND LÜNEBURG, 1854.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND HIS HIGHNESS THE DUKE OF BRUNSWICK AND LÜNEBURG, CONCLUDED AT WASHINGTON AUGUST 21, 1854; RATIFICATION ADVISED BY SENATE, WITH AMENDMENT, MARCH 3, 1855; RATIFIED BY PRESIDENT JULY 10, 1855; RATIFICATIONS EXCHANGED AT WASHINGTON JULY 28, 1855; PROCLAIMED JULY 30, 1855.

August 21, 1854.

[The duchy of Brunswick and Lüneburg became a state of the North German Union by the constitution of the latter, which took effect July 1, 1867.]

The President of the United States of America and His Highness the Duke of Brunswick and Lüneburg, animated by the desire to secure ties. and extend by an amicable convention the relations happily existing between the two countries, have, to this effect, appointed as their Plenipotentiaries, to wit:

Contracting par-

The President of the United States of America, William L. Marcy, Secretary of State of the United States; and His Highness the Duke of Brunswick and Lüneburg, Dr. Julius Samson, his said Highness' Consul at Mobile, Alabama;

Negotiators.

Who, after the exchange of their full powers, found in good and due form, have agreed upon and signed the following articles:

## ARTICLE I.

The citizens of each one of the high contracting parties shall have power to dispose of their personal property, within the jurisdiction of the other, heritance of persubject to the laws of the State or country where the domicil is, or the sonal property. property is found, either by testament, donation, or ab intestato, or in any other manner, and their heirs, being citizens of the other party shall inherit all such personal estates, whether by testament or ab intestato, and they may take possession of the same, either personally or by attorney, and dispose of them as they may think proper, paying to the respective governments no other charges than those to which the inhabitants of the country in which the said property shall be found would be liable in a similar case; and in the absence of such heir or heirs the same care shall be taken of the property that would be taken in the like case for the preservation of the property of a citizen of the same country, until the lawful proprietor shall have had time to take measures for possessing himself of the same; and in case any dispute should arise between claimants to the same succession, as to the property thereof, the question shall be decided according to the laws, and by the judges, of the country in which the property is situated.

Disposal and in-

Absent heirs.

#### ARTICLE II.

If by the death of a person owning real property in the territory of one of the high contracting parties such property should descend, either of real estate. by the laws of the country or by testamentary disposition, to a citizen of the other party, who, on account of his being an alien, could not be permitted to retain the actual possession of such property, such term as the laws of the State or country will permit shall be allowed to him to dispose of such property, and collect and withdraw the proceeds

Devisees or heirs

thereof, without paying to the government any other charges than those which, in a similar case, would be paid by an inhabitant of the country in which such real property may be situated.

#### ARTICLE III.

Duration of convention.

The present convention shall be in force for the term of twelve years from the date hereof; and further until the end of twelve months after the Government of the United States on the one part, or that of His Highness the Duke of Brunswick and Lüneburg on the other, shall have given notice of its intention of terminating the same.

Ratifications.

This convention shall be ratified, and the ratifications shall be exchanged at Washington, within twelve months after its date, or sooner if possible.

Signatures.

In faith whereof the respective plenipotentiaries have signed the pres-

ent convention, and have thereunto affixed their seals.

Date.

Done at Washington this twenty-first day of August, in the year of our Lord one thousand eight hundred and fifty-four, and of the Independence of the United States the seventy-ninth.

L. S. L. S.

W. L. MARCY. JULIUS SAMSON.

# CENTRAL AMERICA.

# CENTRAL AMERICA, 1825.

GENERAL CONVENTION OF PEACE, AMITY, COMMERCE, AND NAVIGATION
BETWEEN THE UNITED STATES OF AMERICA AND THE FEDERATION
OF THE CENTRE OF AMERICA, CONCLUDED AT WASHINGTON DECEMBER 5, 1825; RATIFICATION ADVISED BY SENATE DECEMBER 29, 1825;
RATIFICATIONS EXCHANGED AT GUATEMALA AUGUST 2, 1826; PRO-CLAIMED OCTOBER 28, 1826.

[This treaty, as respects commerce and navigation, expired by its own limitation on the 2d of August, 1838, and for the rest by the dissolution of the Federation in 1847-8.]

The United States of America and the Federation of the Centre of America, desiring to make firm and permanent the peace and friendship ties. which happily prevail between both nations, have resolved to fix, in a manner clear, distinct, and positive, the rules which shall in future be religiously observed between the one and the other, by means of a treaty, or general convention of peace, friendship, commerce, and navigation.

Contracting par-

For this most desirable object, the President of the United States of America has conferred full powers on Henry Clay, their Secretary of State; and the Executive Power of the Federation of the Centre of America on Antonio José Cañas, a Deputy of the Constituent National Assembly for the Province of San Salvador, and Envoy Extraordinary and Minister Plenipotentiary of that Republic near the United States;

Negotiators.

Who, after having exchanged their said full powers in due and proper form, have agreed to the following articles:

#### ARTICLE I.

There shall be a perfect, firm, and inviolable peace and sincere friendship between the United States of America and the Federation of the ship. Centre of America, in all the extent of their possessions and territories, and between their people and citizens, respectively, without distinction of persons or places.

Peace and friend-

#### ARTICLE II.

The United States of America and the Federation of the Centre of America, desiring to live in peace and harmony with all the other nations of the earth, by means of a policy frank and equally friendly with become common. all, engage mutually not to grant any particular favor to other nations, in respect of commerce and navigation, which shall not immediately become common to the other party, who shall enjoy the same freely, if the concession was freely made, or on allowing the same compensation if the concession was conditional.

Favors granted to other nations to

#### ARTICLE III.

The two high contracting parties, being likewise desirous of placing the commerce and navigation of their respective countries on the liberal merce and navigabasis of perfect equality and reciprocity, mutually agree that the citizens of each may frequent all the coasts and countries of the other, and reside and trade there, in all kinds of produce, manufactures, and mer-

Freedom of com-

chandise; and they shall enjoy all the rights, privileges, and exemptions in navigation and commerce which native citizens do or shall enjoy, submitting themselves to the laws, decrees, and usages there established to which native citizens are subjected. But it is understood that this article does not include the coasting trade of either country, the regulation of which is reserved by the parties, respectively, according to their own separate laws.

#### ARTICLE IV.

Imports and exports.

Tonnage dues.

They likewise agree that whatever kind of produce, manufacture, or merchandise of any foreign country can be, from time to time, lawfully imported into the United States in their own vessels, may be also imported in vessels of the Federation of the Centre of America; and that no higher or other duties upon the tonnage of the vessel or her cargo shall be levied and collected, whether the importation be made in vessels of the one country or of the other. And in like manner that whatever kind of produce, manufactures, or merchandise of any foreign country can be, from time to time, lawfully imported into the Central Republic, in its own vessels, may be also imported in vessels of the United States. and that no higher or other duties upon the tonnage of the vessel, or her cargo, shall be levied and collected, whether the importation be made in vessels of the one country or of the other. And they further agree that whatever may be lawfully exported or reëxported from the one country in its own vessels to any foreign country may, in like man-Drawbacks and ner, be exported or reexported in the vessels of the other country. And the same bounties, duties, and drawbacks shall be allowed and collected. whether such exportation or reëxportation be made in vessels of the United States or of the Central Republic.

bounties.

# ARTICLE V.

Equality of du-

No higher or other duties shall be imposed on the importation into the ties on produce of United States of any articles, the produce or manufactures of the Federation of the Centre of America, and no higher or other duties shall be imposed on the importation into the Federation of the Centre of America of any articles, the produce or manufactures of the United States, than are or shall be payable on the like articles, being the produce or manufactures of any other foreign country; nor shall any higher or other duties or charges be imposed in either of the two countries on the exportation of any articles to the United States or to the Federation of the Centre of America, respectively, than such as are payable on the exportation of the like articles to any other foreign country; nor shall any prohibition be imposed on the exportation or importation of any articles, the produce or manufactures of the United States or of the Federation of the Centre of America, to or from the territories of the United States or to or from the territories of the Federation of the Centre of America, which shall not equally extend to all other nations.

#### ARTICLE VI.

Right of managing business.

It is likewise agreed that it shall be wholly free for all merchants, commanders of ships, and other citizens, of both countries, to manage, themselves, their own business, in all the ports and places subject to the jurisdiction of each other, as well with respect to the consignment and sale of their goods and merchandise, by wholesale or retail, as with respect to the loading, unloading, and sending off their ships; they being, in all these cases, to be treated as citizens of the country in which they reside, or at least to be placed on a footing with the subjects or citizens of the most favored nation.

## ARTICLE VII.

The citizens of neither of the contracting parties shall be liable to any embargo, nor be detained with their vessels, cargoes, merchandise, or tention. effects for any military expedition, nor for any public or private purpose whatever, without allowing to those interested a sufficient indemnification.

Embargo or de-

#### ARTICLE VIII.

Whenever the citizens of either of the contracting parties shall be forced to seek refuge or asylum in the rivers, bays, ports, or dominions tress. of the other, with their vessels, whether merchant or of war, public or private, through stress of weather, pursuit of pirates, or enemies, they shall be received and treated with humanity, giving to them all favor and protection for repairing their ships, procuring provisions, and placing themselves in a situation to continue their voyage without obstacle or hindrance of any kind.

Vessels in dis-

#### ARTICLE IX.

All the ships, merchandise, and effects belonging to the citizens of one of the contracting parties, which may be captured by pirates, rates. whether within the limits of its jurisdiction or on the high seas, and may be carried or found in the rivers, roads, bays, ports, or dominions of the other, shall be delivered up to the owners, they proving in due and proper form their rights before the competent tribunals; it being well understood that the claim should be made within the term of one year by the parties themselves, their attorneys, or agents of the respective Governments.

Captures by pi-

#### ARTICLE X.

When any vessel belonging to the citizens of either of the contracting parties shall be wrecked, foundered, or shall suffer any damage on the coasts, or within the dominions of the other, there shall be given to them all assistance and protection, in the same manner which is usual and customary with the vessels of the nation where the damage happens, permitting them to unload the said vessel, if necessary, of its merchandise and effects, without exacting for it any duty, impost, or contribution whatever, until they may be exported.

Wrecks.

#### ARTICLE XI.

The citizens of each of the contracting parties shall have power to dispose of their personal goods within the jurisdiction of the other, by heritance of persale, donation, testament, or otherwise, and their representatives, being sonal property. citizens of the other party, shall succeed to their said personal goods, whether by testament or ab intestato, and they may take possession thereof, either by themselves or others acting for them, and dispose of the same at their will, paying such dues only as the inhabitants of the country, wherein said goods are, shall be subject to pay in like cases. And if, in the case of real estate, the said heirs would be prevented from entering into the possession of the inheritance, on account of their estate. character of aliens, there shall be granted to them the term of three years to dispose of the same, as they may think proper, and to withdraw the proceeds without molestation, and exempt from all duties of detraction, on the part of the Government of the respective States.

Disposal and in-

Heirs to real

# ARTICLE XII.

Both the contracting parties promise and engage formally to give their special protection to the persons and property of the citizens of residents. each other, of all occupations, who may be in the territories, subject

Protection

to the jurisdiction of the one or the other, transient or dwelling therein. leaving open and free to them the tribunals of justice for their judicial recourse, on the same terms which are usual and customary with the natives or citizens of the country in which they may be; for which they may employ, in defence of their rights, such advocates, solicitors, notaries, agents, and factors, as they may judge proper, in all their trials at law; and such citizens or agents shall have free opportunity to be present at the decisions and sentences of the tribunals, in all cases which may concern them, and likewise at the taking of all examinations and evidence which may be exhibited in the said trials.

#### ARTICLE XIII.

Security of conscience.

It is likewise agreed that the most perfect and entire security of conscience shall be enjoyed by the citizens of both the contracting parties in the country subject to the jurisdiction of the one and the other, without their being liable to be disturbed or molested on account of their religious belief, so long as they respect the laws and established Rights of burial. usages of the country. Moreover, the bodies of the citizens of one of the contracting parties, who may die in the territories of the other, shall be buried in the usual burying grounds, or in other decent and suitable places, and shall be protected from violation or disturbance.

# ARTICLE XIV.

Neutral trade.

It shall be lawful for the citizens of the United States of America and of the Federation of the Centre of America to sail with their ships, with all manner of liberty and security, no distinction being made who are the proprietors of the merchandise laden thereon, from any port, to the places of those who now are, or hereafter shall be. at enmity with either of the contracting parties. It shall likewise be lawful for the citizens aforesaid to sail with the ships and merchandise before mentioned, and to trade with the same liberty and security from the places, ports, and havens, of those who are enemies of both or either party, without any opposition or disturbance whatsoever, not only directly from the places of the enemy, before mentioned, to neutral places, but also from one place belonging to an enemy to another place belonging to an enemy, whether they be under the jurisdiction of Free ships make one power or under several. And it is hereby stipulated, that free ships shall also give freedom to goods, and that everything shall be deemed to be free and exempt which shall be found on board the ships belonging to the citizens of either of the contracting parties, although the whole lading, or any part thereof, should appertain to the enemies of either, contraband goods being always excepted. It is also agreed, in like manner, that the same liberty be extended to persons who are on board a free ship, with this effect, that although they be enemies to both or either party, they are not to be taken out of that free ship, unless they are officers or soldiers, and in the actual service of the enemy: Provided, Limitation of the However, and it is hereby agreed, that the stipulations in this article contained, declaring that the flag shall cover the property, shall be anderstood as applying to those powers only who recognize this principle; but if either of the two contracting parties shall be at war with a third, and the other neutral, the flag of the neutral shall cover the property of enemies whose Governments acknowledge this principle, and not of others.

free goods.

principle.

## ARTICLE XV.

Neutral property vessel.

It is likewise agreed that, in the case where the neutral flag of one of on board enemy's the contracting parties shall protect the property of the enemies of the other by virtue of the above stipulation, it shall always be understood that the neutral property found on board such enemy's vessels shall be held and considered as enemy's property, and as such shall be liable to detention and confiscation, except such property as was put on board such vessel before the declaration of war, or even afterwards, if it were done without the knowledge of it; but the contracting parties agree that two months having elapsed after the declaration, their citizens shall not plead ignorance thereof. On the contrary, if the flag of the neutral does not protect the enemy's property, in that case the goods and merchandise of the neutral, embarked in such enemy's ships, shall be free.

#### ARTICLE XVI.

This liberty of navigation and commerce shall extend to all kinds of merchandise excepting those only which are distinguished by the name closof contraband, and under this name of contraband or prohibited goods shall be comprehended-

Contraband arti-

1st. Cannons, mortars, howitzers, swivels, blunderbusses, muskets, fuzees, rifles, carbines, pistols, pikes, swords, sabres, lances, spears, halberds, and grenades, bombs, powder, matches, balls, and all other things belonging to the use of these arms;

2dly. Bucklers, helmets, breastplates, coats of mail, infantry belts and

clothes, made up in the form and for a military use; 3dly. Cavalry belts and horses with their furniture;

4thly. And generally all kinds of arms and instruments of iron, steel, brass, and copper, or of any other materials manufactured, prepared, and formed expressly to make war by sea or land.

## ARTICLE XVII.

All other merchandise and things not comprehended in the articles of contraband explicitly enumerated and classified as above, shall be disc. held and considered as free, and subjects of free and lawful commerce, so that they may be carried and transported in the freest manner by both the contracting parties even to places belonging to an enemy, excepting only those places which are at that time besieged or blockaded; and to avoid all doubt in this particular it is declared that those places Definitionly are besieged or blockaded which are actually attacked by a bellig-blockade. erent force capable of preventing the entry of the neutral.

Other merchan-

Definition of

#### ARTICLE XVIII.

The articles of contraband before enumerated and classified which may be found in a vessel bound for an enemy's port, shall be subject to de contraband artitention and confiscation, leaving free the rest of the cargo and the ship, that the owners may dispose of them as they see proper. No vessel of either of the two nations shall be detained on the high seas on account of having on board articles of contraband whenever the master, captain, or supercargo of said vessels will deliver up the articles of contraband to the captor, unless the quantity of such articles be so great and of so large a bulk that they cannot be received on board the capturing ship without great inconvenience; but in this and in all other cases of just detention, the vessel detained shall be sent to the nearest convenient and safe port, for trial and judgment, according to law.

Condemnation of

## ARTICLE XIX.

And whereas it frequently happens that vessels sail for a port or place belonging to an enemy without knowing that the same is besieged, blockaded, or invested, it is agreed that every vessel so circumstanced may be turned away from such port or place but shall not be detained, nor shall any part of her cargo, if not contraband, be confiscated, unless after warning of such blockade or investment from the commanding officer of the blockading forces she shall again attempt to enter; but she shall be permitted to go to any other port or place she shall think Blockaded ports.

proper. Nor shall any vessel of either that may have entered into such port before the same was actually besieged, blockaded, or invested by the other, be restrained from quitting such place with her cargo, nor if found therein after the reduction and surrender shall such vessel or her cargo be liable to confiscation, but they shall be restored to the owners thereof.

#### ARTICLE XX.

Visits at sea.

In order to prevent all kind of disorder in the visiting and examination of the ships and cargoes of both the contracting parties on the high seas, they have agreed mutually, that whenever a vessel of war, public or private, shall meet with a neutral of the other contracting party, the first shall remain out of cannon shot, and may send its boat with two or three men only in order to execute the said examination of the papers concerning the ownership and cargo of the vessel, without causing the least extortion, violence, or ill treatment, for which the commanders of the said armed ships shall be responsible with their persons and property, for which purpose the commanders of said private armed vessels shall, before receiving their commissions, give sufficient security to answer for all the damages they may commit. And it is expressly agreed that the neutral party shall in no case be required to go on board the examining vessel for the purpose of exhibiting her papers, or for any other purpose whatever.

### ARTICLE XXI.

Passports and sea-letters.

To avoid all kind of vexation and abuse in the examination of the papers relating to the ownership of the vessels belonging to the citizens of the two contracting parties, they have agreed and do agree that in case one of them should be engaged in war, the ships and vessels belonging to the citizens of the other must be furnished with sea-letters or passports expressing the name, property, and bulk of the ship, as also the name and place of habitation of the master or commander of said vessel, in order that it may thereby appear that the ship really and truly belongs to the citizens of one of the parties; they have likewise agreed that such ships being laden, besides the said sea-letters or passports, shall also be provided with certificates containing the several particulars of the cargo and the place whence the ship sailed, so that it may be known whether any forbidden or contraband goods be on board the same; which certificates shall be made out by the officers of the place whence the ship sailed in the accustomed form; without which requisites said vessel may be detained to be adjudged by the competent tribunal, and may be declared legal prize unless the said defects shall be satisfied or supplied by testimony entirely equivalent.

### ARTICLE XXII.

Vessels under convoy.

It is further agreed that the stipulations above expressed relative to the visiting and examination of vessels shall apply only to those which sail without convoy; and when said vessels shall be under convoy the verbal declaration of the commander of the convoy on his word of honor that the vessels under his protection belong to the nation whose flag he carries—and when they are bound to an enemy's port that they have no contraband goods on board—shall be sufficient.

#### ARTICLE XXIII.

Prize courts and decrees.

It is further agreed that in all cases the established courts for prize causes in the country to which the prizes may be conducted shall alone take cognizance of them. And whenever such tribunal of either party shall pronounce judgment against any vessel or goods or property claimed by the citizens of the other party, the sentence or decree shall mention the reasons or motives on which the same shall have been

founded, and an authenticated copy of the sentence or decree and of all the proceedings in the case shall, if demanded, be delivered to the commander or agent of said vessel without any delay, he paying the legal fees for the same.

### ARTICLE XXIV.

Whenever one of the contracting parties shall be engaged in war with another State, no citizen of the other contracting party shall accept a marque. commission or letter of marque for the purpose of assisting or coöperating hostilely with the said enemy against the said party so at war, under the pain of being treated as a pirate.

Letters αf

### ARTICLE XXV.

If, by any fatality which cannot be expected, and which God forbid, the two contracting parties should be engaged in a war with each other, they have agreed, and do agree, now for then, that there shall be allowed the term of six months to the merchants residing on the coasts and in the ports of each other, and the term of one year to those who dwell in the interior, to arrange their business and transport their effects wherever they please, giving to them the safe conduct necessary for it, which may serve as a sufficient protection until they arrive at the designated port. The citizens of all other occupations who may be established in the territories or dominions of the United States and of the Federation of the Centre of America, shall be respected and maintained in the full enjoyment of their personal liberty and property, unless their particular conduct shall cause them to forfeit this protection, which, in consideration of humanity, the contracting parties engage to give them.

Rights of resi-

### ARTICLE XXVI.

Neither the debts due from individuals of the one nation to the individuals of the other, nor shares, nor moneys which they may have in to be sequestered. public funds, nor in public or private banks, shall ever, in any event of war, or of national difference, be sequestered or confiscated.

Debts, &c., not

#### ARTICLE XXVII.

Both the contracting parties being desirous of avoiding all inequality in relation to their public communications and official intercourse, have isters, &c. agreed, and do agree, to grant to the Envoys, Ministers, and other Public Agents, the same favors, immunities, and exemptions which those of the most favored nations do or shall enjoy, it being understood that whatever favors, immunities, or privileges the United States of America or the Federation of the Centre of America may find it proper to give to the Ministers and Public Agents of any other power, shall, by the same act, be extended to those of each of the contracting parties.

Envoys, Min-

### ARTICLE XXVIII.

To make more effectual the protection which the United States and the Federation of the Centre of America shall afford in future to the Vice-Consuls. navigation and commerce of the citizens of each other, they agree to receive and admit Consuls and Vice-Consuls in all the ports open to foreign commerce, who shall enjoy in them all the rights, prerogatives, and immunities of the Consuls and Vice Consuls of the most favored nation; each contracting party, however, remaining at liberty to except those ports and places in which the admission and residence of such Consuls may not seem convenient.

Consuls and

#### ARTICLE XXIX.

Exequaturs.

In order that the Consuls and Vice-Consuls of the two contracting parties may enjoy the rights, prerogatives, and immunities which belong to them by their public character, they shall, before entering on the exercise of their functions, exhibit their commission or patent in due form to the Government to which they are accredited; and having obtained their exequatur, they shall be held and considered as such by all the authorities, magistrates, and inhabitants in the consular district in which they reside.

#### ARTICLE XXX.

Exemptions of consular officers.

It is likwise agreed that the Consuls, their Secretaries, officers, and persons attached to the service of Consuls, they not being citizens of the country in which the Consul resides, shall be exempt from all public service, and also from all kind of taxes, imposts, and contributions, except those which they shall be obliged to pay on account of commerce or their property, to which the citizens and inhabitants, native and foreign, of the country in which they reside are subject, being in everything besides subject to the laws of the respective States. The archives and papers of the consulate shall be respected inviolably, and under no pretext whatever shall any magistrate seize or in any way interfere with them.

### ARTICLE XXXI.

Deserters from vessels.

The said Consuls shall have power to require the assistance of the authorities of the country for the arrest, detention, and custody of deserters from the public and private vessels of their country, and for that purpose they shall address themselves to the courts, judges, and officers competent, and shall demand the said deserters in writing, proving by an exhibition of the registers of the vessels or ship's roll, or other public documents, that those men were part of the said crews; and, on this demand so proved, (saving, however, where the contrary is proved,) the delivery shall not be refused. Such deserters, when arrested, shall be put at the disposal of the said Consuls, and may be put in the public prisons at the request and expense of those who reclaim them, to be sent to the ships to which they belonged, or to others of the same nation. But if they be not sent back within two months, to be counted from the day of their arrest, they shall be set at liberty and shall be no more arrested for the same cause.

# ARTICLE XXXII.

Consular con-

For the purpose of more effectually protecting their commerce and navigation, the two contracting parties do hereby agree, as soon hereafter as circumstances will permit them, to form a consular convention, which shall declare specially the powers and immunities of the Consuls and Vice-Consuls of the respective parties.

#### ARTICLE XXXIII.

The United States of America and the Federation of the Centre of America, desiring to make as durable as circumstances will permit the relations which are to be established between the two parties by virtue of this treaty, or general convention of peace, amity, commerce, and navigation, have declared solemnly, and do agree to the following points:

Duration of convention.

1st. The present treaty shall remain in full force and virtue for the term of twelve years, to be counted from the day of the exchange of the ratifications, in all the parts relating to commerce and navigation;

and in all those parts which relate to peace and friendship it shall be

permanently and perpetually binding on both powers.

2dly. If any one or more of the citizens of either party shall infringe any of the articles of this treaty, such citizen shall be held personally convention. responsible for the same, and the harmony and good correspondence between the two nations shall not be interrupted thereby; each party engaging in no way to protect the offender, or sanction such violation.

3dly. If, (which indeed cannot be expected,) unfortunately, any of the articles contained in the present treaty shall be violated or infringed in any other way whatever, it is expressly stipulated that neither of the contracting parties will order or authorize any acts of reprisal, nor declare war against the other on complaints of injuries or damages until the said party considering itself offended shall first have presented to the other a statement of such injuries or damages, verified by competent proof, and demanded justice and satisfaction, and the same shall have been either refused or unreasonably delayed.

4thly. Nothing in this treaty contained shall, however, be construed or operate contrary to former and existing public treaties with other Sov. other nations not

ereigns or States.

The present treaty of peace, amity, commerce, and navigation shall be approved and ratified by the President of the United States of America, by and with the advice and consent of the Senate thereof, and by the Government of the Federation of the Centre of America, and the ratifications shall be exchanged in the city of Guatemala within eight months from the date of the signature hereof, or sooner if possible.

In faith whereof we, the Plenipotentiaries of the United States of America and of the Federation of the Centre of America, have signed

and sealed these presents.

Done in the city of Washington on the fifth day of December, in the year of our Lord one thousand eight hundred and twenty-five, in the fiftieth year of the Independence of the United States of America, and the fifth of that of the Federation of the Centre of America, in duplicate.

[L. S.] [L. S.]

H. CLAY. ANTONIO JOSÉ CAÑAS. Infringement of

Reprisals and declarations of war.

Treaties with affected.

Ratifications.

Signatures.

Date.

# CHILI.

## CHILI, 1832.

May 16, 1832.

GENERAL CONVENTION OF PEACE, AMITY, COMMERCE, AND NAVIGATION BETWEEN THE UNITED STATES OF AMERICA AND THE REPUBLIC OF CHILI, CONCLUDED MAY 16, 1832; RATIFICATION ADVISED BY SENATE DECEMBER 19, 1832; RATIFIED BY PRESIDENT APRIL 26, 1834; RATIFICATIONS EXCHANGED AT WASHINGTON APRIL 29, 1834; PROCLAIMED APRIL 29, 1834.

[This treaty and the explanatory convention which follows it were terminated January 20, 1850, pursuant to notice by the Chilian Government under Article XXXI.]

In the name of God, Author and Legislator of the Universe.

Contracting par-

The United States of America and the Republic of Chili, desiring to make firm and lasting the friendship and good understanding which happily prevail between both nations, have resolved to fix, in a manner clear, distinct, and positive, the rules which shall in future be religiously observed between the one and the other, by means of a treaty or general convention of peace and friendship, commerce, and navigation.

Negotiators.

For this most desirable object, the President of the United States of America, by and with the advice and consent of the Senate thereof, has appointed and conferred full powers on John Hamm, a citizen of said States, and their Chargé d'Affaires near the said Republic; and His Excellency the President of the Republic of Chili has appointed Señor Don Andres Bello, a citizen of the said Republic;

And the said Plenipotentiaries, after having mutually produced and exchanged copies of their full powers in due and proper form, have

agreed upon and concluded the following articles, videlicet:

# ARTICLE I.

Peace and friendship.

There shall be a perfect, firm, and inviolable peace and sincere friendship between the United States of America and the Republic of Chili, in all the extent of their possessions and territories, and between their people and citizens, respectively, without distinction of persons or places.

#### ARTICLE II.

Favors granted

The United States of America and the Republic of Chili, desiring to to other nations to live in peace and harmony with all the other nations of the earth, by means of a policy frank and equally friendly with all, engage, mutually, not to grant to any particular favor to other nations in respect of commerce and navigation, which shall not, immediately, become common to the other party, who shall enjoy the same freely, if the concession was freely made, or on allowing the same compensation if the concession was conditional. It is understood, however, that the relations and convention which now exist, or may hereafter exist, between the Republic of Chili and the Republic of Bolivia, the Federation of the Centre of America, the Republic of Colombia, the United States of [See Article I, Mexico, the Republic of Peru, or the United Provinces of the Rio de la

Exceptions.

treaty of 1833, p. Plata, shall form exceptions to this article.

## ARTICLE III.

The citizens of the United States of America may frequent all the coasts and countries of the Republic of Chili, and reside and trade there merce and navigain all sorts of produce, manufactures, and merchandise, and shall pay no other or greater duties, charges, or fees, whatsoever, than the most favored nation is or shall be obliged to pay; and they shall enjoy all the rights, privileges, and exemptions in navigation and commerce, which the most favored nation does or shall enjoy, submitting themselves, nevertheless, to the laws, decrees, and usages there established, and to which are submitted the citizens and subjects of the most favored nations.

Freedom of com-

In like manner the citizens of the Republic of Chili may frequent all the coasts and countries of the United States of America, and reside and trade there, in all sorts of produce, manufactures, and merchandise, and shall pay no other or greater duties, charges, or fees, whatsoever, than the most favored nation is or shall be obliged to pay, and they shall enjoy all the rights, privileges, and exemptions in commerce and navigation which the most favored nation does or shall enjoy, submitting themselves, nevertheless, to the laws, decrees, and usages there established, and to which are submitted the citizens and subjects of the most favored nations. But it is understood that this article does not include the coasting trade of either country, the regulation of which is reserved by the parties, respectively, according to their own separate laws.

Coasting trade.

# ARTICLE IV.

It is likewise agreed that it shall be wholly free for all merchants, commanders of ships, and other citizens of both countries, to manage, age their own busithemselves, their own business, in all ports and places subject to the ness. jurisdiction of each other, as well with respect to the consignment and sale of their goods and merchandise, by wholesale and retail, as with respect to the loading, unloading, and sending off their ships, they being in all these cases to be treated as citizens of the country in which they reside, or at least to be placed on a footing with the citizens or subjects of the most favored nation.

Merchants and others free to man-

#### ARTICLE V.

The citizens of neither of the contracting parties shall be liable to tention. any embargo, nor be detained with their vessels, cargoes, merchandise, or effects for any military expedition, nor for any public or private purpose whatever, without allowing to those interested a sufficient indemnification.

Embargo or de-

#### ARTICLE VI:

Whenever the citizens of either of the contracting parties shall be Vessels in distress. forced to seek refuge or asylum in the rivers, bays, ports, or dominions of the other, with their vessels, whether of merchant or of war, public or private, through stress of weather, pursuit of pirates, or enemies, they shall be received and treated with humanity, giving to them all favor and protection for repairing their ships, procuring provisions, and placing themselves in a situation to continue their voyage without obstacle or hindrance of any kind.

# ARTICLE VII.

All the ships, merchandise, and effects belonging to the citizens of one of the contracting parties, which may be captured by pirates, whether rates. within the limits of its jurisdiction or on the high seas, and may be carried or found in the rivers, roads, bays, ports, or dominions of the other, shall be delivered up to the owners, they proving in due and

Captures by pi-

proper form their rights before the competent tribunals; it being well understood that the claim should be made within the term of one year, by the parties themselves, their attorneys, or agents of their respective Governments.

# ARTICLE VIII.

Wrecks.

When any vessel belonging to the citizens of either of the contracting parties shall be wrecked, foundered, or suffer any damage on the coasts or within the dominions of the other, there shall be given to them all assistance and protection in the same manner which is usual and customary with the vessels of the nation where the damage happens, permitting them to unload the said vessel, if necessary, of its merchandise and effects, without exacting for it any duty, impost, or contribution whatever, until they may be exported, unless they be destined for consumption in the country.

#### ARTICLE IX.

Disposal and insonal property.

The citizens of each of the contracting parties shall have power to heritance of per- dispose of their personal goods within the jurisdiction of the other, by sale, donation, testament, or otherwise, and their representatives, being citizens of the other party, shall succeed to their said personal goods, whether by testament or ab intestato, and they may take possession thereof, either by themselves or others acting for them, and dispose of the same at their will, paying such dues only as the inhabitants of the country wherein the said goods are shall be subject to pay in like Heirs to real cases; and if in the case of real estate the said beirs would be prevented from entering into the possession of the inheritance, on account of their character of aliens, there shall be granted to them the term of three years to dispose of the same, as they may think proper, and to withdraw the proceeds without molestation, and exempt from any other charges than those which may be imposed by the laws of the country.

estate.

#### ARTICLE X.

Protection to residents.

See Article II. treaty of 1833, p. 113.7

Both the contracting parties promise and engage formally to give their special protection to the persons and property of the citizens of each other, of all occupations, who may be in the territories subject to the jurisdiction of the one or the other, transient or dwelling therein, leaving open and free to them the tribunals of justice for their judicial recourse on the same terms which are usual and customary with the natives or citizens of the country in which they may be; for which they may employ in defence of their rights such advocates, solicitors, notaries, agents, and factors as they may judge proper, in all their trials at law; and such citizens or agents shall have free opportunity to be present at the decisions and sentences of the tribunals, in all cases which may concern them, and likewise at the taking of all examinations and evidence which may be exhibited in the said trials.

### ARTICLE XI.

Security of conscience.

It is likewise agreed that the most perfect and entire security of conscience shall be enjoyed by the citizens of both the contracting parties in the countries subject to the jurisdiction of the one and the other, without their being liable to be disturbed or molested on account of their religious belief, so long as they respect the laws and established Rights of burial. usages of the country. Moreover, the bodies of the citizens of one of the contracting parties, who may die in the territories of the other, shall be buried in the usual burying grounds, or in other decent or suitable places, and shall be protected from violation or disturbance.

### ARTICLE XII.

It shall be lawful for the citizens of the United States of America and of the Republic of Chili to sail with their ships, with all manner of liberty and security, no distinction being made, who are the proprietors of the merchandise laden thereon, from any port to the places of those who now are or hereafter shall be at enmity with either of the contracting parties. It shall likewise be lawful for the citizens aforesaid to sail with the ships and merchandise before mentioned, and to trade with the same liberty and security from the places, ports, and havens of those who are enemies of both or either party, without any opposition or disturbance whatsoever, not only directly from the places of the enemy, before mentioned, to neutral places, but also from one place belonging to an enemy to another place belonging to an enemy, whether they be under the jurisdiction of the one power or under several. And it is hereby stipulated that free ships shall also give freedom to goods, and free goods. that every thing shall be deemed to be free and exempt which shall be found on board the ships belonging to the citizens of either of the contracting parties, although the whole lading, or any part thereof, should appertain to the enemies of either, contraband goods being always excepted. It is also agreed, in like manner, that the same liberty be extended to persons who are on board a free ship, with this effect, that although they be enemies to both or either, they are not to be taken out of that free ship unless they are officers or soldiers, and in the actual service of the enemies: Provided, however, and it is hereby agreed, that the stipulations in this article contained, declaring that principle. the flag shall cover the property, shall be understood as applying to those powers only who recognize the principle; but if either of the two contracting parties should be at war with a third, and the other neutral, the flag of the neutral shall cover the property of enemies whose Governments acknowledge this principle, and not of others.

Nentral trade.

Free ships make

Limitation of the

#### ARTICLE XIII.

It is likewise agreed that in the case where the neutral flag of one of the contracting parties shall protect the property of the enemies of the other, by virtue of the above stipulation, it shall always be understood that the neutral property found on board such enemy's vessels shall be held and considered as enemy's property, and as such shall be liable to detention and confiscation, except such property as was put on board such vessel before the declaration of war, or even afterwards, if it were done without the knowledge of it; but the contracting parties agree that, four months having elapsed after the declaration, their citizens shall not plead ignorance thereof. On the contrary, if the flag of the neutral does not protect the enemy's property, in that case the goods and merchandise of the neutral embarked in such enemy's ship shall be free.

Neutral property on board enemy's

#### ARTICLE XIV.

This liberty of commerce and navigation shall extend to all kinds of merchandises, excepting those only which are distinguished by the name cles. of contraband, and under this name of contraband, or prohibited goods, shall be comprehended-

1st. Cannons, mortars, howitzers, swivels, blunderbusses, muskets, fuzees, rifles, carbines, pistols, pikes, swords, sabres, lances, spears, halberds, and grenades, bombs, powder, matches, balls, and all other things belonging to the use of these arms.

2. Bucklers, helmets, breastplates, coats of mail, infantry belts, and

clothes made up in the form and for a military use. 3. Cavalry belts, and horses with their furniture.

4. And generally all kinds of arms and instruments of iron, steel, brass, and copper, or of any other materials manufactured, prepared, and formed expressly to make war by sea or land.

Contraband arti-

# ARTICLE XV.

All other merchandise.

All other merchandise and things not comprehended in the articles of contraband expressly enumerated and classified as above, shall be held and considered as free, and subjects of free and lawful commerce, so that they may be carried and transported in the freest manner by both the contracting parties, even to places belonging to an enemy, excepting only those places which are at that time besieged or blockaded; Definition of and, to avoid all doubt in this particular, it is declared that those places

blockade.

only are besieged or blockaded which are actually attacked by a belligerent force capable of preventing the entry of the neutral.

#### ARTICLE XVI.

Condemnation of contraband articles.

The articles of contraband, before enumerated and classified, which may be found in a vessel bound for an enemy's port, shall be subject to detention and confiscation, leaving free the rest of the cargo and the ship, that the owners may dispose of them as they see proper. No vessel of either of the two nations shall be detained on the high seas on account of having on board articles of contraband, whenever the master, captain, or supercargo of said vessel will deliver up the articles of contraband to the captor, unless the quantity of such articles be so great, and of so large a bulk, that they cannot be received on board the capturing ship without great inconvenience; but in this and in all other cases of just detention, the vessel detained shall be sent to the nearest convenient and safe port, for trial and judgment according to law.

#### ARTICLE XVII.

Blockaded ports.

And whereas it frequently happens that vessels sail for a port or place belonging to an enemy, without knowing that the same is besieged, blockaded, or invested, it is agreed that every vessel so circumstanced may be turned away from such port or place, but shall not be detained, nor shall any part of her cargo, if not contraband, be confiscated, unless after warning of such blockade or investment from any officer commanding a vessel of the blockading forces she shall again attempt to enter; but she shall be permitted to go to any other port or place she shall think proper. Nor shall any vessel of either that may have entered into such port before the same was actually besieged, blockaded, or invested by the other, be restrained from quitting such place with her cargo, nor if found therein after the reduction and surrender, shall such vessel or her cargo be liable to confiscation, but they shall be restored to the owners thereof; and if any vessel having thus entered the port before the blockade took place, shall take on board a cargo after the blockade be established, she shall be subject to be warned by the blockading forces, to return to the port blockaded, and discharge the said cargo; and, if after receiving the said warning, the vessel shall persist in going out with the cargo, she shall be liable to the same consequences as a vessel attempting to enter a blockaded port after being warned off by the blockading forces.

# ARTICLE XVIII.

Visits at sea.

In order to prevent all kinds of disorder in the visiting and examination of the ships and cargoes of both the contracting parties on the high seas, they have agreed, mutually, that whenever a vessel of war, public or private, shall meet with a neutral of the other contracting party, the first shall remain at the greatest distance compatible with making the visit, under the circumstances of the sea and wind, and the degree of suspicion attending the vessel to be visited, and shall send its smallest boat in order to execute the said examination of the papers concerning the ownership and cargo of the vessel, without causing the least extortion, violence, or ill-treatment, for which the commanders of the said armed ships shall be responsible with their persons and property; for which purpose the commanders of the said private armed vessels shall, before receiving their commissions, give sufficient security to answer for all damages they may commit. And it is expressly agreed, that the neutral party shall in no case be required to go on board the examining vessel for the purpose of exhibiting her papers, or for any other purpose whatever.

### ARTICLE XIX.

To avoid all kind of vexation and abuse in the examination of the papers relating to the ownership of the vessels belonging to the citi- passports. zens of the two contracting parties, they have agreed, and do agree, that, in case one of them shall be engaged in war, the ships and vessels belonging to the citizens of the other must be furnished with sea letters or passports, expressing the name, property, and bulk of the ship, as also the name and place of habitation of the master or commander of said vessel, in order that it may thereby appear that the ship really and truly belongs to the citizens of one of the parties; they have likewise agreed that, such ships being laden, besides the sea-letters or passports, shall also be provided with certificates containing the several particulars of the cargo, and the place whence the ship sailed, so that it may be known whether any forbidden or contraband goods be on board the same; which certificates shall be made out by the officers of the place whence the ship sailed, in the accustomed form; without which requisites said vessel may be detained, to be adjudged by the competent tribunal, and may be declared legal prize, unless the said defect shall be proved to be owing to accident, and be satisfied or supplied by testimony entirely equivalent.

Sea-letters and

#### ARTICLE XX.

It is further agreed that the stipulations above expressed, relative to the visiting and examination of vessels, shall apply only to those which convoy. sail without convoy; and when said vessels shall be under convoy, the verbal declaration of the commander of the convoy, on his word of honor, that the vessels under his protection belong to the nation whose flag he carries, and when they are bound to an enemy's port that they have no contraband goods on board, shall be sufficient.

Vessels under

#### ARTICLE XXI.

It is further agreed that in all cases the established courts for prize causes, in the country to which the prizes may be conducted, shall alone decrees. take cognizance of them. And whenever such tribunal of either party shall pronounce judgment against any vessel or goods or property claimed by the citizens of the other party, the sentence or decree shall mention the reasons or motives on which the same shall have been founded, and an authenticated copy of the sentence or decree and of all the proceedings in the case, shall, if demanded, be delivered to the commandant or agent of said vessel, without any delay, he paying the legal fees for the same.

Prize-courts and

# ARTICLE XXII.

Whenever one of the contracting parties shall be engaged in war with another State, no citizen of the other contracting party shall accept a commission or letter of marque for the purpose of assisting or coöperating hostilely with the said enemy against the said party so at war, under the pain of being treated as a pirate.

Letters of

### ARTICLE XXIII.

Privileges of residents in case of war.

If, by any fatality, which cannot be expected, and which God forbid, the two contracting parties should be engaged in a war with each other, they have agreed, and do agree, now for then, that there shall be allowed the term of six months to the merchants residing on the coasts and in the ports of each other, and the term of one year to those who dwell in the interior, to arrange their business and transport their effects wherever they please, giving to them the safe conduct necessary for it, which may serve as a sufficient protection until they arrive at the designated port. The citizens of all other occupations who may be established in the territories or dominions of the United States of America, and of the Republic of Chili, shall be respected and maintained in the full enjoyment of their personal liberty and property, unless their particular conduct shall cause them to forfeit this protection, which, in consideration of humanity, the contracting parties engage to give them.

### ARTICLE XXIV.

Debts, &c., not to be confiscated.

Neither the debts due from the individuals of the one nation to the individuals of the other, nor shares, nor money which they may have in public funds, nor in public or private banks, shall ever, in any event of war or of national difference, be sequestrated or confiscated.

# ARTICLE XXV.

Envoys, ministers, &c.

Both the contracting parties, being desirous of avoiding all inequality in relation to their public communications and official intercourse, have agreed, and do agree, to grant to their Envoys, Ministers, and other Public Agents, the same favors, immunities, and exemptions which those of the most favored nation do, or shall enjoy; it being understood that whatever favors, immunities, or privileges the United States of America or the Republic of Chili may find it proper to give to the Ministers and Public Agents of any other power, shall, by the same act, be extended to those of each of the contracting parties.

## ARTICLE XXVI.

Consuls and Vice-Consuls.

To make more effectual the protection which the United States of America and the Republic of Chili shall afford in future to the navigation and commerce of the citizens of each other, they agree to receive and admit Consuls and Vice-Consuls in all the ports open to foreign commerce, who shall enjoy in them all the rights, prerogatives, and immunities of the Consuls and Vice-Consuls of the most favored nations; each contracting party, however, remaining at liberty to except those ports and places in which the admission and residence of such Consuls may not seem convenient.

#### ARTICLE XXVII.

Exequaturs.

In order that the Consuls and Vice-Consuls of the two contracting parties may enjoy the rights, prerogatives, and immunities which belong to them, by their public character, they shall, before entering on the exercise of their functions, exhibit their commission or patent, in due form, to the Government to which they are accredited; and, having obtained their exequatur, they shall be held and considered as such, by all the authorities, magistrates, and inhabitants, in the consular district in which they reside.

#### ARTICLE XXVIII.

Immunities of consular officers.

It is likewise agreed that the Consuls, their Secretaries, officers, and persons attached to the service of Consuls, they not being citizens of the country in which the Consul resides, shall be exempt from all public

service, and also from all kinds of taxes, imposts, and contributions, except those which they shall be obliged to pay on account of commerce, or their property, to which the citizens and inhabitants, native and foreign, of the country in which they reside are subject; being in everything besides subject to the laws of their respective States. The archives and papers of the consulate shall be respected inviolably; and under no pretext whatever shall any magistrate seize or in any way interfere with them.

#### ARTICLE XXIX.

The said Consuls shall have power to require the assistance of the authorities of the country for the arrest, detention, and custody of de-vessels. serters from the public and private vessels of their country; and for that purpose they shall address themselves to the courts, judges, and officers competent, and shall demand the said deserters in writing, proving by an exhibition of the registers of the vessels or ship's roll, or other public documents, that those men were part of said crews; and on this demand, so proved, (saving, however, where the contrary is proved,) the delivery shall not be refused. Such deserters, when arrested, shall 113.] be put at the disposal of said Consuls, and may be put in the public prison at the request and expense of those who reclaim them, to be sent to the ships to which they belonged, or to others of the same nation. But if they be not sent back within two months, reckoning from the day of their arrest, they shall be set at liberty, and shall no more be arrested for the same cause. It is understood, however, that if the deserter should be found to have committed any crime or offence, his surrender may be delayed until the tribunal before which the case may be depending shall have pronounced its sentence, and such sentence shall have been carried into effect.

Deserters from

[See Article III, treaty of 1833, p.

# ARTICLE XXX.

For the purpose of more effectually protecting their commerce and navigation, the two contracting parties do hereby agree, as soon hereafter as circumstances will permit them, to form a consular convention, which shall declare, specially, the powers and immunities of the Consuls and Vice Consuls of the respective parties.

Consular convention.

#### ARTICLE XXXI.

The United States of America and the Republic of Chili, desiring to make, as durable as circumstances will permit, the relations which are to be established between the two parties, by virtue of this treaty or general convention of peace, amity, commerce, and navigation, have declared solemnly, and do agree to the following points:

1st. The present treaty shall remain in full force and virtue for the term of twelve years, to be reckoned from the day of the exchange of vention. the ratifications; and, further until the end of one year after either of the contracting parties shall have given notice to the other of its intention to terminate the same; each of the contracting parties reserving to itself the right of giving such notice to the other, at the end of said term of twelve years: and it is hereby agreed between them that, on the expiration of one year after such notice shall have been received by either, from the other party, this treaty in all the parts relating to commerce and navigation, shall altogether cease and determine; and in all those parts which relate to peace and friendship it shall be permanently and perpetually binding on both powers.

2d. If any one or more of the citizens of either party shall infringe any of the articles of this treaty, such citizen shall be held personally convention. responsible for the same, and the harmony and good correspondence between the nations shall not be interrupted thereby; each party engaging in no way to protect the offender, or sanction such violation.

Duration of con-

Infringement of

Reprisals and

3d. If, (which, indeed, cannot be expected,) unfortunately, any of the declarations of articles contained in the present treaty shall be violated or infringed in any other way whatever, it is expressly stipulated that neither of the contracting parties will order or authorize any acts of reprisal, nor declare war against the other, on complaints of injuries or damages, until the said party, considering itself offended, shall first have presented to the other a statement of such injuries or damages, verified by competent proof, and demanded justice and satisfaction, and the same shall have been either refused or unreasonably delayed.

Treaties with other nations not affected.

4. Nothing in this treaty contained shall, however, be construed to operate contrary to the former and existing public treaties with other Sovereigns or States.

Ratifications.

The present treaty of peace, amity, commerce, and navigation shall be approved and ratified by the President of the United States of America, by and with the advice and consent of the Senate thereof, and by the President of the Republic of Chili, with the consent and approbation of the Congress of the same; and the ratifications shall be exchanged in the city of Washington within nine months, to be reckoned from the date of the signature hereof, or sooner if practicable.

Signatures.

In faith whereof we, the underwritten plenipotentiaries of the United States of America and of the Republic of Chili, have signed, by virtue of our powers, the present treaty of peace, amity, commerce, and navigation, and have hereunto affixed our seals, respectively.

Date.

Done and concluded, in triplicate, in the city of Santiago, this sixteenth day of the month of May, in the year of our Lord Jesus Christ one thousand eight hundred and thirty-two, and in the fifty-sixth year of the Independence of the United States of America, and the twentythird of that of the Republic of Chili.

[L. S.] L. S.

JNO. HAMM. ANDRES BELLO.

# CHILI, 1833.

Sept. 1, 1833.

AN ADDITIONAL AND EXPLANATORY CONVENTION TO THE TREATY OF PEACE, AMITY, COMMERCE, AND NAVIGATION, CONCLUDED IN THE CITY OF SANTIAGO ON THE 16TH DAY OF MAY, 1832, BETWEEN THE UNITED STATES OF AMERICA AND THE REPUBLIC OF CHILL; CONCLUDED SEPTEMBER 1, 1833; RATIFICATION ADVISED BY SENATE APRIL 24, 1834; RATIFIED BY PRESIDENT APRIL 26, 1834; RATIFICATIONS EXCHANGED AT WASHINGTON APRIL 29, 1834; PROCLAIMED APRIL 29, 1834.

Treaty of 1832 Whereas the time stipulated in the treaty of amity, commerce, and to be carried into navigation, between the United States of America and the Republic of Chili, signed at the city of Santiago on the 16th day of May, 1832, for [See pp. 104-112.] the exchange of ratifications in the city of Washington has elapsed, and it being the wish of both the contracting parties that the aforesaid treaty should be carried into effect with all the necessary solemnities, and that the necessary explanations should be mutually made to remove all subject of doubt in the sense of some of its articles, the undersigned Plenipotentiaries, namely, John Hamm, a citizen of the United States of America and their Charge d'Affaires, on the part and in the name of the United States of America, and Señor Don Andres Bello, a citizen of Chili, on the part and in the name of the Republic of Chili, having compared and exchanged their full powers, as expressed in the treaty itself, have agreed upon the following additional and explanatory articles:

#### ARTICLE I.

Stipulation of the 2d article. Article II, treaty of 1832, p. 104.7

It being stipulated by the second article of the aforesaid treaty that the relations and conventions which now exist, or may hereafter exist, between the Republic of Chili and the Republic of Bolivia, the Federa-

tion of the Centre of America, the Republic of Colombia, the United States of Mexico, the Republic of Peru, or the United Provinces of the Rio de la Plata, are not included in the prohibition of granting particular favors to other nations which may not be made common to the one or the other of the contracting powers; and these exceptions being founded upon the intimate connection and identity of feelings and interests of the new American States, which were members of the same political body under the Spanish dominion, it is mutually understood that these exceptions will have all the latitude which is involved in their principle; and that they will accordingly comprehend all the new nations within the ancient territory of Spanish America, whatever alterations may take place in their constitutions, names, or boundaries, so as to include the present States of Uruguay and Paraguay, which were formerly parts of the ancient Vice-Royalty of Buenos Ayres, those of New Granada, Venezuela, and Equador in the Bepublic of Colombia, and any other States which may in future be dismembered from those now existing.

#### ARTICLE II.

It being agreed by the tenth article of the aforesaid treaty that the citizens of the United States of America, personally or by their agents, shall have the right of being present at the decisions and sentences of the tribunals, in all cases which may concern them, and at the examination of witnesses and declarations that may be taken in their trials, and as the strict enforcement of this article may be in opposition to the established forms of the present due administration of justice, it is mutually understood that the Republic of Chili is only bound by the aforesaid stipulation to maintain the most perfect equality in this respect between American and Chilian citizens, the former to enjoy all the rights and benefits of the present or future provisions which the laws grant to the latter in their judicial tribunals, but no special favors or privileges.

Tenth article. [See Article X, treaty of 1832, p.

#### ARTICLE III.

It being agreed by the twenty-ninth article of the aforesaid treaty that deserters from the public and private vessels of either party are to be restored thereto by the respective Consuls; and whereas it is de-XXIX, treaty clared by the article 132 of the present constitution of Chili that "there 1832, p. 111.] are no slaves in Chili," and that "slaves touching the territory of the Republic are free," it is likewise mutually understood that the aforesaid stipulation shall not comprehend slaves serving under any denomination on board the public or private ships of the United States of America.

29th article. [See Article

# ARTICLE IV.

It is further agreed, that the ratifications of the aforesaid treaty of peace, amity, commerce, and navigation, and of the present additional and explanatory convention, shall be exchanged in the city of Washington within the term of eight months, to be counted from the date of the present convention.

This additional and explanatory convention, upon its being duly ratified by the President of the United States of America, by and with the tion. advice and consent of the Senate thereof, and by the President of the Republic of Chili, with the consent and approbation of the Congress of the same, and the respective ratifications mutually exchanged, shall be added to, and make a part of, the treaty of peace, amity, commerce, and navigation between the United States of America and the Republic of Chili, signed on the said 16th day of May, 1832, having the same force and effect as if it had been inserted word for word in the aforesaid treaty.

In faith whereof we, the undersigned Pleuipotentiaries of the United States of America and the Republic of Chili, have signed, by virtue of Ratifications.

Effect of conven-

Signatures.

our powers, the aforesaid additional and explanatory convention, and

have caused to be affixed our hands and seals, respectively.

Date. Done in the city of Santiago this first day of September, 1833, and in the 58th year of the Independence of the United States of America, and the 24th of the Republic of Chili.

[L. S.] |L. S.] JNO. HAMM. ANDRES BELLO.

# CHILI, 1858.

Nov. 10, 1858.

CONVENTION WITH CHILI FOR THE ARBITRATION OF THE MACEDONIAN CLAIMS, CONCLUDED AT SANTIAGO, NOVEMBER 10, 1858; RATIFICATION ADVISED BY SENATE MARCH 8, 1859; RATIFIED BY PRESIDENT AUGUST 4, 1859; RATIFICATIONS EXCHANGED AT SANTIAGO OCTOBER 15, 1859; PROCLAIMED DECEMBER 22, 1859.

Convention between the United States of America and the Republic of Chili.

Preamble.

The Government of the United States of America and the Government of the Republic of Chili, desiring to settle amicably the claim made by the former upon the latter for certain citizens of the United States of America, who claim to be the rightful owners of the silver, in coin and in bars, forcibly taken from the possession of Capt. Eliphalet Smith, a citizen of the United States of America, in the valley of Sitana, in the territory of the former Vice-Royalty of Peru, in the year 1821, by order of Lord Cochrane, at the time Vice-Admiral of the Chilian squadron, have agreed, the former to name John Bigler, Envoy Extraordinary and Minister Plenipotentiary of the United States of America, and the latter Don Geronimo Urmeneta, Minister of State in the Department of the Interior and of Foreign Relations, in the name and in behalf of their respective Governments, to examine said claim and to agree upon terms of arrangement just and honorable to both Governments.

Negotiators.

Submission of claims to arbitration of King of Belgium.

The aforesaid Plenipotentiaries, after having exchanged their full powers, and found them in due and good form, sincerely desiring to preserve intact and strengthen the friendly relations which happily exist between their respective Governments, and to remove all cause of difference which might weaken or change them, have agreed, in the name of the Government which each represents, to submit to the arbitration of His Majesty the King of Belgium, the pending question between them, respecting the legality or illegality of the above referred to capture of silver in coin and in bars, made on the ninth day of May, 1821, by order of Lord Cochrane, Vice-Admiral of the Chilian squadron, in the valley of Sitana, in the territory of the former Vice-Royalty of Peru, the proceeds of sales of merchandise imported into that country in the brig Macedonian, belonging to the merchant marine of the United States of America.

Therefore the above-named Ministers agree to name His Majesty the King of Belgium as arbiter, to decide with full powers and proceedings ex\_equo\_et bono, on the following points:

Points for arbiter to decide.

First. Is, or is not, the claim which the Government of the United States of America makes upon that of Chili, on account of the capture of the silver mentioned in the preamble of this convention, just in whole or in part?

Second. If it be just in whole or in part, what amount is the Government of Chili to allow and pay to the Government of the United States of America, as indemnity for the capture?

Third. Is the Government of Chili, in addition to the capital, to allow interest thereon; and, if so, at what rate and from what date is interest to be paid?

The contracting parties further agree that his Majesty the King of Belgium shall decide the foregoing questions upon the correspondence which has passed between the representatives of the two Governments at Washington and at Santiago, and the documents and other proofs produced during the controversy on the subject of this capture, and upon a memorial or argument thereon to be presented by each.

Each party to furnish the arbiter with a copy of the correspondence and documents above referred to, or so much thereof as it desires to present, as well as with its said memorial, within one year at furthest from the date at which they may respectively be notified of the accept-

ance of the arbiter.

[L. S.]

Each party to furnish the other with a list of the papers to be presented by it to the arbiter, three months in advance of such presentation.

And if either party fail to present a copy of such papers, or its memorial, to the arbiter, within the year aforesaid, the arbiter may make his decision upon what shall have been submitted to him within that time.

The contracting parties further agree that the exception of prescription, raised in the course of the controversy, and which has been a subject of discussion between their respective Governments, shall not be considered by the arbiter in his decision, since they agree to withdraw it and exclude it from the present question.

Each of the Governments represented by the contracting parties is authorized to ask and obtain the acceptance of the arbiter; and both promise and bind themselves in the most solemn manner to acquiesce in and comply with his decision, nor at any time thereafter to raise any question, directly or indirectly, connected with the subject-matter of this arbitration.

This convention to be ratified by the Governments of the respective contracting parties, and the ratifications to be exchanged within twelve months from this date, or sooner, if possible, in the city of Santiago.

In testimony whereof the contracting parties have signed and sealed this agreement in duplicate, in the English and Spanish languages, in Santiago, the tenth day of the month of November, in the year of our Lord one thousand eight hundred and fifty-eight.

[L. S.] JOHN BIGLER,

Envoy Extraordinary and Minister Plenipotentiary
of the United States of America.
GERONIMO URMENETA,
Plenipotenciario ad hoc.

Proof upon which arbiter is to decide.

Decision to be final.

Ratifications.

Signatures.

Date.

# CHINA.

### CHINA, 1844.

July 3, 1844.

TREATY OF PEACE, AMITY, AND COMMERCE, BETWEEN THE UNITED STATES OF AMERICA AND THE TA TSING EMPIRE, CONCLUDED AT WANG HIYA JULY 3, 1844; RATIFICATION ADVISED BY SENATE JANUARY 16, 1845; RATIFIED BY PRESIDENT JANUARY 17, 1845; RATIFICATIONS EXCHANGED AT PWAN TWANG DECEMBER 31, 1845; PROCLAIMED APRIL 18, 1846.

[Treaty of 1858 substituted for this treaty so far as the provisions relate to identical subjects.]

Contracting par-

The United States of America and the Ta Tsing Empire, desiring to establish firm, lasting, and sincere friendship between the two nations, have resolved to fix, in a manner clear and positive, by means of a treaty or general convention of peace, amity, and commerce, the rules which shall in future be mutually observed in the intercourse of their respective countries:

Negotiators.

For which most desirable object the President of the United States has conferred full powers on their Commissioner, Caleb Cushing, Envoy Extraordinary and Minister Plenipotentiary of the United States to China; and the August Sovereign of the Ta Tsing Empire on his Minister and Commissioner Extraordinary Tsiyeng, of the Imperial House, a Vice Guardian of the Heir Apparent, Governor General of the Two Kwang, and Superintendent General of the trade and foreign intercourse of the five ports.

And the said Commissioners, after having exchanged their said full powers, and duly considered the premises, have agreed to the following articles:

#### ARTICLE I.

Peace and amity.

There shall be a perfect, permanent, and universal peace, and a sincere and cordial amity, between the United States of America on the one part, and the Ta Tsing Empire on the other part, and between their people respectively, without exception of persons or places.

#### ARTICLE II.

Duties on im-

Citizens of the United States resorting to China for the purposes of ports and exports. commerce will pay the duties of import and export prescribed in the tariff, which is fixed by and made a part of this treaty. They shall, in [See pp. 124-128.] no case, be subject to other or higher duties than are or shall be required of the people of any other nation whatever. Fees and charges of every sort are wholly abolished, and officers of the revenue, who may be guilty of exaction, shall be punished according to the laws of China. If the Chinese Government desire to modify, in any respect, the said tariff, such modification shall be made only in consultation with Consuls or other functionaries thereto duly authorized in behalf of the United States, and with consent thereof. And if additional advantages or privileges, of whatever description, be conceded hereafter by China to any other nation, the United States, and the citizens thereof, shall be entitled thereupon to a complete, equal, and impartial participation in the same.

#### ARTICLE III.

Open ports.

The citizens of the United States are permitted to frequent the five ports of Kwang chow, Amoy, Fuchow, Ningpo, and Shanghai, and to reside with their families and trade there, and to proceed at pleasure with their vessels and merchandise to and from any foreign port and either of the said five ports, and from either of the said five ports to any other of them. But said vessels shall not unlawfully enter the other ports of China, nor carry on a clandestine and fraudulent trade along the coasts thereof. And any vessel belonging to a citizen of the United States which violates this provision shall, with her cargo, be subject to confiscation to the Chinese Government.

Coasting trade.

### ARTICLE IV.

For the superintendence and regulation of the concerns of the citizens of the United States doing business at the said five ports, the Government of the United States may appoint Consuls or other officers at the same, who shall be duly recognized as such by the officers of the Chinese Government, and shall hold official intercourse and correspondence with the latter, either personal or in writing, as occasions may require, on terms of equality and reciprocal respect. If disrespectfully treated or aggrieved in any way by the local authorities, said officers on the one hand shall have the right to make representation of the same to the superior officers of the Chinese Government, who will see that full inquiry and strict justice be had in the premises; and, on the other hand, the said Consuls will carefully avoid all acts of unnecessary offence to, or collision with, the officers and people of China.

Consular officers.

#### ARTICLE V.

At each of the said five ports, citizens of the United States lawfully engaged in commerce shall be permitted to import from their own or any other ports into China, and sell there, and purchase therein, and export to their own or any other ports, all manner of merchandise, of which the importation or exportation is not prohibited by this treaty, paying the duties which are prescribed by the tariff hereinbefore established, and no other charges whatsoever.

Commerce.

### ARTICLE VI.

Whenever any merchant vessel belonging to the United States shall enter either of the said five ports for trade, her papers shall be lodged with the Consul, or person charged with affairs, who will report the same to the commissioner of customs; and tonnage duty shall be paid on said vessel at the rate of five mace per ton, if she be over one hundred and fifty tons burden; and one mace per ton if she be of the burden of one hundred and fifty tons or under, according to the amount of her tonnage as specified in the register; said payment to be in full of the former charges of measurement and other fees, which are wholly abol-And if any vessel, which having anchored at one of the said ports, and there paid tonnage duty, shall have occasion to go to any others of the said ports to complete the disposal of her cargo, the Consul, or person charged with affairs, will report the same to the commissioner of customs, who, on the departure of the said vessel, will note in the port-clearance that the tonnage duties have been paid, and report the same to the other custom-houses; in which case on entering another port the said vessel will only pay duty there on her cargo, but shall not be subject to the payment of tonnage duty a second time.

Tonnage duties.

#### ARTICLE VII.

No tonnage duty shall be required on boats belonging to citizens of the United States, employed in the conveyance of passengers, baggage, letters, and articles of provision, or others not subject to duty, to or from any of the five ports. All cargo boats, however, conveying merchandise subject to duty, shall pay the regular tonnage duty of one mace Cargo boats.

per ton, provided they belong to citizens of the United States, but not if hired by them from subjects of China.

## ARTICLE VIII.

Employment of pilots, servants, &c.

Citizens of the United States, for their vessels bound in, shall be allowed to engage pilots, who will report said vessels at the passes, and take them into port; and, when the lawful duties have all been paid, they may engage pilots to leave port. It shall also be lawful for them to hire, at pleasure, servants, compradors, linguists, and writers, and passage or cargo boats, and to employ laborers, seamen, and persons for whatever necessary service, for a reasonable compensation, to be agreed on by the parties, or settled by application to the Consular Officer of their Government, without interference on the part of the local officers of the Chinese Government.

#### ARTICLE IX.

Custom - h o u s e officers.

Whenever merchant vessels belonging to the United States shall have entered port, the superintendent of customs will, if he see fit, appoint custom-house officers to guard said vessels, who may live on board the ship or their own boats, at their convenience; but provision for the subsistence of said officers shall be made by the superintendent of customs, and they shall not be entitled to any allowance from the vessel or owner thereof; and they shall be subject to a suitable punishment for any exaction practiced by them in violation of this regulation.

#### ARTICLE X.

Vessels of the United States arriving in China. Whenever a merchant vessel belonging to the United States shall cast anchor in either of said ports, the supercargo, master, or consignee, will, within forty-eight hours, deposit the ship's papers in the hands of the Consul or person charged with the affairs of the United States, who will cause to be communicated to the superintendent of customs a true report of the name and tonnage of such vessel, the names of her men, and of the cargo on board; which being done, the superintendent will give a permit for the discharge of her cargo.

And the master, supercargo, or consignee, if he proceed to discharge the cargo without such permit, shall incur a fine of five hundred dollars; and the goods so discharged without permit shall be subject to forfeiture to the Chinese Government. But if the master of any vessel in port desire to discharge a part only of the cargo, it shall be lawful for him to do so, paying duties on such part only, and to proceed with the

remainder to any other ports.

Or, if the master so desire, he may, within forty-eight hours after the arrival of the vessel, but not later, decide to depart without breaking bulk; in which case he will not be subject to pay tonnage or other duties or charges, until, on his arrival at another port, he shall proceed to discharge cargo, when he will pay the duties on vessel and cargo, according to law. And the tonnage duties shall be held to be due after the expiration of said forty-eight hours.

#### ARTICLE XI.

Ascertainment of duties.

The superintendent of customs, in order to the collection of the proper duties, will, on application made to him through the Consul, appoint suitable officers, who shall proceed, in the presence of the captain, supercargo, or consignee, to make a just and fair examination of all goods in the act of being discharged for importation, or laden for exportation on board any merchant vessel of the United States. And if dispute occur in regard to the value of goods subject to an ad valorem duty, or in regard to the amount of tare, and the same cannot be satisfactorily ar-

ranged by the parties, the question may, within twenty four hours, and not afterwards, be referred to the said Consul to adjust with the superintendent of customs.

# ARTICLE XII.

Sets of standard balances, and also weights and measures, duly prepared, stamped, and sealed, according to the standard of the customhouse at Canton, shall be delivered by the superintendents of customs to the Consuls at each of the five ports, to secure uniformity, and prevent confusion in measures and weights of merchandise.

Standards of weights and meas-

### ARTICLE XIII.

The tonnage duty on vessels belonging to citizens of the United States shall be paid on their being admitted to entry. Duties of import shall nage and other be paid on the discharge of the goods, and duties of export on the lading of the same. When all such duties shall have been paid, and not before, the superintendent of customs shall give a port-clearance, and the Consul shall return the ship's papers, so that she may depart on her voyage. The duties shall be paid to the shroffs authorized by the Chinese Government to receive the same in its behalf. Duties payable by merchants of the United States shall be received either in sycee silver or in foreign money, at the rate of exchange as ascertained by the regulations now in force. And imported goods, on their resale or transit in any part of the empire, shall be subject to the imposition of no other duty than they are accustomed to pay at the date of this treaty.

Payment of tonduties.

# ARTICLE XIV.

No goods on board of any merchant vessel of the United States in port are to be transhipped to another vessel, unless there be particular goods. occasion therefor; in which case, the occasion shall be certified by the Consul to the superintendent of customs, who may appoint officers to examine into the facts, and permit the transhipment. And if any goods be transhipped without such application, inquiry, and permit, they shall be subject to be forfeited to the Chinese Government.

Transhipment of

## ARTICLE XV.

The former limitation of the trade of foreign nations to certain persons appointed at Canton by the Government, and commonly called hong merchants, having been abolished, citizens of the United States engaged in the purchase or sale of goods of import or export, are admitted to trade with any and all subjects of China without distinction; they shall not be subject to any new limitations, nor impeded in their business by monopolies or other injurious restrictions.

Liberty of trade.

### ARTICLE XVI.

The Chinese Government will not hold itself responsible for any debts which may happen to be due from subjects of China to the citizens of debts. the United States, or for frauds committed by them; but citizens of the United States may seek redress in law; and on suitable representation being made to the Chinese local authorities through the Consul, they will cause due examination in the premises, and take all proper steps to compel satisfaction. But in case the debtor be dead, or without property, or have absconded, the creditor cannot be indemnified according to the old system of the co-hong, so called. And if citizens of the United States be indebted to subjects of China, the latter may seek redress in the same way through the Consul, but without any responsibility for the debt on the part of the United States.

Collection of

## ARTICLE XVII.

Privileges of citizens of the United States at the open ports.

Citizens of the United States residing or sojourning at any of the ports open to foreign commerce shall enjoy all proper accommodation in obtaining houses and places of business, or in hiring sites from the inhabitants on which to construct houses and places of business, and also hospitals, churches, and cemeteries. The local authorities of the two Governments shall select in concert the sites for the foregoing objects, having due regard to the feelings of the people in the location thereof; and the parties interested will fix the rent by mutual agreement, the proprietors on the one hand not demanding any exorbitant price, nor the merchants on the other unreasonably insisting on particular spots, but each conducting with justice and moderation. And any desecration of said cemeteries by subjects of China shall be severely punished according to law.

At the places of anchorage of the vessels of the United States, the citizens of the United States, merchants, seamen, or others sojourning there, may pass and repass in the immediate neighborhood; but they shall not at their pleasure make excursions into the country among the villages at large, nor shall they repair to public marts for the purpose of

disposing of goods unlawfully and in fraud of the revenue.

And, in order to the preservation of the public peace, the local officers of the Government at each of the five ports shall, in concert with the Consuls, define the limits beyond which it shall not be lawful for citizens of the United States to go.

#### ARTICLE XVIII.

Teachers, &c.

It shall be lawful for the officers or citizens of the United States to employ scholars and people of any part of China, without distinction of persons, to teach any of the languages of the empire, and to assist in literary labors; and the persons so employed shall not, for that cause, be subject to any injury on the part either of the Government or of individuals; and it shall in like manner be lawful for citizens of the United States to purchase all manner of books in China.

#### ARTICLE XIX.

Protection to citzens of United States.

All citizens of the United States in China, peaceably attending to their affairs, being placed on a common footing of amity and good will with subjects of China, shall receive and enjoy, for themselves and everything appertaining to them, the special protection of the local authorities of Government, who shall defend them from all insult or injury of any sort on the part of the Chinese. If their dwellings or property be threatened or attacked by mobs, incendiaries, or other violent or lawless persons, the local officers, on requisition of the Consul, will immediately despatch a military force to disperse the rioters, and will apprehend the guilty individuals, and punish them with the utmost rigor of the law.

#### ARTICLE XX.

Re-exportation of merchandise.

Citizens of the United States who may have imported merchandise into any of the free ports of China, and paid the duty thereon, if they desire to re-export the same, in part or in whole, to any other of the said ports, shall be entitled to make application, through their Consul, to the superintendent of customs, who, in order to prevent frauds on the revenue, shall cause examination to be made by suitable officers to see that the duties paid on such goods, as entered on the custom-house books, correspond with the representation made, and that the goods remain with their original marks unchanged, and shall then make a memorandum in the port-clearance of the goods, and the amount of duites paid on the same, and deliver the same to the merchant; and

shall also certify the facts to the officers of customs of the other ports. All which being done, on the arrival in port of the vessel in which the goods are laden, and everything being found on examination there to correspond, she shall be permitted to break bulk and land the said goods, without being subject to the payment of any additional duty thereon. But if on such examination the superintendent of customs shall detect any fraud on the revenue in the case, then the goods shall be subject to forfeiture and confiscation to the Chinese Government.

# ARTICLE XXI.

Subjects of China who may be guilty of any criminal act toward citizens of the United States shall be arrested and punished by the Chinese crime. authorities according to the laws of China; and citizens of the United States who may commit any crime in China shall be subject to be tried and punished only by the Consul, or other public functionary of the United States, thereto authorized, according to the laws of the United And in order to the prevention of all controversy and disaffection, justice shall be equitably and impartially administered on both sides.

Punishment for

# ARTICLE XXII.

Relations of peace and amity between the United States and China being established by this treaty, and the vessels of the United States being admitted to trade freely to and from the five ports of China open to foreign commerce, it is further agreed that in case, at any time hereafter, China should be at war with any foreign nation whatever, and for that cause should exclude such nation from entering her ports, still the vessels of the United States shall not the less continue to pursue their commerce in freedom and security, and to transport goods to and from the ports of the belligerent parties, full respect being paid to the neutrality of the flag of the United States: Provided that the said flag shall not protect vessels engaged in the transportation of officers or soldiers in the enemy's service; nor shall said flag be fraudulently used to enable the enemy's ships with their cargoes to enter the ports of China; but all such vessels so offending shall be subject to forfeiture and confiscation to the Chinese Government.

In case of war between China and other powers.

#### ARTICLE XXIII.

The Consuls of the United States, at each of the five ports open to foreign trade, shall make annually to the respective Governors-General thereof a detailed report of the number of vessels belonging to the United States which have entered and left said ports during the year, and of the amount and value of goods imported or exported in said vessels, for transmission to and inspection of the board of revenue.

Consular reports.

#### ARTICLE XXIV.

If citizens of the United States have special occasion to address any communication to the Chinese local officers of Government, they shall nications. submit the same to their Consul, or other officer, to determine if the language be proper and respectful, and the matter just and right; in which event he shall transmit the same to the appropriate authorities for their consideration and action in the premises. In like manner, if subjects of China have special occasion to address the Consul of the United States, they shall submit the communication to the local authorities of their own Government, to determine if the language be respectful and proper, and the matter just and right; in which case the said authorities will transmit the same to the Consul, or other officer, for his consideration and action in the premises. And if controversies arise between

Official commu-

subjects of China.

Controversies between citizens of the United States and subjects of China, which cannot be amicably settled otherwise, the same shall be examined and decided united States and conformably to instice and against by the public officers of the two newspapers. conformably to justice and equity by the public officers of the two nations acting in conjunction.

### ARTICLE XXV.

Regulation of other questions and controversies.

All questions in regard to rights, whether of property or person, arising between citizens of the United States in China, shall be subject to the jurisdiction, and regulated by the authorities of their own Government. And all controversies occurring in China between citizens of the United States and the subjects of any other Government shall be regulated by the treaties existing between the United States and such Governments, respectively, without interference on the part of China.

## ARTICLE XXVI.

Merchant vessels of the United States lying in the waters of the five

Merchant vessels of United States in the five ports.

ports of China open to foreign commerce will be under the jurisdiction of the officers of their own Government; who, with the masters and owners thereof, will manage the same without control on the part of China. For injuries done to the citizens or the commerce of the United States by any foreign power, the Chinese Government will not hold itself Robbers, pirates, bound to make reparation. But if the merchant vessels of the United States, while within the waters over which the Chinese Government exercises jurisdiction, be plundered by robbers or pirates, then the Chinese local authorities, civil and military, on receiving information thereof, will arrest the said robbers or pirates, and punish them according to law, and will cause all the property which can be recovered, to be placed in the hands of the nearest Consul, or other officer of the United States, to be by him restored to the true owner. But if, by reason of the extent of territory and numerous population of China, it should, in any case, happen that the robbers cannot be apprehended, or the property only in part recovered, then the law will take its course in regard to the local authorities, but the Chinese Government will not make indemnity

#### ARTICLE XXVII.

Shipwrecks.

for the goods lost.

If any vessel of the United States shall be wrecked or stranded on the coast of China, and be subjected to plunder or other damage, the proper officers of Government, on receiving information of the fact, will immediately adopt measures for their relief and security; and the persons on board shall receive friendly treatment, and be enabled at once to repair to the most convenient of the free ports, and shall enjoy all facilities for obtaining supplies of provisions and water. And if a ves-Vessels forced in-sel shall be forced, in whatever way, to take refuge in any port other than one of the free ports, then in like manner the persons on board shall receive friendly treatment, and the means of safety and security.

to any other than one of the five ports.

### ARTICLE XXVIII.

No embargo or detention.

Citizens of the United States, their vessels and property, shall not be subject to any embargo; nor shall they be seized or forcibly detained for any pretence of the public service; but they shall be suffered to prosecute their commerce in quiet, and without molestation or embarrassment.

#### ARTICLE XXIX.

Mutineers and deserters.

The local authorities of the Chinese Government will cause to be apprehended all mutineers or deserters from on board the vessels of the United States in China, and will deliver them up to the Cousuls or other

officers for punishment. And if criminals, subjects of China, take refuge in the houses or on board the vessels of citizens of the United States, they shall not be harbored or concealed, but shall be delivered up to justice, on due requisition by the Chinese local officers addressed to those of the United States.

Chinese crimi-

The merchants, seamen, and other citizens of the United States shall be under the superintendence of the appropriate officers of their Gov. of United States. If individuals of either nation commit acts of violence and disorder, use arms to the injury of others, or create disturbances endangering life, the officers of the two Governments will exert themselves to enforce order, and to maintain the public peace, by doing impartial justice in the premises.

Merchants, &c.,

#### ARTICLE XXX.

The superior authorities of the United States and of China in corresponding together shall do so in terms of equality and in the form of mutual communication, (chau-hwui.) The Consuls and the local officers. civil and military, in corresponding together shall likewise employ the style and form of mutual communication, (chau hwui.) When inferior officers of the one Government address superior officers of the other, they shall do so in the style and form of memorial, (chin-chin.) Private individuals in addressing superior officers shall employ the style of petition, (pin-ching.) In no case shall any terms or style be suffered which shall be offensive or disrespectful to either party. And it is agreed that no presents, under any pretext or form whatever, shall ever be demanded of the United States by China, or of China by the United States.

Corresponden c e between the two Governments.

Presents not to be demanded.

#### ARTICLE XXXI.

Communications from the Government of the United States to the Court of China shall be transmitted through the medium of the Imperial communications. Commissioner charged with the superintendence of the concerns of foreign nations with China, or through the Governor-General of the Liang Kwang, that of Min and Cheh, or that of the Liang Kiang.

Transmission of

#### ARTICLE XXXII.

Whenever ships of war of the United States in cruising for the protection of the commerce of their country shall arrive at any of the ports of China, the commanders of said ships and the superior local authorities of Government shall hold intercourse together in terms of equality and courtesy in token of the friendly relations of their respective nations. And the said ships of war shall enjoy all suitable facilities on the part of the Chinese Government in the purchase of provisions, procuring water, and making repairs if occasion require.

Intercourse with ships of war.

### ARTICLE XXXIII.

Citizens of the United States who shall attempt to trade clandestinely with such of the ports of China as are not open to foreign commerce, or trade. who shall trade in opium or any other contraband article of merchandise, shall be subject to be dealt with by the Chinese Government without being entitled to any countenance or protection from that of the United States; and the United States will take measures to prevent their flag from being abused by the subjects of other nations as a cover for the violation of the laws of the Empire.

Clandestine

# ARTICLE XXXIV.

When the present convention shall have been definitely concluded, it shall be obligatory on both powers, and its provisions shall not be

Future treatics. ·

altered without grave cause; but inasmuch as the circumstances of the several ports of China open to foreign commerce are different, experience may show that inconsiderable modifications are requisite in those parts which relate to commerce and navigation; in which case the two Governments will, at the expiration of twelve years from the date of said convention, treat amicably concerning the same, by the means of suitable persons appointed to conduct such negotiation.

O be ervance of this treaty.

And when ratified this treaty shall be faithfully observed in all its parts by the United States and China and by every citizen and subject of each. And no individual State of the United States can appoint or send a minister to China to call in question the provisions of the same.

Ratification.

The present treaty of peace, amity, and commerce, shall be ratified and approved by the President of the United States, by and with the advice and consent of the Senate thereof, and by the August Sovereign of the Ta Tsing Empire, and the ratifications shall be exchanged within eighteen months from the date of the signature thereof, or sooner if possible.

Signatures.

In faith whereof we, the respective Plenipotentiaries of the United States of America and of the Ta Tsing Empire as aforesaid, have signed and sealed these presents.

Date.

Done at Wang Hiya, this third day of July, in the year of our Lord Jesus Christ one thousand eight hundred and forty-four, and of Taoukwang the twenty-fourth year, fifth month, and eighteenth day.

TSIYENG, (in Manchu.)

L. S. C. CUSHING. L. S.

> O n

Tariff of duties.

The tariff of duties to be levied on imported and exported merchandise at the five ports.

The duties which it is agreed shall be paid upon goods imported and exported by the United States, at the custom-houses of Canton, Amoy, Fuchow, Ningpo, and Shanghai, are as follows, the articles being arranged in classes, viz:

Exports.

#### EXPORTS

Class 1.

Class 2.

Class 3.

DAI ONIS.			
CLASS 1.—Alum, oils, &c.			
	* T.		
Alum, i. e., white alum, formerly white alum and bluestone, per 100 catties.  Anise-seed oil, not formerly contained in the tariff, per 100 catties	. 0	1	0
Anise-seed oil, not formerly contained in the tariff, per 100 catties	5	0	0
Cassia oil, not formerly contained in the tariff, per 100 cattles	5	0	U
CLASS 2.—Tea, spices, &c.			
Tea, formerly divided into fine and native black, and fine and native green	1 2	_	•
téas, per 100 catties	. 2	5	0
Musk, each catty	. v	5	U
musa, cach cacy	. 0	Э	υ
Class 3.—Drugs.			
Capoor cutchery, per 100 catties	Λ	3	0
Camphor, per 100 catties	. ĭ	5	ŏ
Camphor, per 100 catties.  Arsenic, under different Chinese names, per 100 catties	Ô	7	5
Cassia, per 100 catties	. ŏ	7	5

Cassia buds, not formerly contained in the tariff, per 100 catties..... Galingal, per 100 cattles .... Hartall, per 100 catties.... Rhubarb, per 100 catties....

Turmeric, per 100 catties.....

<sup>\*</sup> Taels, mace, and candareens.

Class 4.

# CLASS 4 .- Sundries.

				Class 4.
	m		,,	
Bangles, not formerly in the tariff, per 100 catties.	T.			
Bamboo screens and bamboo ware, per 100 catties.	Ü	5	0	
Corals, native or false corals, not formerly in the tariff, per 100 catties	0	2	0	
Crackers, and fire-works formerly classed as rockets, per 100 catties.			0	
Fans, (feather fans, &c.,) not formerly in the tariff, per 100 cattles		7	5	
Glass, glass were of all kinds, formerly classed as native crystal ware, per	1	0	0	
IUU CAITIES.	0	5	0	
Glass Deaus, of laise Dearls, Der 100 Cattles	Λ		ŏ	
Mithbols, or paper umbrellas, per 100 cathes	Λ	ĸ	Λ	
MATDIO, MATDIO SIADA, DOL TORMORIV in the tariff nor 100 coffice	Λ	Ω	Λ	
Rice-paper pictures, per 100 catties	0	1	0	
Rice-paper pictures, per 100 catties  Paper fans, per 100 catties  Pager (false ) not formerly in the taniff non 100 catties	0	5	0	
Pearls, (false,) not formerly in the tariff, per 100 catties	0	5	0	
CLASS 5.—Painters' stores, &c.				Class 5.
Brass leaf, per 100 catties	1	5	0	
Gamboge, per 100 cattles	.9	0	Ο	
Red lead, per 100 cattles	n	5	0	
Giue, as han giue, cowhide giue, &c., per 1(ii) catties	O	5	0	
Paper, stationery, per 100 catties	0	5	0	
Paper, stationery, per 100 catties Tin foil, per 100 catties Vermilion, per 100 catties	0	5	0	
Vermillon, per 100 cattles	3	0	0	
Paintings, (large paintings,) formerly divided into large and small paintings,	_		^	
each	0		0	
white lead, per 100 cattles	υ,	.2	ð	
Crass 6 Ways of navious hinds				Claus C
CLASS 6.—Wares of various kinds.				Class 6.
Pane and harn more non 100 andition		_	^	
Bone and horn ware, per 100 catties.	1	0	0	
China ware, fine and coarse, formerly classed as fine, native, coarse, and	•	-	^	
middling, per 100 catties. Copper ware and pewter ware, per 100 catties	Ä	5 5	0	
Manufactures of wood, furniture, &c., per 100 cattles	Ö		ŏ	
Ivory ware, all carved ivory work included, formerly divided into ivory and	v	2	v	
ivory carvings, per 100 catties	5	0	0	
Lacquered ware, per 100 catties	ĭ	ŏ	ŏ	
Mother-of-pearl ware, per 100 catties	ī	Õ	Õ	
Kattan ware, rattan and bamboo work, per 100 catties	0	2	0	
Sandal-wood ware, per 100 catties	1	0	0	
Gold and silver ware, formerly divided into gold ware and silver ware, per				
100 catties	10	0	0	
Tortoise-shell ware, per 100 catties	10	0	0	
Leather trunks and boxes, per 100 catties	0,	2	0	
Q				
CLASS 7.—Cance, &c.				Class 7.
Company 11-1	_	_	^	
Canes, or walking sticks of all kinds, per 1,000 pieces	U	•	U	
Or 100 8 duticles of clothing				<b>~</b> .
CLASS 8.—Articles of clothing.				Class 8.
Wearing apparel, whether of cotton, woollen, or silk, formerly divided into				
cotton clothing, woollen clothing, silk and satin clothing, and velvet, per				
	0	5	0	
Boots and shoes, whether of leather, satin, or otherwise, per 100 catties	0	2	0	
CLASS 9.—Fabrics of hemp, &c.				Class 9.
Grass-cloth, and all cloths of hemp or linen, per 100 catties	1	0	0	
Nankeen, and all cloths of cotton, formerly not in the tariff, per 100 catties	1	0	0	
CLASS 10.—Silk, fabrics of silk, &c.				Class 10
The resulting of the state of t		_	_	
Raw silk of any province, per 100 catties.	10	0	0	
Coarse or refuse silk, per 100 catties	2	0	0	
Silk ribbon and thread, per 100 cattles		0	0	
Silk and satin fabrics of all kinds, as crape, lutestring, &c., &c., formerly	10	U	J	
classed as silks and satins, per 100 catties.	12	0	0	
	-~	•	J	

<sup>\*</sup> Tacls, mace, and candarcens.

		Т.	М.	С,
	Silk and cotton mixed fabrics, per 100 catties	3	Û	0
Class 11.	CLASS 11.—Carpeting, matting, &c.			
	Mats of all kinds, as of straw, rattan, bamboo, &c., per 100 catties	0	2	0
Class 12.	CLASS 12.—Preserves, &c.			
	Preserved ginger and fruits of all kinds, per 100 catties.  Soy, per 100 catties.  Sugar, white and brown, per 100 catties.  Sugar candy, all kinds, per 100 catties.  Tobacco, prepared and unprepared, &c., of all kinds, per 100 catties.	0 0 0	5 4 2 3 2	0 5 5
Class 13.	CLASS 13.—Unenumerated articles.			
	All articles which it has not been practicable to enumerate herein specifically are to be charged a duty of five per cent. ad valorem.			
Class 14.	CLASS 14.			
	Gold and silver coin, and gold and silver, duty free.			
Class 15.	CLASS 15.			
	Bricks, tiles, and building materials, duty free.			
Imports.	IMPORTS.			
Class 1.	CLASS 1.—Wax, saltpetre, &c.			
	Wax, foreign, as beeswax, also called tile wax, per 100 catties Oil-of-rose mallows, per 100 catties Saltpetre, foreign, per 100 catties This article is only allowed to be sold to the Government merchants; formerly this regulation did not exist. Soaps, foreign, as perfumed soap, per 100 catties	0	0 3	0
Class 2.	CLASS 2.—Spices and perfumes.			
	Gum benzoin and oil of benzoin, per 100 catties  Sandal wood, per 100 catties  Pepper, black, per 100 catties.  All other articles of this class not specifically mentioned herein, to pay a duty of ten per cent. ad valorem.  Perfumery, five per cent. ad valorem.	0	. 5	Λ
Class 3.	CLASS 3.—Drugs.			
	Asafætida, per 100 catties	1	0	บ
	Camphor, inferior quality or refuse, formerly uncleaned camphor, per catty. Cloves, superior quality, picked, per 100 catties. Cloves, inferior quality, (mother cloves,) per 100 catties. Cow bezcar, per catty. Cutch, per 100 catties. Gambier, per 100 catties. Areca nut, per 100 catties. Ginseng, foreign, superior quality, &c., per 100 catties. Ginseng, inferior quality, &c., per 100 catties. Of every hundred catties of foreign ginseng of whatever sort, one-fifth part is to be considered as of superior calcinosis.	1 0 1 0 0 0 0 38	5 5 5 5 0 3 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	0 0 0 0 5 5 0
	Gum olibanum, per 100 catties  Myrrh, per 100 catties  Mace, or flower of nutmeg, per 100 catties  Quicksilver, per 100 catties  Nutmegs, first quality, per 100 catties  Nutmegs, second quality, or coarse, per 100 catties  Putchuk, per 100 catties  Rhinoceros horns, per 100 catties	1 3 2	5 0	0 0 0 0 0 0 5

<sup>\*</sup> Taels, mace, and candarcens.

Class 4—Sundries.				Class 4.
				CHASS 4.
Flints, per 100 catties	T.			
Mother of pearl shells, per 100 catties	0	2	0	
CLASS 5.—Dried meats, &c.				Class 5.
Birds' nests, first quality mandarin, per 100 cattles	5	0 ,	0	
Birds' nests, second quality ordinary, per 100 cattles.	2	5	ñ	
Birds' nests, third quality with feathers, per 100 catties	0	5	0	
Bicho de mar, second quality, white, per 100 catties	n	2	0	
Sharks' fins, first quality, white, per 100 catties	1	0	0	
Stock fish, called dried fish, per 100 catties	0	4	0	
Fish-maws, not formerly in tariff, per 100 catties	1	5	0	
CLASS 6 Painters' stores.				Class 6.
Cochineal, per 100 catties	5	0	0	
Smalts, per 100 catties	4	0	0	
Sapan wood, per 100 cattles	U	1	0	
CLASS 7.—Woods, canes, &c.				Class 7.
Rattans, per 100 catties	0	2	0	
Ebony, per 100 catties	0	1	5	
cally enumerated, to pay a duty of ten per cent. ad valorem.				
CLASS 8.—Clocks, watches, &c.				Class 8.
Clocks. Watches.				
Telescopes.				
Glass panes, and crystal ware of all kinds.				
Writing desks. Dressing cases.				
Jewelry of gold and silver.				
Cutlery, swords, &c.  All the foregoing and any other miscellaneous articles of the same descrip-				
tion, 5 per cent. ad valorem.				
Class 9.				Class 9.
Gold and silver bullion, duty free.				
Class 10.				Class 10.
Cotton, fabrics of cotton and canvas, from 75 to 100 chih long, and 1 chih 7	_			•
tsun to 2 chih 2 tsun wide, per piece Cotton, allowing 5 per cent. for tare, per 100 catties			0	
Long white cloths, 75 to 100 chih long, 2 chih 2 tsuu to 2 chih 6 tsuu wide,	v	•	v	
formerly divided into superior and inferior fine cotton cloth, per piece	0	1	5	
Cambrics and muslins, from 50 to 60 chih long, and 2 chih 9 tsun to 3 chih 3 tsun wide, per piece.	0	1	5	
tsun wide, per piece				
chih to 2 chih 9 tsun wide, formerly classed as coarse long cloths, per piece Twilled cottons, grey, same dimensions, per piece	Or Or		9	
Chintz and prints of all kinds, from 60 to 75 chih long, and from 2 chih 9	•	-	•	
tsun to 3 chih 3 tsun wide, formerly called ornamented or nowered cloths,	٥	2	0	
Cotton varn, or cotton thread, per 100 catties		õ		
Linen, fine, not formerly in the tariff, from 50 to 75 chih long, and 1 chih 9	V,	ĸ	0	
tsun to 2 chih 2 tsun wide, per piece			14	
Bunting, per chang			-	
velveteens, silk and cotton mixtures, and mixtures of linen and cotton, &c., 5 per cent. ad valorem.				
CLASS 11.—Fabrics of silk, woollen, &c.				Class 11.
	0	Ω	11	
Handkerchiefs, large, above 2 chih 6 tsun, each	ŏ	ŏ	1	
*Taels, mace, and candarcens.				

<sup>\*</sup>Taels, mace, and candarcens.

			т.	М.	C.
	Gold and silver thread, superior or real, per catty		0	1 0	
	per chang		0	1	5
	woollens, per chang	٠,٠	0	0 1	7 5
	Camlets, (Dutch,) per chang		0	ō	7
	Imitation camlets, or bombazettes, per chang	• •	3	0	$\frac{3\frac{1}{2}}{0}$
	Blankets, each  All other fabrics of wool, or of mixed wool and cotton, wool and silk, & 5 per cent. ad valorem.	c.,	0	1	0
Class 12.	CLASS 12 Wines, &c.				
	Wine and beer, in quart bottles, per 100 Wine and beer, in pint bottles, per 100. Wine and beer, in cask, per 100 cattles.		0	5	0
Class 13.	CLASS 13.—Metals.				
	Copper, foreign, in pigs, &c., per 100 catties	<b>.</b> -	1	0	
	Copper, wrought, as sheets, rods, &c., per 100 catties  Iron, foreign, unmanufactured, as in pigs, per 100 catties		0	1	0
	Iron, manufactured as in bars, rods, &c., per 100 cattles	• •	0	1 2	5 8
	Steel, foreign, of every kind, per 100 catties.  Tin, foreign, per 100 catties.	-	0	4	0
	Tin plates, formerly not in the tariff, per 100 catties	••	ō	4	ŏ
Class 14.	CLASS. 14.—Jewelry.				
	Cornelians, per 100 stones	·-	0 10	5 0	
Class 15.	CLASS 15.—Skins, teeth, horns, &c.				
	Bullocks' and buffalo horns, per 100 catties.  Cow and ox hides, tanned and untanned, per 100 catties.  Sea-otter skins, each  Fox skins, large, each	• •	0	5	0 0 0 5
	Tiger, leopard, and marten skins each	• •	0	0	7 <del>1</del> 5
	Daug-Outer, Paccoon, and anarks aking har ini		a	•	0
	Beaver skins, per 100  Hare, rabbit, and ermine skins, per 100 Sea horse teeth, per 100 catties.	••	0	5	0
	Elephants' teeth, first quality, whole, per 100 catties			0	Λ
Class 16.	CLASS 16.—Unenumerated.				
	All new goods which it has not been practicable to enumerate herein, a cent. ad valorem.	dut	y o	f 5	per
Class 17.	CLASS 17.				
Contraband. Shipping dues.	Rice and other grains, duty free.  Contraband.—Opium.  Shipping duez.—These have been hitherto charged on the measurement length and hyperthese have been hitherto charged on the measurement.	of	the	, gh	ip's
	length and breadth, at so much per chang, but it is now agreed to alter the charge according to the registered statement of the number of tons of tiden. On each ton (reckoned equal to the cubic contents of 122 tows) a shi of five mace is to be levied; and all the old charges of measurement, e port-clearance fees, daily and monthly fees, &c., are abolished.	16 8	yste ship	em 's l	and our-
	[L. S.] CUSHIN TSIYEN				

<sup>\*</sup>Taels, mace, and candarcens.

# CHINA, 1858.

TREATY OF PEACE, AMITY, AND COMMERCE BETWEEN THE UNITED STATES OF AMERICA AND THE TA TSING EMPIRE, CONCLUDED AT TIEN-TSIN JUNE 18, 1858; RATIFICATION ADVISED BY SENATE DECEMBER 15, 1858; RATIFIED BY PRESIDENT DECEMBER 21, 1858; RATIFICATIONS EXCHANGED AT PEI-TSANG AUGUST 16, 1859; EXCHANGE OF RATIFICATIONS CONSENTED TO BY SENATE JANUARY 24, 1860; PROCLAIMED LANUARY 26, 1860 JANUARY 26, 1860.

June 18, 1858.

The United States of America and the Ta Tsing Empire, desiring to maintain firm, lasting, and sincere friendship, have resolved to renew, ties. in a manner clear and positive, by means of a treaty or general convention of peace, amity, and commerce, the rules which shall in future be mutually observed in the intercourse of their respective countries; for which most desirable object the President of the United States and the August Sovereign of the Ta Tsing Empire have named for their Plenipotentiaries, to wit:

Contracting par-

The President of the United States of America, William B. Reed, Envoy Extraordinary and Minister Plenipotentiary to China; and His Majesty the Emperor of China, Kweiliang, a member of the Privy Council and Superintendent of the Board of Punishments; and Hwashana, President of the Board of Civil Office, and Major General of the Bordered Blue Banner Division of the Chinese Banner-men, both of them being Imperial Commissioners and Plenipotentiaries;

Negotiators.

And the said Ministers, in virtue of the respective full powers they have received from their Governments, have agreed upon the following articles:

#### ARTICLE I.

There shall be, as there have always been, peace and friendship Peabetween the United States of America and the Ta Tsing Empire, and ship. between their people, respectively. They shall not insult or oppress each other for any trifling cause, so as to produce an estrangement between them; and if any other nation should act unjustly or oppressively, the United States will exert their good offices, on being informed of the case, to bring about an amicable arrangement of the question, thus showing their friendly feelings.

Peace and friend-

#### ARTICLE II.

In order to perpetuate friendship, on the exchange of ratifications by the President, with the advice and consent of the Senate of the United nal treaty. States, and by His Majesty the Emperor of China, this treaty shall be kept and sacredly guarded in this way, viz: The original treaty, as ratified by the President of the United States, shall be deposited at Pekin, the capital of His Majesty the Emperor of China, in charge of the Privy Council; and, as ratified by His Majesty the Emperor of China, shall be deposited at Washington, the capital of the United States, in charge of the Secretary of State.

Custody of origi-

### ARTICLE III.

In order that the people of the two countries may know and obey the provisions of this treaty, the United States of America agree, immeditreaty. ately on the exchange of ratifications, to proclaim the same, and to publish it by proclamation in the gazettes where the laws of the United States of America are published by authority; and His Majesty the Emperor of China, on the exchange of ratifications, agrees immediately to direct the publication of the same at the capital and by the governors of all the provinces.

Publication of

## ARTICLE IV.

United States

In order further to perpetuate friendship, the Minister or Commissioner. Minister in China. or the highest diplomatic representative of the United States of America in China, shall at all times have the right to correspond on terms of perfect equality and confidence with the officers of the Privy Council at the capital, or with the Governors-General of the Two Kwangs, the provinces of Fuhkien and Chehkiang or of the Two Kiangs; and whenever he desires to have such correspondence with the Privy Council at the capital he shall have the right to send it through either of the said Governors-General or by the general post; and all such communications shall be sent under seal, which shall be most carefully respected. The Privy Council and Governors-General, as the case may be, shall in all cases consider and acknowledge such communications promptly and respectfully.

#### ARTICLE V.

Visits to the capital.

The Minister of the United States of America in China, whenever he has business, shall have the right to visit and sojourn at the capital of His Majesty the Emperor of China, and there confer with a member of the Privy Council, or any other high officer of equal rank deputed for that purpose, on matters of common interest and advantage. shall not exceed one in each year, and he shall complete his business without unnecessary delay. He shall be allowed to go by land or come to the mouth of the Peiho, into which he shall not bring ships of war, and he shall inform the authorities at that place in order that boats may be provided for him to go on his journey. He is not to take advantage of this stipulation to request visits to the capital on trivial occasions. Whenever he means to proceed to the capital, he shall communicate, in writing, his intention to the Board of Rites at the capital, and thereupon the said Board shall give the necessary directions to facilitate his journey and give him necessary protection and respect on Residence and his way. On his arrival at the capital he shall be furnished with a suit-

able residence prepared for him, and he shall defray his own expenses; and his entire suite shall not exceed twenty persons, exclusive of his Chinese attendants, none of whom shall be engaged in trade.

#### ARTICLE VI.

Residence at capital.

If at any time His Majesty the Emperor of China shall, by treaty voluntarily made, or for any other reason, permit the representative of any friendly nation to reside at his capital for a long or short time, then, without any further consultation or express permission, the representative of the United States in China shall have the same privilege.

### ARTICLE VII.

Official COFFEspondence.

The superior authorities of the United States and of China, in corresponding together, shall do so on terms of equality and in form of mutual communication, (chau-hwui.) The Consuls and the local officers, civil and military, in corresponding together, shall likewise employ the style and form of mutual communication, (chau-hwui.) When inferior officers of the one Government address superior officers of the other, they shall do so in the style and form of memorial, (chin-chin.) Private individuals, in addressing superior officers, shall employ the style of petition, (pinching.) In no case shall any terms or style be used or suffered which shall be offensive or disrespectful to either party. And it is agreed that no presents, under any pretext or form whatever, shall ever be demanded of the United States by China, or of China by the United States.

Presents not to be demanded.

### ARTICLE VIII.

In all future personal intercourse between the representative of the United States of America and the Governors General or Governors, the views. interviews shall be had at the official residence of the said officers, or at their temporary residence, or at the residence of the representative of the United States of America, whichever may be agreed upon between them; nor shall they make any pretext for declining these interviews. Current matters shall be discussed by correspondence, so as not to give the trouble of a personal meeting.

Personal inter-

### ARTICLE IX.

Whenever national vessels of the United States of America, in cruising along the coast and among the ports opened for trade for the pro- vessels in Chinese tection of the commerce of their country or for the advancement of waters. science, shall arrive at or near any of the ports of China, commanders of said ships and the superior local authorities of Government shall, if it be necessary, hold intercourse on terms of equality and courtesy, in token of the friendly relations of their respective nations; and the said vessels shall enjoy all suitable facilities on the part of the Chinese Government in procuring provisions or other supplies and making necessary repairs. And the United States of America agree that in case of the shipwreck of any American vessel, and its being pillaged by pirates, or in case any American vessel shall be pillaged or captured by pirates on the seas adjacent to the coast, without being shipwrecked, the national vessels of the United States shall pursue the said pirates, and if captured deliver them over for trial and punishment.

United

Pirates. &c.

### ARTICLE X.

The United States of America shall have the right to appoint Consuls and other Commercial Agents for the protection of trade, to reside at such places in the dominions of China as shall be agreed to be opened; who shall hold official intercourse and correspondence with the local officers of the Chinese Government, (a Consul or a Vice-Consul in charge taking rank with an intendant of circuit or a prefect,) either personally or in writing, as occasions may require, on terms of equality and reciprocal respect. And the Consuls and local officers shall employ the style of mutual communication. If the officers of either nation are disrespectfully treated or aggrieved in any way by the other authorities, they have the right to make representation of the same to the superior officers of the respective Governments, who shall see that full inquiry and strict justice shall be had in the premises. And the said Consuls and Agents shall carefully avoid all acts of offence to the officers and people On the arrival of a Consul duly accredited at any port in China, it shall be the duty of the Minister of the United States to notify the same to the Governor-General of the province where such port is, who shall forthwith recognize the said Consul and grant him authority to act.

Consular officers.

### ARTICLE XI.

All citizens of the United States of America in China, peaceably attending to their affairs, being placed on a common footing of amity citizens in China. and good will with the subjects of China, shall receive and enjoy for themselves and everything appertaining to them, the protection of the local authorities of Government, who shall defend them from all insult or injury of any sort. If their dwellings or property be threatened or attacked by mobs, incendiaries, or other violent or lawless persons, the local officers, on requisition of the Consul, shall immediately dispatch a military force to disperse the rioters, apprehend the guilty individuals,

United States Criminal acts.

and punish them with the utmost rigor of the law. Subjects of China guilty of any criminal act toward citizens of the United States shall be punished by the Chinese authorities according to the laws of China; and citizens of the United States, either on shore or in any merchant vessel, who may insult, trouble, or wound the persons or injure the property of Chinese, or commit any other improper act in China, shall be punished only by the Consul or other public functionary thereto authorized, according to the laws of the United States. Arrests in order to trial may be made by either the Chinese or the United States authorities.

#### ARTICLE XII.

Citizens of United States at open ports.

Citizens of the United States, residing or sojourning at any of the ports open to foreign commerce, shall be permitted to rent houses and places of business, or hire sites on which they can themselves build houses or hospitals, churches, and cemeteries. The parties interested can fix the rent by mutual and equitable agreement; the proprietors shall not demand an exorbitant price, nor shall the local authorities interfere, unless there be some objections offered on the part of the inhabitants respecting the place. The legal fees to the officers for applying their seal shall The citizens of the United States shall not unreasonably insist on particular spots, but each party shall conduct with justice and moderation. Any desecration of the cemeteries by natives of China shall be severely punished according to law. At the places where the ships of the United States anchor, or their citizens reside, the merchants, seamen, or others, can freely pass and repass in the immediate neighborhood; but, in order to the preservation of the public peace, they shall not go into the country to the villages and marts to sell their goods unlawfully, in fraud of the revenue.

#### ARTICLE XIII.

Wrecks.

Pirates.

If any vessel of the United States be wrecked or stranded on the coast of China, and be subjected to plunder or other damage, the proper officers of Government, on receiving information of the fact, shall immediately adopt measures for its relief and security; the persons on board shall receive friendly treatment, and be enabled to repair at once to the nearest port, and shall enjoy all facilities for obtaining supplies of provisions and water. If the merchant vessels of the United States, while within the waters over which the Chinese Government exercises jurisdiction, be plundered by robbers or pirates, then the Chinese local authorities, civil and military, on receiving information thereof, shall arrest the said robbers or pirates, and punish them according to law, and shall cause all the property which can be recovered to be restored to the owners or placed in the hands of the consul. If, by reason of the extent of territory and numerous population of China, it shall in any case happen that the robbers cannot be apprehended, and the property only in part recovered, the Chinese Government shall not make indemnity for the goods lost; but if it shall be proved that the local authorities have been in collusion with the robbers, the same shall be communicated to the superior authorities for memorializing the throne, and these officers shall be severely punished, and their property be confiscated to repay the losses.

#### ARTICLE XIV.

Open ports.

The citizens of the United States are permitted to frequent the ports and cities of Canton and Chau-chau or Swatau, in the province of Kwang-tung, Amoy, Fuh-chau, and Tai-wan, in Formosa, in the province of Fuh-kien, Ningpo, in the province of Cheh-kiang, and Shanghai, in the province of Kiang-su, and any other port or place hereafter by

treaty with other powers or with the United States opened to commerce. and to reside with their families and trade there, and to proceed at pleasure with their vessels and merchandise from any of these ports to any other But said vessels shall not carry on a clandestine and fraudulent trade at other ports of China not declared to be legal, or along the coasts thereof; and any vessel under the American flag violating this provision, shall, with her cargo, be subject to confiscation to the Chinese Government; and any citizen of the United States who shall trade in any contraband article of merchandise shall be subject to be dealt with by the Chinese Government, without being entitled to any countenance or protection from that of the United States; and the United States will take measures to prevent their flag from being abused by the subjects of other nations as a cover for the violation of the laws of the empire.

#### ARTICLE XV.

At each of the ports open to commerce citizens of the United States shall be permitted to import from abroad, and sell, purchase, and ex- open ports. port all merchandise of which the importation or exportation is not prohibited by the laws of the empire. The tariff of duties to be paid by citizens of the United States, on the export and import of goods from and into China, shall be the same as was agreed upon at the treaty of 1844, pp. 124-128.] Wanghia, except so far as it may be modified by treaties with other nations; it being expressly agreed that citizens of the United States shall never pay higher duties than those paid by the most favored nation.

Commerce at

Tariff of duties. [See treaty

[See Supplemental Convention, pp. 137-146.]

#### ARTICLE XVI.

Tonnage duties shall be paid on every merchant vessel belonging to the United States entering either of the open ports, at the rate of four mace per ton of forty cubic feet, if she be over one hundred and fifty tons burden, and one mace per ton of forty cubic feet, if she be of the burden of one hundred and fifty tons or under, according to the tonnage specified in the register, which, with her other papers, shall, on her arrival, be lodged with the Consul, who shall report the same to the commissioner of customs. And if any vessel, having paid tonnage duty at one port, shall go to any other port to complete the disposal of her cargo, or, being in ballast, to purchase an entire or fill up an incomplete cargo, the Consul shall report the same to the commissioner of customs, who shall note on the port clearance that the tonnage duties have been paid, and report the circumstances to the collectors at the other custom-houses; in which case, the said vessel shall only pay duty on her The colcargo, and not be charged with tonnage duty a second time. lectors of customs at the open ports shall consult with the Consuls about houses, &c. the erection of beacons or light-houses, and where buoys and light-ships should be placed.

Tounage duties.

Ships' papers.

Beacons, light-

## ARTICLE XVII.

Citizens of the United States shall be allowed to engage pilots to take their vessels into port, and, when the lawful duties have all been paid, take them out of port. It shall be lawful for them to hire at pleasure servants, compradores, linguists, writers, laborers, seamen, and persons for whatever necessary service, with passage or cargo boats, for a reasonable compensation, to be agreed upon by the parties or determined by the Consul.

Pilots, servants,

#### ARTICLE XVIII.

Whenever merchant vessels of the United States shall enter a port, the collector of customs shall, if he see fit, appoint custom-house officers to in port. guard said vessels, who may live on board the ship or their own boats, at

Merchant vessels

deserters.

Chinese crimirals.

Mutincers and their convenience. The local authorities of the Chinese Government shall cause to be apprehended all mutineers or deserters from on board the vessels of the United States in China on being informed by the Consul, and will deliver them up to the Consuls or other officer for punishment. And if criminals, subjects of China, take refuge in the houses or on board the vessels of citizens of the United States, they shall not be harbored or concealed, but shall be delivered up to justice on due requisition by the Chinese local officers, addressed to those of the United Merchants, &c., States. The merchants, seamen, and other citizens of the United States of United States. shall be under the superintendence of the appropriate officers of their shall be under the superintendence of the appropriate officers of their Government. If individuals of either nation commit acts of violence or disorder, use arms to the injury of others, or create disturbances endangering life, the officers of the two Governments will exert themselves to enforce order and to maintain the public peace, by doing impartial

### ARTICLE XIX.\*

Whenever a merchant vessel belonging to the United States shall

Papers of merchant vessels."

justice in the premises.

cast anchor in either of the said ports, the supercargo, master, or consignee, shall, within forty-eight hours, deposit the ship's papers in the hands of the Consul or person charged with his functions, who shall cause to be communicated to the superintendent of customs a true report of the name and tonnage of such vessel, the number of her crew, and the nature of her cargo; which being done, he shall give a permit for her Permit for dis- discharge. And the master, supercargo, or consignee, if he proceed to discharge the cargo without such permit, shall incur a fine of five hundred dollars, and the goods so discharged without permit shall be subject to forfeiture to the Chinese Government. But if a master of any vessel in port desire to discharge a part only of the cargo, it shall be lawful for him to do so, paying duty on such part only, and to proceed with the remainder to any other ports. Or, if the master so desire, he may, within forty-eight hours after the arrival of the vessel, but not later, decide to depart without breaking bulk; in which case he shall not be subject to pay tonnage or other duties or charges until, on his arrival at another port, he shall proceed to discharge cargo, when he shall pay the duties on vessel and cargo, according to law. And the tonnage duties shall be held due after the expiration of the said forty-eight hours. the absence of the Consul or person charged with his functions, the captain or supercargo of the vessel may have recourse to the Cousul of a friendly power, or, if he please, directly to the superintendent of customs, who shall do all that is required to conduct the ship's business.

charge.

Tonnage duties.

# ARTICLE XX.

Superintendent of customs.

The superintendent of customs, in order to the collection of the proper duties, shall, on application made to him through the Consul, appoint suitable officers, who shall proceed, in the presence of the captain, supercargo, or consignee, to make a just and fair examination of all goods in the act of being discharged for importation or laden for exportation on board any merchant vessel of the United States. And if disputes occur in regard to the value of goods subject to ad valorem duty, or in regard to the amount of tare, and the same cannot be satisfactorily arranged by the parties, the question may, within twenty four hours, and not afterwards, be referred to the said Consul to adjust with the superintendent

Disputes.

#### ARTICLE XXI.\*

Reëxportation of goods.

of customs.

Citizens of the United States who may have imported merchandise into any of the free ports of China, and paid the duty thereon, if they desire to reëxport the same in part or in whole to any other of the said ports, shall be entitled to make application, through their consul, to the superintendent of customs, who, in order to prevent fraud on the revenue, shall cause examination to be made, by suitable officers, to see that the duties paid on such goods as are entered on the custom house books correspond with the representation made, and that the goods remain with their original marks unchanged, and shall then make a memorandum in the port clearance of the goods and the amount of duties paid on the same, and deliver the same to the merchant, and shall also certify the facts to the officers of customs of the other ports; all which being done on the arrival in port of the vessel in which the goods are laden, and everything being found, on examination there, to correspond, she shall be permitted to break bulk and land the said goods without being subject to the payment of any additional duty thereon. But if, on such examination, the superintendent of customs shall detect any fraud on the revenue in the case, then the goods shall be subject to forfeiture and confiscation to the Chinese Government. Foreign grain or rice brought into any port of China in a ship of the United States, and not landed, may be reexported without hindrance.

### ARTICLE XXII.

The tonnage duty on vessels of the United States shall be paid on their being admitted to entry. Duties of import shall be paid on the discharge of the goods, and duties of export on the landing of the same. When all such duties shall have been paid, and not before, the collector of customs shall give a port clearance, and the consul shall return the ship's papers. The duties shall be paid to the shroffs authorized by the Chinese Government to receive the same. Duties shall be paid and received, either in sycee silver or in foreign money, at the rate of the day. If the Consul permits a ship to leave the port before the duties and tonnage dues are paid he shall be held responsible therefor.

Payment of duties.

## ARTICLE XXIII.

When goods on board any merchant vessel of the United States in port require to be transhipped to another vessel, application shall be made to the consul, who shall certify what is the occasion therefor to the superintendent of customs, who may appoint officers to examine into the facts and permit the transhipment. And if any goods be transhipped without written permits they shall be subject to be forfeited to the Chinese Government.

Transhipment of goods.

#### ARTICLE XXIV.

Where there are debts due by subjects of China to citizens of the United States, the latter may seek redress in law; and, on suitable representations being made to the local authorities, through the Consul, they will cause due examination in the premises, and take proper steps to compel satisfaction. And if citizens of the United States be indebted to subjects of China, the latter may seek redress by representation through the Consul, or by suit in the consular court; but neither Government will hold itself responsible for such debts.

Collection of lebts.

### ARTICLE XXV.

It shall be lawful for the officers or citizens of the United States to employ scholars and people of any part of China, without distinction of persons, to teach any of the languages of the empire, and to assist in literary labors; and the persons so employed shall not for that cause be subject to any injury on the part either of the Government or of individuals; and it shall in like manner be lawful for citizens of the United States to purchase all manner of books in China.

Teachers, &c.

## ARTICLE XXVI.

In case of war between China and other powers.

Relations of peace and amity between the United States and China being established by this treaty, and the vessels of the United States being admitted to trade freely to and from the ports of China open to foreign commerce, it is further agreed that, in case at any time hereafter China should be at war with any foreign nation whatever, and should for that cause exclude such nation from entering her ports, still the vessels of the United States shall not the less continue to pursue their commerce in freedom and security, and to transport goods to and from the ports of the belligerent powers, full respect being paid to the neutrality of the flag of the United States, provided that the said flag shall not protect vessels engaged in the transportation of officers or soldiers in the enemy's service, nor shall said flag be fraudulently used to enable the enemy's ships, with their cargoes, to enter the ports of China; but all such vessels so offending shall be subject to forfeiture and confiscation to the Chinese Government.

## ARTICLE XXVII.

Controversies.

All questions in regard to rights, whether of property or person, arising between citizens of the United States in China shall be subject to the jurisdiction and regulated by the authorities of their own Government; and all controversies occurring in China between citizens of the United States and the subjects of any other Government shall be regulated by the treaties existing between the United States and such Governments, respectively, without interference on the part of China.

## ARTICLE XXVIII.

Official communications.

If citizens of the United States have special occasion to address any communication to the Chinese local officers of Government, they shall submit the same to their Consul or other officer, to determine if the language be proper and respectful, and the matter just and right, in which event he shall transmit the same to the appropriate authorities for their consideration and action in the premises. If subjects of China have occasion to address the Consul of the United States, they may address him directly at the same time they inform their own officers, representing the case for his consideration and action in the premises; and if controversies arise between citizens of the United States and subjects of China, which cannot be amicably settled otherwise, the same shall be examined and decided conformably to justice and equity by the public officers of the two nations, acting in conjunction. tortion of illegal fees is expressly prohibited. Any peaceable persons are allowed to enter the court in order to interpret, lest injustice be done.

#### ARTICLE XXIX.

Religious toleration.

[See Article IV, treaty of 1868, p. 148.] The principles of the Christian religion, as professed by the Protestant and Roman Catholic churches, are recognized as teaching men to do good, and to do to others as they would have others do to them. Hereafter those who quietly profess and teach these doctrines shall not be harassed or persecuted on account of their faith. Any person, whether citizen of the United States or Chinese convert, who, according to these tenets, peaceably teach and practice the principles of Christianity, shall in no case be interfered with or molested.

## ARTICLE XXX.

Most favored nation clause.

The contracting parties hereby agree that should at any time the Ta Tsing Empire grant to any nation, or the merchants or citizens of any nation, any right, privilege, or favor, connected either with navigation,

commerce, political or other intercourse, which is not conferred by this treaty, such right, privilege, and favor shall at once freely inure to the benefit of the United States, its public officers, merchants and citizens.

The present treaty of peace, amity, and commerce shall be ratified by the President of the United States, by and with the advice and consent of the Senate, within one year, or sooner, if possible, and by the August Sovereign of the Ta Tsing Empire forthwith: and the ratifications shall be exchanged within one year from the date of the signatures thereof.

In faith whereof, we, the respective Plenipotentiaries of the United States of America and of the Ta Tsing Empire, as aforesaid, have signed

and sealed these presents.

Done at Tien-tsin this eighteenth day of June, in the year of our Lord one thousand eight hundred and fifty-eight, and the independence of the United States of America the eighty-second, and in the eighth year of Hienfung, fifth month, and eighth day.

L. S. L. S.] [L. S.]

WILLIAM B. REED. KWEILIANG. HWASHANA.

NOTE TO ARTICLE XIX.—On the 17th July, 1867, it had been agreed between the Chinese Government and Mr. Burlingame, United States Minister at Pekin, that, subject to ratification by the Government of the United States, Article XIX should be modified as hereinafter stated. The proposed modification having been submitted to the Senate, that body, by its resolution of January 20, 1868, did "advise and consent to the modification of the treaty between the United States and China, concluded at Tien-tsin, on the 18th of June, 1858, so that the nineteenth article shall be understood to the state and the sta to include hulks and storeships of every kind under the term merchant vessels; and so that it shall provide that if the supercargo, master, or consignee shall neglect, within forty-eight hours after a vessel casts anchor in either of the ports named in the treaty, to deposit the ship's papers in the hands of the Consul, or person charged with his functions, who shall then comply with the requisitions of the nincteenth article of the treaty in question, he shall be liable to a fine of fifty taels for each day's delay.

The total amount of penalty, however, shall not exceed two hundred taels."

Note to Article XXI.—On the 7th April, 1863, it was agreed between Mr. Burlingame, United States Minister at Pekin, and the Government of China, that, subject to the ratification of the Government of the United States, the twenty-first article of the treaty of June 18, 1858, "shall be so modified as to permit duties to be paid, when goods are reëxported from any one of the free ports of China, at the port into which they are finally imported; and that drawbacks shall be regarded as negotiable and tion certificates at all the ports, which drawbacks shall be regarded as negotiable and transferable articles, and be accepted by the custom-house from whatsoever merchant

who may tender them, either for import or export duty to be paid by him." The Senate advised and consented to this modification by resolution of February 4,

CHINA, 1858.

1864; and it was accepted, ratified, and confirmed by the President February 22, 1864.

SUPPLEMENTAL CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND THE TA TSING EMPIRE, FOR THE REGULATION OF TRADE, CONCLUDED AT SHANGHAI NOVEMBER 8, 1858; RATIFICATION ADVISED BY SENATE MARCH 1, 1859; RATIFIED BY PRESIDENT MARCH 3, 1859; RATIFICATIONS EXCHANGED AT PETANG AUGUST 15, 1859.

Whereas a treaty of peace, amity, and commerce between the Ta Tsing Empire and the United States of America was concluded at Tientsin, and signed at the Temple of Hai-Kwang on the eighteenth day of June, in the year of our Lord one thousand eight hundred and fiftyeight, corresponding with the eighth day of the fifth moon of the eighth year of Hienfung; which said treaty was duly ratified by His Majesty the Emperor of China, on the third day of July following, and which has been now transmitted for ratification by the President of the United States, with the advice and consent of the Senate; and whereas in the said treaty it was provided, among other things, that the tariff of duties to be paid by citizens of the United States on the export and import of 1858, p. 133.] goods from and into China shall be the same as was agreed upon at the

Ratifications.

Signatures.

Date.

Nov. 8, 1858.

Preamble.

[See Article XV, treaty of June 18, treaty of Wang-hia, except so far as it may be modified by treaties with other nations, it being expressly agreed that citizens of the United States shall never pay higher duties than those paid by the most favored nations; and whereas since the signature of the said treaty material modifications of the said tariff and other matters of detail connected with and having relation to the said treaty have been made under mutual discussions by commissioners appointed to that end by the Plenipotentiaries of China, Great Britain, and France, to which the assent of the United States of America is desired and now freely given, it has been determined to record such assent and agreement in the form of a supplementary treaty, to be as binding and of the same efficacy as though they had been inserted in the original treaty.

#### ARTICLE I.

Tariff, and trade regulations.

The tariff and regulations of trade and transit hereunto attached, bearing the seals of the respective Plenipotentiaries of the United States and the Ta Tsing Empire, shall henceforward and until duly altered under the provisions of treaties be in force at the ports and places open to commerce.

Signatures.

Date.

In faith whereof the respective Plenipotentiaries of the United States of America and of the Ta Tsing Empire, to wit, on the part of the United States, William B. Reed, Envoy Extraordinary and Minister Plenipotentiary; and on the part of the Ta Tsing Empire Kweiliang, a member of the Privy Council, Captain General of the Plain White Banner Division of the Manchu Bannermen, and Superintendent of the Board of Punishments; and Hwashana, Classical Reader at Banquets, President of the Board of Civil Office, Captain General of the Bordered Blue Banner Division of the Chinese Bannermen, both of them Plenipotentiaries; with Ho Kwei-tsing, Governor General of the two Kiang Provinces, President of the Board of War, and Guardian of the Heir-Apparent; Mingshen, President of the Ordnance Office of the Imperial Household, with the Insignia of the Second Grade; and Twan, a titular President of the Fifth Grade, member of the Establishment of the General Council, and one of the junior under Secretaries of the Board of Punishments, all of them special Imperial Commissioners deputed for the purpose, have signed and sealed these presents.

Done at Shanghai this eighth day of November, in the year of our Lord one thousand eight hundred and fifty-eight, and the Independence of the United States of America the eighty-third, and in the eighth year of Hienfung, the tenth month and third day.

SEAL. WILLIAM B. REED.

SEAL.

KWEILIANG. HWASHANA. HO KWEI-TSING. MINGSHEN. TWAN.

TD - 60			TARIFF ON IMPORTS.				
Tariff ports.	on	im-	Agar-agar, per 100 catties Asafætida, per 100 catties Beeswax, yellow, per 100 catties Betel-nut, per hundred catties Betel-nut, husk, per hundred catties Bicho de Mar, black, per 100 catties Bicho de Mar, white, per 100 catties Birds-nests, 1st quality, per catty Birds-nests, 2nd quality, per catty Birds-nests, 3rd quality, or uncleaned, per catty Buttons, brass, per gross. Camphor, baroos, clean, per catty	0 0 1 0 0 0 1 0 0 0	1 6 0 1 0 5 3 5 4 1	505705555	0005000000

	т	M	c.	Ġ
Camphor, baroos, refuse, per catty Canvas and cotton duck, not exceeding 50 yards long, per piece	0	7	2	o 0
Cardamone superior per 100 catting	0	4	0	Õ
Cardamoms, superior, per 100 catties.  Cardamoms, inferior, or grains of paradise, per 100 catties.  Cinnamon, per 100 catties	1	0	0	0
Cinnamon, per 100 carries	0 1	5 5	0	0
Ciocks, 5 per cent, au vanorem.	-		•	•
Cloves, mother, per 100 catties.	0	5	0	0
COMI, IUICIGII, DCI 1011, and a construction	0	0	8 5	0
Cochineal, per 100 carries.	5	ŏ	ŏ	ŏ
Coral, per catty. Cordage, Manila, per 100 catties.	0	1	0	0
	0	3	5 0	0
Cornellans, Denus, Der 105 Califes	7	ő	0	Ö
Cotton, raw, per 100 catties. Cotton piece goods, gray, white plain, and twilled, exceeding 34 inches	0	3	5	0
wide, and not exceeding 40 yards long per piece	٥	Λ	٥	Δ
wide, and not exceeding 40 yards long, per piece	0	0	8	0
per every 10 yards	0	0	2	0
Cotton piece goods, drills and jeans, not exceeding 30 inches wide, and not				_
exceeding 40 yards long, per piece.  Cotton piece goods, drills and jeans, not exceeding 30 inches wide, and not	0	1	0	0
exceeding 30 yards long, per piece	0	0	7	5
exceeding 30 yards long, per piece  Cotton piece good, T cloths, not exceeding 34 inches wide, and not exceeding 48 yards long, per piece  Cotton piece goods, T cloths, not exceeding 34 inches wide, and not exceeding 34 yards long, per piece	_	_		
Cotton piece goods. T cloths not exceeding 34 inches wide and not exceed	0	0	8	0
ing 24 yards long, per piece.  Cotton, dyed, figured, and plain, not exceeding 36 inches wide, and not exceeding 40 yards long, per piece.  Cotton, fancy, white brocade and white spotted shirtings, not exceeding 36 inches wide, and not exceedin	0	0	4	0
Cotton, dyed, figured, and plain, not exceeding 36 inches wide, and not		•	•	·
exceeding 40 yards long, per piece.	0	1	5	0
36 inches wide, and not exceeding 40 yards long, per piece	0	1	0	0
Cotton, printed chinizes and jurnitures, not exceeding 31 inches wide, and	Ü	•	U	v
not exceeding 30 yards long, per piece.  Cotton cambrics, not exceeding 46 inches wide, and not exceeding 24	0	0	7	0
varies long per piece	0	0	7	0
yards long, per piece. Cotton cambrics, not exceeding 46 inches wide, and not exceeding 12	U	U	•	U
yards long, per piece	0	0	3	5
Cotton muslins, not exceeding 46 inches wide, and not exceeding 24	^	^	~	_
yards long, per piece	0	0	7	5
long, per piece	0	0	3	5
Cotton damasks, not exceeding 36 inches wide, and not exceeding 40 yards		_	_	_
long, per piece	0	2	0	0
ing 12 yards long, per piece	0	0	6	5
ing 12 yards long, per piece	_	_	_	_
yards long, per piece. Cotton handkerchiefs, not exceeding one yard square, per dozen	0	0	3	5 5
Cotton fustians, not exceeding 35 yards long, per piece	ő	2	õ	ő
Cotton velveteens, not exceeding 34 yards long, per piece	0	1	5	Õ
Cotton thread, per 100 cattles	0	7	2	0
Cotton yarn, per 100 catties. Cow bezoar, Indian, per catty.	0 1	7 5	0	0
Cutch, per 100 catties Elephants' teeth, whole, per 100 catties.	ō	ĭ	8	ŏ
Elephants' teeth, whole, per 100 catties.	4	0	0	0
Elephants' teeth, broken, per 100 catties	3	0 4	0	0
Fish-maws, per 100 catties	ĭ	ō	ŏ	ŏ
rish-skin, per 100 cattles.	0	2	0	0
Flints, per 100 catties Gambier, per 100 catties	0	0	3 5	0
Gamboge, per 100 catties.	ĭ	ō	0	ŏ
Ginseng, American crude, per 100 catties	6	0	0	0
Ginseng, American clarified, per 100 catties	8	0 1	0	0
Glue, per 100 catties	0	1	5 5	ő
Gold thread, real, per catty	1	6	0	0
Gold thread, imitation, per catty.	0	0	3	0
Gum benjamin, per 100 catties	0	6 6	0	0 6
Gum, dragon's blood, per 100 catties	ŏ	4	5	ŏ
Gum, myrrh, per 100 cattics	0	4	5	0
Gum, olibanum, per 100 catties	0	4 5	$\frac{5}{0}$	0
Hides, rhinoceros, per 100 catties	o	4	2	0
Horns, buffalo, per 100 catties	0	2	5	0
Horns, deer, per 100 cattics	0	2	5	0

Tariff on imports.

m - 100 - 1 - 1 - 1 - 1	IVhimagenes man 100 cettics	T. 2	М. 0	C. 0	
Tarin on imports.	Horns, rhinoceros, per 100 catties	õ	ĭ	8	0
	Isinglass, per 100 catties	0	6	5	ŏ
	Lacquered ware, per 100 catties	1	0	0	0
	Leather, per 100 catties Linen, fine, as Irish or Scotch, not exceeding 50 yards long, per piece	0	<b>4</b> 5	$\frac{2}{0}$	0
	Linen, coarse, as linen and cotton, or silk and linen mixtures, not exceed-	٠	Ü	Ü	Ü
	ing 50 yards long, per piece	0	2	0	0
	Lucraban seed, per 100 catties	0 1	0	3	5
	Mace, per 100 catties.  Mangrove bark, per 100 catties.	Ô	Ö	3	0
	Metals, copper, manufactured, as in sheets, rods, nails, per 100 catties	ĭ	5	Ö	ŏ
	Metals, copper, unmanufactured, as in slabs, per 100 catties	1	0	0	0
	Metals, copper, yellow-metal sheathing and nails, per 100 catties	0	9 6	0	0
	Metals, iron, manufactured, as in sheets, rods, bars, hoops, per 100 cattles.	ŏ	ĭ	2	5
	Metals, iron, unmanufactured, as in pigs, per 100 catties	0	ō	7	5
	Metals, iron, kentledge, per 100 catties	0	0	1	0
	Metals, iron, wire, per 100 catties.  Metals, lead, in pigs, per 100 catties.	0	$\frac{2}{2}$	5 5	0
	Metals, lead, in sheets, per 100 catties	ŏ	5	5	ŏ
	Metals, quicksilver	2	0	0	0
	Metals, spelter, saleable only under regulations appended, per 100 catties  Metals, steel, per 100 catties	0	2	5	0
	Metals, tip. per 100 cattles	$0 \\ 1$	$\frac{2}{2}$	5 5	0
	Metals, tin plates, per 100 cattles.	ō	$\tilde{4}$	ő	ŏ
	Mother-o'-pearl 3hell, per 100 cattles.	0	5	0	0
	Musical boxes, 5 per cent. ad valorem.  Mussels, dried, per 100 catties	۸		Λ	Δ
	Nutniegs, per 100 cathes	0 2	2 5	0	0
	UllV68, UnDickled, 88 ted, or bickled per 100 cattica	Λ	1	š	ŏ
	Oblum, Der 100 Cathes	90	0	0	0
	Pepper, black, per 100 catties. Pepper, white, per 100 catties.	0	3 5	6	0
	LIGWED, ULICH, DOE HAT CALLIES	Λ	3	6.	ŏ
	i dichdek, per 100 carries	Λ	6	0	Õ
	Rattans, per 100 catties. Rose maloes, per 100 catties	Λ	1	5	0
		1 0	0 1	8	0
	Delivering calcable out inner reculation announced non-bundand and anti-	ŏ	5	Õ	ŏ
	Cultural wood, but too cappies	0	4	0	0
	Sapan wood, per hundred catties. Sca-horse teeth, per 100 catties. Sharks' fine block per 100 catties.	0	1	0	0
			0 5	0	0
			5	ŏ	ŏ
			0	0	0
	Silver thread, real, per catty. Silver thread, imitation, per catty. Sinews, buffelo and deer are 100		3 0	3	0
			5	5	ŏ
			1	5	0
	Skins, marten, each	0	0	7	5
	Skins, sea otter, each	0	1	5 0	0
	Skins, tiger and leopard, each	ō	1	5	ŏ
	Skins, beaver, per hundred Skins, doe, hare, and rabbit, per hundred	5		0	0
	Skins, squirrel, per hundred			0	0
	Skins, land otter, per hundred	9	6 0	0	0
		$\tilde{\tilde{z}}$	ŏ	ŏ	
	Snuff, foreign, per 100 catties	1	5		0
	Stickinc, per 100 catties.	7	2	0	0
	Stockfish, per 100 catties	ő	5	0	ŏ
	Stockfish, per 100 catties. Sulphur and brimstone, (saleable only under regulation appended,) per 100 catties.	•	•	•	-
	catties	0	2	0	0
	valorem.				
	Tigers' bones, per 100 catties.  Timber, masts and spars, hard-wood, not exceeding 40 feet.	1	5	5	0
	Timber, mas's and spars, hard mand in the taccountry 40 leet, each	4	0	0	0
	Timber, masts and spars, hard-wood, exceeding 60 feet, each	10	0	0	0
	Timber, masts and spars, soft-wood, not exceeding 40 feet each.  Timber, masts and spars, soft-wood, not exceeding 40 feet each	2	ŏ	0	ŏ
	Timber mosts and energy and most, not exceeding ou teet each	4	5	0	0
	Timber, beams, hard-wood not exceed an account of the each	6	5	0	0
	square, each	0	1	5	0
		U	-	U	J

	T.	M.	C	C	
Timber, planks, hard-wood, not exceeding 24 feet long, 12 inches wide, and	_,		٠.	٠,	Tariff on imports.
Timber, planks, hard-wood, not exceeding 16 feet long 19 inches mide and		5	0	0	
	2	0	0	0	
TIMOCI, DIAMA, SOLI-WOOL, DEF LURU SONATA TEET	Ω	7	0	0	
Timber, plank, teak, per cubic foot.  Tinder, per 100 catties.	0	0	3	5	
Tortoise-shell, per catty	0	3 2		0	
Tortoise-shell, broken, per catty	Ω	Λ	5 7	0 2	
Umprenas, each	Λ	ŏ	3	5	
Velvets, not exceeding 34 yards long, per piece	Λ	1	8	0	
Watches, per pair	1	0	0	0	
Watches, émaillées à perles, per pair	4	5	0	0	
Wax, Japan, per 100 catties. Woods, camagon, per 100 catties.	ñ	Ô	3	0	
woods, epony, per 100 cattles	0	1	5	ŏ	
woods, garroo, per 100 cattles	O	0	0	0	
Woods, fragrant, per 100 catties	0	4	5	0	
Woods, laka, per 100 cattles	0	1	4	0 5	
Woods, red, per 100 catties	0	1	1	5	
woollen manufactures, viz, blankets, per pair	0	2	0	0	
Woollen broadcloth and Spanish stripes, habit and medium cloth, 51 a 64	^		_		
inches wide, per chang. Woollen, long ells, 31 inches wide, per chang.	0	1	24	0 5	
Woollen camlets, English, 31 inches wide, per chang	0	0	5	0	
Woollen camiets, Dutch, 33 inches wide, per chang	0	1	ŏ	ŏ	
Woollen camlets, imitation and bombazettes, per chang	0	0	3	5	
Woollen cassimeres, flannel, and narrow cloth, per chang	0	0	4	0	
Woollen lastings, 31 inches wide, per chang	() A	U A	9	0 5	
Woollen bunting, not exceeding 24 inches wide, 40 yards long, per piece.	0	2	0	0	
Woollen and cotton mixtures, viz, lustres, plain and brocaded, not exceed-				Ü	
ing 31 yards long, per piece	0	2	0	0	
Woollen, inferior Spanish stripes, per chang	0	1	0	0	
Woodlon Jain, per 100 cautios	ა	U	U	0	
TARIFF ON EXPORTS.					Tariff on exports.
	_	_			
Alum, per 100 catties	0	0	4	5	
Alum, green or copperas, per 100 catties	0	1	0	0	
Alum, green or copperas, per 100 catties	0 0 0	$\frac{1}{5}$	0 0 5	0	
Alum, green or copperas, per 100 catties	0 0 0	$\frac{1}{5}$	0 0 5	0 0 0 0	
Alum, green or copperas, per 100 catties  Anise-seed, star, per 100 catties  Anise-seed, broken, per 100 catties  Anise-seed, oil, per 100 catties  Apricot seeds, or almonds, per 100 catties	0 0 0 5 0	1 5 2 0 4	0 0 5 0 5	0 0 0 0	
Alum, green or copperas, per 100 catties  Anise-seed, star, per 100 catties  Anise-seed, broken, per 100 catties  Anise-seed, oil, per 100 catties  Apricot seeds, or almonds, per 100 catties  Arsenic, per 100 catties	0 0 0 5 0	1 5 2 0 4 4	0 0 5 0 5 5 5	0 0 0 0 0	
Alum, green or copperas, per 100 catties  Anise-seed, star, per 100 catties  Anise-seed, broken, per 100 catties  Anise-seed, oil, per 100 catties  Apricot seeds, or almonds, per 100 catties  Arsenic, per 100 catties  Artificial flowers, per 100 catties  Bamboo ware, per 100 catties	0 0 0 5 0 0 1	1 5 2 0 4 4 5 7	0 0 5 0 5	0 0 0 0 0 0	
Alum, green or copperas, per 100 catties  Anise-seed, star, per 100 catties  Anise-seed, broken, per 100 catties  Anise-seed, oil, per 100 catties  Apricot seeds, or almonds, per 100 catties  Arsenic, per 100 catties  Artificial flowers, per 100 catties  Bamboo ware, per 100 catties  Bangles, or glass armlets, per 100 catties	0 0 5 0 0 1 0	1 5 2 0 4 4 5 7 5	0 0 5 0 5 0 5 0 5 0 5	0 0 0 0 0 0 0 0	
Alum, green or copperas, per 100 catties  Anise-seed, star, per 100 catties  Anise-seed, broken, per 100 catties  Anise-seed, oil, per 100 catties  Apricot seeds, or almonds, per 100 catties  Arsenic, per 100 catties  Artificial flowers, per 100 catties  Bamboo ware, per 100 catties  Bangles, or glass armlets, per 100 catties  Beans and peas, (except from New Chwang and Tang Chow,)per 100 catties	0 0 5 0 0 1 0 0	1 5 2 0 4 4 5 7 5	0 0 5 0 5 0 5 0 6	0 0 0 0 0 0 0 0 0	
Alum, green or copperas, per 100 catties  Anise-seed, star, per 100 catties  Anise-seed, broken, per 100 catties  Anise-seed, oil, per 100 catties  Apricot seeds, or almonds, per 100 catties  Arsenic, per 100 catties  Artificial flowers, per 100 catties  Bamboo ware, per 100 catties  Bangles, or glass armlets, per 100 catties  Beans and peas, (except from New Chwang and Tang Chow,) per 100 catties  Bean cake, (except from New Chwang and Tang Chow,) per 100 catties	0 0 5 0 0 1 0 0	1 5 2 0 4 4 5 7 5 0 0	0 0 5 0 5 0 5 0 5 0 6 3	0 0 0 0 0 0 0 0 0 0 0 5	
Alum, green or copperas, per 100 catties  Anise-seed, star, per 100 catties  Anise-seed, broken, per 100 catties  Anise-seed, oil, per 100 catties  Apricot seeds, or almonds, per 100 catties  Arsenic, per 100 catties  Artificial flowers, per 100 catties  Bamboo ware, per 100 catties  Bangles, or glass armlets, per 100 catties  Beans and peas, (except from New Chwang and Tang Chow,) per 100 catties.  Bean cake, (except from New Chwang and Tang Chow,) per 100 catties.  Bone and horn ware, per 100 catties  Brass buttons, per 100 catties	0 0 5 0 0 1 0 0 0 1 3	1 5 2 0 4 4 5 7 5 0 0 5 0	0 0 5 0 5 0 5 0 6 3 0 0	0 0 0 0 0 0 0 0 0 5 0	
Alum, green or copperas, per 100 catties  Anise-seed, star, per 100 catties  Anise-seed, broken, per 100 catties  Anise-seed, oil, per 100 catties  Apricot seeds, or almonds, per 100 catties  Arsenic, per 100 catties  Artificial flowers, per 100 catties  Bamboo ware, per 100 catties  Bangles, or glass armlets, per 100 catties  Beans and peas, (except from New Chwang and Tang Chow,) per 100 catties  Bean cake, (except from New Chwang and Tang Chow,) per 100 catties  Brass buttons, per 100 catties  Brass foil, per 100 catties	0 0 0 0 0 0 0 0 0 0 1 3	1 5 2 0 4 4 5 7 5 0 0 5 0 5	0 0 5 0 5 0 5 0 6 3 0 0 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	
Alum, green or copperas, per 100 catties.  Anise-seed, star, per 100 catties.  Anise-seed, broken, per 100 catties.  Apricot seeds, or almonds, per 100 catties.  Arsenic, per 100 catties.  Artificial flowers, per 100 catties.  Bamboo ware, per 100 catties.  Bangles, or glass armlets, per 100 catties  Beans and peas, (except from New Chwang and Tang Chow,) per 100 catties.  Bean cake, (except from New Chwang and Tang Chow,) per 100 catties.  Bone and horn ware, per 100 catties.  Brass buttons, per 100 catties  Brass vare, per 100 catties.  Brass ware, per 100 catties.	0 0 0 5 0 0 0 0 0 0 0 0 1 1 3 1 1 1 1 1 1 1 1 1	1 5 2 0 4 4 5 7 5 0 0 5 0 5 0	0 0 5 0 5 0 5 0 6 3 0 0 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	
Alum, green or copperas, per 100 catties  Anise-seed, star, per 100 catties  Anise-seed, broken, per 100 catties  Anise-seed, oil, per 100 catties  Apricot seeds, or almonds, per 100 catties  Arsenic, per 100 catties  Artificial flowers, per 100 catties  Bamboo ware, per 100 catties  Bangles, or glass armlets, per 100 catties  Beans and peas, (except from New Chwang and Tang Chow,) per 100 catties  Bean cake, (except from New Chwang and Tang Chow,) per 100 catties  Beans buttons, per 100 catties  Brass buttons, per 100 catties  Brass ware, per 100 catties  Brass ware, per 100 catties  Brass wire ner 100 catties  Brass wire ner 100 catties	0 0 0 5 0 0 0 0 0 0 0 1 1 3 1 1 1 1 1 1	1 5 2 0 4 4 4 5 7 5 0 0 5 0 5 0 1	0 0 5 0 5 0 5 0 6 3 0 0 0 0 0 0 0 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	
Alum, green or copperas, per 100 catties  Anise-seed, star, per 100 catties  Anise-seed, broken, per 100 catties  Anise-seed, oil, per 100 catties  Apricot seeds, or almonds, per 100 catties  Arsenic, per 100 catties  Artificial flowers, per 100 catties  Bamboo ware, per 100 catties  Bamboo ware, per 100 catties  Beans and peas, (except from New Chwang and Tang Chow,) per 100 catties  Bean cake, (except from New Chwang and Tang Chow,) per 100 catties.  Bone and horn ware, per 100 catties  Brass buttons, per 100 catties  Brass foil, per 100 catties  Brass ware, per 100 catties  Brass wire, per 100 catties  Brass wire, per 100 catties  Camphor, per 100 catties  Camphor, per 100 catties	0 0 0 5 0 0 0 0 0 0 0 1 1 3 1 1 1 1 1 1 1 1 1 1	1 5 2 0 4 4 5 7 5 0 0 5 0 1 7	0 0 5 0 5 0 5 0 6 3 0 0 0 0 5 5	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	
Alum, green or copperas, per 100 catties  Anise-seed, star, per 100 catties  Anise-seed, broken, per 100 catties  Apricot seeds, or almonds, per 100 catties  Apricot seeds, or almonds, per 100 catties  Arsenic, per 100 catties  Artificial flowers, per 100 catties  Bamboo ware, per 100 catties  Bangles, or glass armlets, per 100 catties  Beans and peas, (except from New Chwang and Tang Chow,) per 100 catties  Bean cake, (except from New Chwang and Tang Chow,) per 100 catties  Bone and horn ware, per 100 catties  Brass buttons, per 100 catties  Brass ware, per 100 catties  Brass ware, per 100 catties  Camphor, per 100 catties  Cannes, per thousand  Cantharides, per 100 catties	0 0 0 0 0 0 0 0 0 0 0 1 1 1 1 1 1 0 0 0 2 1 1 1 1	1 5 2 0 4 4 4 5 7 5 0 0 5 0 0 1 7 5 0	00 50 50 50 50 63 00 00 55 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	
Alum, green or copperas, per 100 catties  Anise-seed, star, per 100 catties  Anise-seed, broken, per 100 catties  Apricot seeds, or almonds, per 100 catties  Arsenic, per 100 catties  Artificial flowers, per 100 catties  Bamboo ware, per 100 catties  Bangles, or glass armlets, per 100 catties  Beans and peas, (except from New Chwang and Tang Chow,) per 100 catties  Bean cake, (except from New Chwang and Tang Chow,) per 100 catties  Bone and horn ware, per 100 catties  Brass buttons, per 100 catties  Brass ware, per 100 catties  Brass ware, per 100 catties  Camphor, per 100 catties  Camphor, per 100 catties  Cantharides, per 100 catties  Capoor cutchery, per 100 catties	0 0 0 0 0 0 0 0 0 0 0 0 1 1 1 1 1 1 0	1 5 2 0 4 4 4 5 7 5 0 0 5 0 0 1 7 5 0 3	0 0 5 0 5 0 0 5 5 0 0 0 0 5 5 0 0 0 0 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	
Alum, green or copperas, per 100 catties  Anise-seed, star, per 100 catties  Anise-seed, broken, per 100 catties  Anise-seed, oil, per 100 catties  Apricot seeds, or almonds, per 100 catties  Arrificial flowers, per 100 catties  Bamboo ware, per 100 catties  Bamboo ware, per 100 catties  Bangles, or glass armlets, per 100 catties  Beans and peas, (except from New Chwang and Tang Chow,) per 100 catties  Beans and peas, (except from New Chwang and Tang Chow,) per 100 catties  Beans buttons, per 100 catties  Brass buttons, per 100 catties  Brass ware, per 100 catties  Brass wire, per 100 catties  Camphor, per 100 catties  Canes, per thousand  Cantharides, per 100 catties  Capoor cutchery, per 100 catties  Capoor cutchery, per 100 catties  Carpets and druggets, per hundred	0 0 0 5 0 0 0 0 0 0 1 1 1 1 1 1 1 0 0 0 0	$\begin{matrix} 1 & 5 & 2 & 0 & 4 & 4 & 5 & 5 & 5 & 0 & 0 & 5 & 0 & 1 & 7 & 5 & 0 & 3 & 0 & 1 & 7 & 5 & 0 & 3 & 0 & 0 & 0 & 0 & 0 & 0 & 0 & 0$	00505050500005500000000000000000000000	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	
Alum, green or copperas, per 100 catties  Anise-seed, star, per 100 catties  Anise-seed, broken, per 100 catties  Apricot seeds, or almonds, per 100 catties  Apricot seeds, or almonds, per 100 catties  Arsenic, per 100 catties  Artificial flowers, per 100 catties  Bamboo ware, per 100 catties  Bangles, or glass armlets, per 100 catties  Beans and peas, (except from New Chwang and Tang Chow,) per 100 catties  Bean cake, (except from New Chwang and Tang Chow,) per 100 catties  Bone and horn ware, per 100 catties  Brass buttons, per 100 catties  Brass foil, per 100 catties  Brass ware, per 100 catties  Brass wire, per 100 catties  Camphor, per 100 catties  Canes, per thousand  Cantharides, per 100 catties  Capoor cutchery, per 100 catties  Carpets and druggets, per hundred  Cassia lignea, per 100 catties	0 0 0 5 0 0 0 0 0 0 1 1 1 1 1 1 1 0 0 0 0	152044575005001750356	0 0 5 5 0 5 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	
Alum, green or copperas, per 100 catties  Anise-seed, star, per 100 catties  Anise-seed, broken, per 100 catties  Apricot seeds, or almonds, per 100 catties  Arrificial flowers, per 100 catties  Artificial flowers, per 100 catties  Bamboo ware, per 100 catties  Bangles, or glass armlets, per 100 catties  Beans and peas, (except from New Chwang and Tang Chow,) per 100 catties.  Beans and peas, (except from New Chwang and Tang Chow,) per 100 catties.  Beans buttons, per 100 catties  Brass foil, per 100 catties  Brass ware, per 100 catties  Brass wire, per 100 catties  Brass wire, per 100 catties  Camphor, per 100 catties  Canes, per thousand  Cantharides, per 100 catties  Carpets and druggets, per hundred  Cassia lignea, per 100 catties  Cassia buds, per 100 catties  Cassia buds, per 100 catties  Cassia twigs, per 100 catties  Cassia twigs, per 100 catties	0 0 0 5 0 0 0 0 0 0 0 0 1 1 1 1 1 1 1 1	152044575005050175035681	0 0 5 0 5 0 0 0 0 0 0 0 0 0 0 5 5 0 0 0 0 0 5 5 0 0 0 0 0 5 5 0 0 0 0 0 0 5 5 0 0 0 0 0 0 0 5 5 0 0 0 0 0 0 0 5 5 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	
Alum, green or copperas, per 100 catties  Anise-seed, star, per 100 catties  Anise-seed, broken, per 100 catties  Apricot seeds, or almonds, per 100 catties  Arrificial flowers, per 100 catties  Artificial flowers, per 100 catties  Bamboo ware, per 100 catties  Bangles, or glass armlets, per 100 catties  Beans and peas, (except from New Chwang and Tang Chow,) per 100 catties  Bean cake, (except from New Chwang and Tang Chow,) per 100 catties  Beans buttons, per 100 catties  Brass buttons, per 100 catties  Brass ware, per 100 catties  Brass wire, per 100 catties  Camphor, per 100 catties  Canes, per thousand  Cantharides, per 100 catties  Carpets and druggets, per hundred  Cassia lignea, per 100 catties  Cassia buds, per 100 catties  Cassia buds, per 100 catties  Cassia twigs, per 100 catties  Cassia twigs, per 100 catties  Cassia oil, per 100 catties	0 0 0 0 0 0 0 0 0 0 1 1 1 1 1 1 0 0 0 0	$egin{array}{c} 152044575005050501750356810 \\ \hline \end{array}$	0 0 5 0 5 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	
Alum, green or copperas, per 100 catties  Anise-seed, star, per 100 catties  Anise-seed, broken, per 100 catties  Apricot seeds, or almonds, per 100 catties  Apricot seeds, or almonds, per 100 catties  Arsenic, per 100 catties  Artificial flowers, per 100 catties  Bamboo ware, per 100 catties  Bangles, or glass armlets, per 100 catties  Beans and peas, (except from New Chwang and Tang Chow,) per 100 catties  Bean cake, (except from New Chwang and Tang Chow,) per 100 catties  Bone and horn ware, per 100 catties  Brass buttons, per 100 catties  Brass foil, per 100 catties  Brass ware, per 100 catties  Camphor, per 100 catties  Canes, per thousand  Cantharides, per 100 catties  Capoor cutchery, per 100 catties  Caspoor cutchery, per 100 catties  Caspoor cutchery, per 100 catties  Cassia lignea, per 100 catties  Cassia buds, per 100 catties  Cassia twigs, per 100 catties  Cassia orl, per 100 catties  Cassia twigs, per 100 catties  Cassia orl, per 100 catties	0 0 0 0 0 0 0 0 0 0 1 1 1 1 1 0 0 0 0 0	152044575005050177503568102	0 0 5 0 5 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	
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Alum, green or copperas, per 100 catties  Anise-seed, star, per 100 catties  Anise-seed, broken, per 100 catties  Apricot seeds, or almonds, per 100 catties  Apricot seeds, or almonds, per 100 catties  Arsenic, per 100 catties  Artificial flowers, per 100 catties  Bamboo ware, per 100 catties  Bangles, or glass armlets, per 100 catties  Beans and peas, (except from New Chwang and Tang Chow,) per 100 catties  Beans and peas, (except from New Chwang and Tang Chow,) per 100 catties  Beans buttons, per 100 catties  Brass buttons, per 100 catties  Brass ware, per 100 catties  Brass wire, per 100 catties  Camphor, per 100 catties  Canes, per thousand  Cantharides, per 100 catties  Capoor cutchery, per 100 catties  Cassia lignea, per 100 catties  Cassia buds, per 100 catties  Cassia buds, per 100 catties  Cassia twigs, per 100 catties  Cassia oil, per 100 catties  Cassia oil, per 100 catties  Castor oil, per 100 catties  China root, per 100 catties  China ware, fine, per 100 catties  Chinaware, fine, per 100 catties	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	1520445750050501750356810211	0 0 5 5 0 5 0 6 3 0 0 0 0 5 5 0 0 0 0 0 5 5 0 0 0 0 0 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	
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		т	3.5	0	
Tariff on exports.	Copper and pewter ware, per 100 catties		M. 1	5.	0.
•	Corals, false, per 100 catties	0	3		ŏ
	Cotton, raw, per 100 catties	0	3	5	0
	Cotton rags, per 100 catties		$\frac{0}{3}$	4 6	5 0
	Crackers, fireworks, per 100 catties	ŏ	5	ŏ	ő
	Cubebs, per 100 catties	1	5	0	0
	Curiosities, antiques, 5 per cent. ad valorem.  Dates, black, per 100 catties	0	1	5	0
	Dates, red, per 100 catties	ŏ	ô	9	ő
	Dye, green, per catty.	0	8	U	0
	Eggs, preserved, per thousand	0	3 7	5 5	0
	Fans, paper, per hundred	0	ó	4	5
	Fans, palm leaf, trimmed, per thousand	0	3	6	0
	Fans, palm leaf, untrimmed, per thousand	0	2	0	0
	Felt cuttings, per 100 catties	0	$\frac{1}{2}$	0 5	0
	Fungus, or agaric, per 100 catties	0	$\tilde{6}$	ŏ	ŏ
	Galangal, per 100 catties	0	1	0	0
	Garlic, per 100 catties	0	0	3	5
	Ginseng, Corean or Japan, first quality, per catty	0	5	0	0
	Ginseng, Corean or Japan, second quality, per catty	0	3	5	0
	Glass beads, per 100 catties. Glass, or vitrified ware, per 100 catties.	0	5 5	0	0
	Grass-cloth, fine, per 100 catties	2	5	ŏ	0
	Grass-cloth, coarse, per 100 cattles	0	7	5	0.
	Ground-nuts, per 100 catties	0	1	0	0
	Gypsum, ground, or plaster of Paris, per 100 catties	0	0	3	0
	Hair, camels', per 100 cattles	1	ŏ	ŏ	ŏ
	mair, goats', per 100 cattles	0	1	8	0
	Hams, per 100 catties	0	5 3	5 5	0
	nemp, per 100 cattles	0	3	5	ŏ
	Honey, per 100 cattles	0	9	0	0
	Horns, deer's, young, per pair	0	$\frac{9}{3}$	0 5	0
	india luk, per 100 cattles	4	ő	ŏ	ŏ
	Indigo, dry, per 100 cattles	1	0	0	0
	Ivory ware, per catty	0	1	5	0
	Mittysolis, or paper umbrellas, per hundred	0	2 5	0	0
	Lacquered ware, per 100 cathes	ĭ	ŏ	Ŏ	0
	Lead, red, (minium,) per 100 catties.	0	6	0	0
	Lead, White, (ceruse,) per 100 cattles	0	3	5 5	0
	Leau, vellow, (massicol.) per 100 cattles	Λ	3	5	ŏ
	Leather articles, as pouches, purses, per 100 catties	1	5	0	0
	Leather, greeu, per 100 catties Lichees, per 100 catties	1	8 2	0	0
	LIIV HOWERS, Gried, Der 100 catties	Λ	$\tilde{2}$	7	ŏ
	Lily-seed, or lotus huts, per 100 cathes	Λ	5	0	0
	Licorice, per 100 catties Lung-ngan, per 100 catties	Λ	1 2	3 5	5 0
	Dung-ngan, without the Stone, Der IIII eather	Λ	$\tilde{3}$	5	ŏ
	bianute-cakes, or politicate, ber 100 carties	0	0	9	Ó
	Marble slabs, per 100 catties.  Mats of all kinds, per hundred  Matting per pell of 40 yeards	0	$\frac{2}{2}$	0	0
			2	Ö	ŏ
	meion-secus, per 100 carries	Λ	1	0	0
	Mother-o'-pearl ware, per catty Mushrooms, per 100 catties		1 5	0	0
	Bluck, pol Carry	Λ	9	Ö	ŏ
			5	0	0
	Oil, as bean, tea, wood, cotton and beam good non 100 and	0	5	0	0
			3 4	5	0
			3	0	0
	Paint, green, per 100 cattles	0	0	9	0
			4	5 5	0
			7	0	0
	Paper, 2d quality, per 100 cattles. Pearls, false, per 100 cattles.		4	0	0
	/ 4	2	0	0	U

Tariff on exports.

	T	М.	C	C
Peel, orange, per 100 catties	0	3	0	0
Peel, pumelo, 1st quality, per 100 catties		4	5	ŏ
Peel, pumelo, 1st quality, per 100 catties Peel, pumelo, 2d quality, per 100 catties.	0	1	5	0
Peppermint leaf, per 100 catties. Peppermint oil, per 100 catties.	0	1	0	0
Peppermint oil, per 100 catties	3	5	0	0
Pictures and Daintings, each	0	1	0	0
Pictures on pith or rice paper, per hundred	0	1 0	0	0
Preserve, comfits, and sweetmeats, per 100 catties	ŏ	5	5 0	ŏ
Rattans, split, per 100 catties	ŏ	2	5	ŏ
Rattans, split, per 100 catties Rattan ware, per 100 catties Rhubarb, per 100 catties Rhubarb, per 100 catties	ŏ	$\tilde{3}$	ŏ	ŏ
Rhubarb, per 100 catties	ì	$\tilde{2}$	5	ŏ
Rice of paddy wheat, miles, and other grains, per 100 cassies	0	1	0	0
Known of noir or akin each	0	0	9	0
Samshoo, per 100 catties. Sandal-wood ware, per catty.	0	1	5	0
Sandal-wood ware, per catty	0	1	0	Ó
Sea-weed, per 100 catties	0	1	5	0
Sesamum seed, per 100 catties	0 3	1	3	5
Shoes stress per one hundred pairs	o	1	8	0
Shoes, straw, per one hundred pairs.  Silk, raw and thrown, per 100 catties.  Silk, yellow, from Szechuen, per 100 catties.	10	ō	ő	Ö
Silk vellow from Szechnen per 100 catties	7	ŏ	ŏ	ŏ
Silk, recled, from Unpions, per 100 cattles	5	ŏ	ŏ	ŏ
Silk, wild raw, per 100 catties Silk, refuse, per 100 catties Silk, cocoons, per 100 catties	2	5	Ō	Õ
Silk, refuse, per 100 catties	1	0	0	0
Silk, cocoons, per 100 catties	3	0	0	0
	4	3	0	0
Silk, floss, from other provinces, per 100 catties	10	ó	0	Õ
Silk, ribbons and thread, per 100 cattles	10	0	0	0
Silk, floss, from other provinces, per 100 catties  Silk, ribbons and thread, per 100 catties  Silk, piece goods, pongees, shawls, scarfs, crape, satin, gauze, velvet, and	10	0	0	0
embroidered goods, per 100 catties.  Silk, piece goods, Szechuen and Shantung, per 100 catties.  Silk, tassels, per 100 catties.	12	5	ŏ	ŏ
Silk tassels per 100 cetties	10	ŏ	ŏ	ŏ
Silk cans per hundred	ŏ	9	ŏ	Ŏ
Silk caps, per hundred. Silk and cotton mixtures, per 100 catties	5	5	0	0
Silver and gold ware, per 100 catties. Snuff, per 100 catties. Soy, per 100 catties.	10	0	0	0
Snuff, per 100 catties	0	8	0	0
Soy, per 100 catties	0	4	0	0
DULW DIMIG. DEF 100 CALLIES	U	7	0	0
Sugar, brown, per 100 catties	0	1	2	0
Sugar, white, per 100 catties	0	$\frac{2}{2}$	0 5	0
Sugar candy, per 100 catties. Tallow, animal, per 100 catties.	0	$\tilde{2}$	ő	ŏ
Tallow, vegetable, per 100 catties	ŏ	3	ŏ	ŏ
Tea, per 100 catties	2	5	0	0
Tin-foil, per 100 catties.	1	2	5	0
Tobacco, prepared, per 100 catties	0	4	5	0
Tobacco, leaf, per 100 cattles	0	1	5	0
Tortoise-shell ware, per catty Trunks, leather, per 100 catties.	0	2	0	0
Trunks, leather, per 100 cattles	0	5	0	0
Turmeric, per 100 catties	0	1	5	ő
Twine, hemp, Canton, per 100 catties	ő	5	ő	ŏ
Twine, hemp, Soochow, per 100 catties	ŏ	1	8	ŏ
Turnips, salted, per 100 catties	0	5	0	0
Vermicelli, per 100 catties	0	1	8	0
Vermillon, ner 100 cattles	2	5	0	()
Wax, white or insect, per 100 cattles	1	5	0	0
Wood, piles, poles, and joists, each	0	0	3	0
Wood ware, per 100 cattles	1	1	5	0
Wool, per 100 catties	0	3	5	0
[SEAL.] WILLIAM	В.	RE	ED	
<u></u>				

# RULE I.

## Unenumerated goods.

Articles not enumerated in the list of exports, but enumerated in the list of imports, when exported, shall pay the amount of duty set against them in the list of imports; and similarly, articles not enumerated in the list of imports, but enumerated in the list of exports, when imported, will pay the amount of duty set against them in the list of exports.

Articles not enumerated in either list, nor in the list of duty free goods, shall pay an ad valorem duty of five per cent., calculated upon their market value.

Regulations of trade. Rule 1.

Unenumer a to d goods. Rule 2.

#### RULE II.

#### Duty-free goods.

Goods, duty free.

Gold and silver bullion, foreign coius, flour, Indian-meal, sago, biscuit, preserved meats, and vegetables.

Cheese, butter, confectionery.

Cheese, butter, confectionery.

Foreign clothing, jewelry, plated ware, perfumery, soap of all kinds.

Charcoal, firewood, candles, (foreign,) tobacco, (foreign,) cigars, (foreign.)

Wine, beer, spirits, household stores, ship's stores, personal baggage, stationery, carpeting, druggeting, cutlery, foreign medicines, and glass and crystal ware.

The above commodities pay no import or export duty; but, if transported into the interior, will, with the exception of personal baggage, gold and silver bullion, and foreign coins, pay a transit duty at the rate of two and a half per cent. ad valorem.

A freight or part freight of duty-free goods (personal baggage, gold and silver bullion, and foreign coins excepted) will render the vessel carrying them, though no other cargo be on board, liable to tonnage dues.

Rule 3.

#### RULE III.

## Contraband goods.

Contraband.

Import and export trade is alike prohibited in the following articles:

Gunpowder, shot, cannon, fowling-pieces, rifles, muskets, pistols, and all other munitions and implements of war, and salt.

Rule 4.

#### RULE IV.

### Weights and measures.

Weights and measures.

In the calculations of the tariff the weight of a pecul of one hundred catties is held to be equal to one hundred and thirty-three and one-third pounds avoirdupois, and the length of a chang of ten Chinese feet to be equal to one hundred and forty-one English inches.

One Chinese chih is held to equal fourteen and one-tenth inches English, and four yards English, less three inches, to equal one chang.

Rule 5.

#### RULE V.

## Regarding certain commodities heretofore contraband.

Restrictions relaxed on-Opinm.

The restrictions affecting trade in opium, cash, grain, pulse, sulphur, brimstone, saltpetre, and spelter, are relaxed under the following conditions:

1. Opium will henceforth pay thirty taels per pecul import duty. The importer will sell it only at the port. It will be carried into the interior by Chinese only, and only as Chinese property; the foreign trader will not be allowed to accompany it. The provision of the treaty of Tien-tsin, conferring privileges by virtue of the most favored clause, so far as respects citizens of the United States going into the interior to trade or paying transit duties, shall not extend to the article of opium, the transit duties on which will be arranged as the Chinese Government, see fit; nor in future revisions on which will be arranged as the Chinese Government see fit; nor in future revisions of the tariff is the same rule of revision to be applied to opium as to other goods.

Copper cash.

2. Copper cash.—The export of cash to any foreign port is prohibited; but it shall be lawful for citizens of the United States to ship it at one of the open ports of China to another on compliance with the following regulation: The shipper shall give notice of the amount of cash he desires to ship, and the port of its destination, and shall bind himself, either by a bond with two sufficient sureties, or by depositing such other security as may be deemed by the customs satisfactory, to return, within six months from the date of clearance, to the collector at the port of shipment, the certificate issued by him, with an acknowledgment thereon of the receipt of the cash at the port of destination by the collector at that port, who shall thereto affix his seal; or, failing the production of the certificate, to forfeit a sum equal in value to the cash shipped.

Cash will pay no duty inwards or outwards, but a freight, or part freight of cash, though no other cargo be on board, will render the vessel carrying it liable to tonnage

Rice and other grains.

3. The export of rice and all other grains whatsoever, native or foreign, no matter where grown or whence imported, to any foreign port, is prohibited; but these commodities may be carried by citizens of the United States from one of the open ports of China to another, under the same conditions in respect of security as cash, on payment at the port of shipment of the duty specified in the tariff.

No import duty shall be levyable upon rice or grain, but a freight or part freight of rice or grain, though no other cargo be on board, will render the vessel importing it

liable to tonnage dues.

Pulse and bean cake.

4. Pulse.—The export of pulse and bean cake from Tang-Chau, and Nin-Chwang, under the American flag is prohibited. From any of the other open ports they may be shipped, on payment of the tariff duty, either to other ports of China or to foreign

Saltpetre, sulphur, &c.

5. Saltpetre, sulphur, brimstone, and spelter, being deemed by the Chinese to be munitions of war, shall not be imported by citizens of the United States save at the requisition of the Chinese Government, or for sale to Chinese duly authorized to purchase them. chase them. No permit to land them shall be issued until the customs have proof that the necessary authority has been given to the purchaser. It shall not be lawful for citizens of the United States to carry these commodities up the Yang-tsz-Kiang, or into any port other than those open on the sea-board, nor to accompany them into the interior on behalf of Chinese. They must be sold at the ports only, and, except at the ports, they will be regarded as Chinese property.

Infractions of the conditions, as above set forth, under which trade in opium, cash, grain, pulse, sulphur, brimstone, saltpetre, and spelter may be henceforward carried on, will be punishable by confiscation of all the goods concerned.

Confiscation.

#### RULE VI.

Rule 6.

#### Liability of vessels entering port.

For the prevention of misunderstanding, it is agreed that American vessels must be reported to the Consul within twenty-four hours, counting from the time the vessel comes within the limits of the port, and that the same rule be applied to the fortynight hours allowed by art. 19 of the treaty to remain in port without payment of ton-

Liabilities of vessels entering port.

The limits of the ports shall be defined by the customs, with all consideration for the convenience of trade, compatible with due protection of the revenue; also, the limits of the anchorages within which lading and discharging are permitted by the customs, and the same shall be notified to the Consuls for public information.

Limits of ports.

#### RULE VII.

Rule 7.

#### Transit dues.

It is agreed that the amount of transit dues legally levyable upon merchandise imported or exported shall be one-half the tariff duties, except in the case of the duty free goods liable to a transit duty of two and a half per cent. ad valorem, as provided in No. 2 of these rules.

Transit dues.

Merchandise shall be cleared of its transit dues under the following regulations:

In the case of imports. Notice being given at the port of entry from which the imports are to be forwarded inland of the nature and quantity of the goods, the ship from which they have been landed, and the place inland to which they are bound, with all other necessary particulars, the collector of customs shall, on due inspection made, and on receipt of the transit duty due, issue a transit duty certificate. This must be produced at every barrier station, and viséed. No further duty will be levyable upon imports so certificated, no matter how distant the place of their destination.

Imports.

In the case of exports. Produce purchased by a citizen of the United States in the interior will be inspected and taken account of at the first barrier it passes on its way to the port of shipment. A memorandum showing the amount of the produce, and the port at which it is to be shipped, will be deposited there by the person in charge of the produce. He will then receive a certificate, which must be exhibited and viséed at every barrier on his way to the port of shipment. On the arrival of the produce at the barrier nearest the port notice must be given to the customs at the port, and the transit dues due thereon being paid it will be passed. On exportation the produce will pay the tariff duty.

Exports.

Any attempt to pass goods inward or outward, otherwise than in compliance with the rule here laid down, will render them liable to confiscation. Unauthorized sale in transitu of goods that have been entered as above for a port will render them liable to confiscation. Any attempt to pass goods in excess of the quantity specified in the certificate will render all the goods of the same denomination named in the certificate liable to confiscation. Permission to export produce which cannot be proved to have paid its transit dues will be refused by the customs until the transit dues shall have been paid.

Penalty for violation of rules.

RULE VIII.

Rule 8.

#### Trade with the capital.

It is agreed that no citizen of the United States shall have the privilege of entering the capital city of Peking for the purposes of trade.

Trade with the capital.

#### RULE IX.

Rule 9.

## Abolition of the mellage fee.

It is agreed that the percentage of one tael, two mace hitherto charged, in excess of duty payments, to defray the expenses of melting by the Chinese Government, shall no longer be levied on citizens of the United States.

Meltage fee.

# RULE X.

Rule 10.

## Collection of duties under one system at all ports.

It being, by treaty, at the option of the Chinese Government to adopt what means Collection of appear to it best suited to protect its revenue accruing on American trade, it is agreed duties. that one uniform system shall be enforced at every port.

Superintenden t of foreign trade.

Smuggling.

Lights, beacons, &c.

The high officer appointed by the Chinese Government to superintend foreign trade will accordingly, from time to time, either himself visit, or will send a deputy to visit, the different ports. The said high officer will be at liberty of his own choice, independently of the suggestion or nomination of any American authority, to select any citizen of the United States he may see fit to aid him in the administration of the customs revenue, in the prevention of smuggling, in the definition of port boundaries, or in discharging the duties of harbor-master; also in the distribution of lights, buoys, beacons, and the like, the maintenance of which shall be provided for out of the tonnage dues.

The Chinese Government will adopt what measures it shall find requisite to prevent snuggling up the Yang-tsz-Kiang, when that river shall be open to trade.

WILLIAM B. REED,

# CHINA, 1858.

Nov. 8, 1858.

SUPPLEMENTAL CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND THE TA TSING EMPIRE FOR THE ADJUSTMENT OF CLAIMS, CONCLUDED AT SHANGHAI NOVEMBER 8, 1858; RATIFICATION ADVISED BY SENATE MARCH 1, 1859; RATIFIED BY PRESIDENT MARCH 3, 1859.

[The arrangement made at Tien-Tsin, and called a convention in the preamble to this convention, was made through the medium of correspondence. For this and other reasons the supplemental convention was entered into. This convention is, therefore, in substance, the perfect treaty.]

Preamble.

In order to carry into effect the convention made at Tien-tsin by the High Commissioners and Plenipotentiaries respectively representing the United States of America and the Ta Tsing Empire, for the satisfaction of claims of American citizens, by which it was agreed that onefifth of all tonnage, import and export duties, payable on American ships and goods shipped in American vessels at the ports of Canton, Shanghai, and Fuh-chau, to an amount not exceeding six hundred thousand taels, should be applied to that end; and the Plenipotentiary of the United States, actuated by a friendly feeling towards China, is willing, on behalf of the United States, to reduce the amount needed for such claims to an aggregate of five hundred thousand taels, it is now expressly agreed by the high contracting parties in the form of a supplementary convention, as follows:

#### ARTICLE I.

Liquidation citizeus.

That on the first day of the next Chinese year the collectors of cusclaims of American toms at the said three ports shall issue debentures to the amount of five hundred thousand taels, to be delivered to such persons as may be named by the Minister or chief diplomatic officer of the United States in China, and it is agreed that the amount shall be distributed as follows: Three hundred thousand taels at Canton, one hundred thousand taels at Shanghai, and one hundred thousand taels at Fuli chau, which shall be received in payment of one fifth of the tonuage, export and import duties on American ships, or goods in American ships at the said ports, and it is agreed that this amount shall be in full liquidation of all claims of American citizens at the various ports to this date.

Signatures.

In faith whereof the respective Plenipotentiaries of the United States of America and the Ta Tsing Empire, that is to say, on the part of the United States, William B. Reed, Envoy Extraordinary and Minister Plenipotentiary, and on the part of the Ta Tsing Empire, Kweiliang, a member of the Privy Council, Captain-General of the Plain White Banner Division of the Manchu Bannermen and Superintendent of the Board of Punishments; and Hwashana, Classical Reader at Banquets, President of the Board of Civil Office, Captain-General of the Bordered Blue Banner Division of the Chinese Bannermen, both of them Plenipotentiaries, with Ho-Kwei-tsing, Governor-General of the two Kiang Provinces, President of the Board of, War, and Guardian of the Heir-Apparent; Mingshen, President of the Ordnance Office of the Imperial Household, with the Insignia of the Second Grade; and Twan, a titular President of the Fifth Grade, member of the Establishment of the General Council, and one of the junior under Secretaries of the Board of Punishments, all of them special Imperial Commissioners deputed for the purpose, have signed and sealed these presents.

Done at Shanghai, this eighth day of November, in the year of our Lord one thousand eight hundred and fifty eight, and of the Independence of the United States the eighty-third, and in the eighth year of

Heinfung, the tenth month and third day.

[SEAL.]

[SEAL.]

WILLIAM B. REED. KWEILIANG. HWASHANA. HO-KWEI-TSING. MINGSHEN. TWAN.

# CHINA, 1868.

ADDITIONAL ARTICLES TO THE TREATY OF JUNE 18, 1858, BETWEEN THE UNITED STATES AND CHINA; FIRST CONCLUDED JULY 4, 1868; RATIFICATION ADVISED BY SENATE, WITH AMENDMENTS, JULY 24, 1868; SENATE'S AMENDMENTS INCORPORATED AND THE ARTICLES FINALLY CONCLUDED AT WASHINGTON JULY 28, 1868; RATIFIED BY PRESIDENT OCTOBER 19, 1868; RATIFICATIONS EXCHANGED AT PEKING NOVEMBER 23, 1869; PROCLAIMED FEBRUARY 5, 1870.

Additional articles to the treaty between the United States of America and the Ta Tsing Empire of the 18th of June, 1858.

Whereas since the conclusion of the treaty between the United States of America and the Ta Tsing Empire (China) of the 18th of June, 1858, circumstances have arisen showing the necessity of additional articles thereto, the President of the United States and the August Sovereign of the Ta Tsing Empire, have named for their Plenipotentiaries to wit: The President of the United States of America, William H. Seward, Secretary of State, and His Majesty the Emperor of China, Anson Burlingame, accredited as his Envoy Extraordinary and Minister Plenipotentiary, and Chih-Kang and Sun Chia-Ku, of the second Chinese rank, associated High Envoys and Ministers of his said Majesty; and the said Plenipotentiaries, after having exchanged their full powers, found to be in due and proper form, have agreed upon the following articles:

ARTICLE I.

His Majesty the Emperor of China, being of the opinion that, in making concessions to the citizens or subjects of foreign powers of the privilege of residing on certain tracts of land, or resorting to certain waters of that empire for purposes of trade, he has by no means relinquished his right of eminent domain or dominion over the said land and waters, hereby agrees that no such concession or grant shall be construed to give to any power or party which may be at war with or hostile to the United States the right to attack the citizens of the United States or their property within the said lands or waters. And the United States, for themselves, hereby agree to abstain from offensively attacking the citizens or subjects of any power or party or their property with which they may be at war on any such tract of land or waters of the said empire. nothing in this article shall be construed to prevent the United States from resisting an attack by any hostile power or party upon their citizens or their property. It is further agreed that if any right or interest in any tract of land in China has been or shall hereafter be granted by the Government of China to the United States or their citizens for purposes

Date.

July 28, 1868.

Preamble. [See pp. 129-137.]

Contracting parties.

Negotiators.

Construction of concessions by China.

Eminent domain of Emperor of China not relinquished.

Attacks by or upon citizens of United States.

Jurisdiction of Chinese authorities.

of trade or commerce, that grant shall in no event be construed to divest the Chinese authorities of their right of jurisdiction over persons and property within said tract of land, except so far as that right may have been expressly relinquished by treaty.

## ARTICLE II.

Unstipulated privileges.

The United States of America and His Majesty the Emperor of China. believing that the safety and prosperity of commerce will thereby best be promoted, agree that any privilege or immunity in respect to trade or navigation within the Chinese dominions which may not have been stipulated for by treaty, shall be subject to the discretion of the Chinese Government and may be regulated by it accordingly, but not in a manner or spirit incompatible with the treaty stipulations of the parties.

## ARTICLE III.

Chinese consuls, &c.

The Emperor of China shall have the right to appoint Consuls at ports of the United States, who shall enjoy the same privileges and immunities as those which are enjoyed by public law and treaty in the United States by the Consuls of Great Britain and Russia, or either of

## ARTICLE IV.

Liberty of consc.ence.

[See Article XXIX, treaty of 1858, p. 136.]

The 29th article of the treaty of the 18th of June, 1858, having stipulated for the exemption of Christian citizens of the United States and Chinese converts from persecutions in China on account of their faith, it is further agreed that citizens of the United States in China of every religious persuasion, and Chinese subjects in the United States, shall enjoy entire liberty of conscience, and shall be exempt from all disability or persecution on account of their religious faith or worship in either country. Cemeteries for sepulture of the dead, of whatever nativity or nationality, shall be held in respect and free from disturbance or profanation.

Cemeteries.

## ARTICLE V.

Right of voluntary emigration recognized.

hibited.

The United States of America and the Emperor of China cordially recognize the inherent and inalienable right of man to change his home and allegiance, and also the mutual advantage of the free migration and emigration of their citizens and subjects respectively from the one country to the other for purposes of curiosity, of trade, or as permanent Involuntary em- residents. The high contracting parties therefore join in reprobating igration to be pro- any other than an entirely voluntary emigration for these purposes. They consequently agree to pass laws making it a penal offence for a citizen of the United States or Chinese subjects to take Chinese subjects either to the United States or to any other foreign country, or for a Chinese subject or citizen of the United States to take citizens of the United States to China or to any other foreign country without their free and voluntary consent, respectively.

## ARTICLE VI.

Privileges of residents.

Citizens of the United States visiting or residing in China shall enjoy the same privileges, immunities or exemptions in respect to travel or residence as may there be enjoyed by the citizens or subjects of the most favored nation; and, reciprocally, Chinese subjects visiting or residing in the United States shall enjoy the same privileges, immunities, and exemptions in respect to travel or residence as may there be enjoyed by the citizens or subjects of the most favored nation. But nothing herein contained shall be held to confer naturalization upon citizens of the United States in China, nor upon the subjects of China in the United States.

## ARTICLE VII.

Citizens of the United States shall enjoy all the privileges of the public educational institutions under the control of the Government of privileges. China; and, reciprocally, Chinese subjects shall enjoy all the privileges of the public educational institutions under the control of the Government of the United States, which are enjoyed in the respective countries by the citizens or subjects of the most favored nation. The citizens of the United States may freely establish and maintain schools within the schools. Empire of China at those places where foreigners are by treaty permitted to reside; and reciprocally, Chinese subjects may enjoy the same privileges and immunities in the United States.

Educational

Maintenance of

Non-intervention

## ARTICLE VIII.

The United States, always disclaiming and discouraging all practices with internal of unnecessary dictation and intervention by one nation in the affairs works in China. or domestic administration of another, do hereby freely disclaim and disavow any intention or right to intervene in the domestic administration of China in regard to the construction of railroads, telegraphs, or other material internal improvements. On the other hand, His Majesty the Emperor of China reserves to himself the right to decide the time and manner and circumstances of introducing such improvements within his dominions. With this mutual understanding, it is agreed by the contracting parties that if at any time hereafter His Imperial Majesty shall determine to construct or cause to be constructed works of the character mentioned, within the empire, and shall make application to the United States or any other western power for facilities to carry out that policy, the United States will, in that case, designate and authorize suitable engineers to be employed by the Chinese Government, and will recommend to other nations an equal compliance with such application, the Chinese Government in that case protecting such engineers in their persons and property and paying them a reasonable compensation for their services.

In faith whereof the respective Plenipotentiaries have signed this

treaty and thereto affixed the seals of their arms.

Done at Washington the twenty-eighth day of July, in the year of our

Lord one thousand eight hundred and sixty eight.

SEAL.

SEAL.

WILLIAM H. SEWARD. ANSON BURLINGAME. CHIH-KANG. SUN CHIA-KU.

Signatures.

Date.

# COLOMBIA.

[The Republic of Colombia was divided in November, 1831, into the three independent republics of New Granada, Venezuela, and Ecuador. In 1862 New Granada changed its name to the United States of Colombia.]

Oct. 3, 1824.

## COLOMBIA, 1824.

CONVENTION OF PEACE, AMITY, NAVIGATION, AND COMMERCE, WITH COLOMBIA; CONCLUDED AT BOGOTA OCTOBER 3, 1824; RATIFICATION ADVISED BY SENATE MARCH 3, 1825; RATIFIED BY PRESIDENT MARCH 7, 1825; RATIFICATIONS EXCHANGED AT WASHINGTON MAY 27, 1825; PROCLAIMED MAY 31, 1825.

[This convention terminated by its own limitation October 3, 1836.]

General Convention of Peace, Amity, Navigation, and Commerce, between the United States of America and the Republic of Colombia.

Contracting parties.

In the name of God, Author and Legislator of the Universe.

The United States of America, and the Republic of Colombia, desiring to make lasting and firm the friendship and good understanding which happily prevails between both nations, have resolved to fix, in a manner clear, distinct, and positive, the rules which shall in future be religiously observed between the one and the other, by means of a treaty or general convention of peace, friendship, commerce, and navigation.

Negotiators.

For this most desirable object, the President of the United States of America has conferred full powers on Richard Clough Anderson, junior, a citizen of the said States, and their Minister Plenipotentiary to the said Republic; and the Vice-President of the Republic of Colombia, charged with the executive power, on Pedro Gual, Secretary of State and of Foreign Relations, who, after having exchanged their said full powers in due and proper form, have agreed to the following articles:

#### ARTICLE I.

Peace and friendship.

There shall be a perfect, firm, and inviolable peace and sincere friendship between the United States of America and the Republic of Colombia, in all the extent of their possessions and territories, and between their people and citizens respectively, without distinction of persons or places.

# ARTICLE II.

Favors granted to other nations to become common. The United States of America and the Republic of Colombia desiring to live in peace and harmony with all the other nations of the earth, by means of a policy frank and equally friendly with all, engage mutually not to grant any particular favor to other nations, in respect of commerce and navigation, which shall not immediately become common to the other party, who shall enjoy the same freely if the concession was freely made, or on allowing the same compensation if the concession was conditional.

## ARTICLE III.

Privileges of residents.

The citizens of the United States may frequent all the coasts and countries of the Republic of Colombia, and reside and trade there, in all sorts of produce, manufactures, and merchandise, and shall pay no other or greater duties, charges, or fees whatsoever, than the most favored

nation is or shall be obliged to pay; and they shall enjoy all the rights. privileges, and exemptions in navigation and commerce which the most favored nation does or shall enjoy, submitting themselves, nevertheless, to the laws, decrees, and usages there established, and to which are submitted the subjects and citizens of the most favored nations.

In like manner the citizens of the Republic of Colombia may frequent all the coasts and countries of the United States, and reside and trade there, in all sorts of produce, manufactures, and merchandise, and shall pay no other or greater duties, charges, or fees whatsoever than the most fewored nation is or shall be obliged to pay; and they shall enjoy all the rights, privileges, and exemptions in navigation and commerce, which the most favored nation does or shall enjoy, submitting themselves, nevertheless, to the laws, decrees, and usages there established, and to which are submitted the subjects and citizens of the most favored nations.

## ARTICLE IV.

It is likewise agreed that it shall be wholly free for all merchants, commanders of ships, and other citizens of both countries, to manage business, &c. themselves their own business in all the ports and places subject to the jurisdiction of each other, as well with respect to the consignment and sale of their goods and merchandise by wholesale or retail, as with respect to the loading, unloading, and sending off their ships, they being in all these cases to be treated as citizens of the country in which they reside, or at least to be placed on a footing with the subjects or citizens of the most favored nation.

Right to manage

## ARTICLE V.

The citizens of neither of the contracting parties shall be liable to any embargo, nor be detained with their vessels, cargoes, merchandises, or tention. effects, for any military expedition, nor for any public or private purpose whatever, without allowing to those interested a sufficient indemnification.

Embargo or de-

## ARTICLE VI.

Whenever the citizens of either of the contracting parties shall be forced to seek refuge or asylum in the rivers, bays, ports, or dominions tress. of the other, with their vessels, whether merchant or of war, public or private, through stress of weather, pursuit of pirates, or enemies, they shall be received and treated with humanity, giving to them all favor and protection for repairing their ships, procuring provisions, and placing themselves in a situation to continue their voyage without obstacle or hindrance of any kind.

Vessels in dis-

#### ARTICLE VII.

All the ships, merchandise, and effects belonging to the citizens of one of the contracting parties, which may be captured by pirates, rates. whether within the limits of its jurisdiction or on the high seas, and may be carried or found in the rivers, roads, bays, ports, or dominions, of the other, shall be delivered up to the owners, they proving in due and proper form their rights before the competent tribunals; it being well understood that the claim should be made within the term of one year by the parties themselves, their attorneys, or agents of the respective Governments.

Captures by pi-

# ARTICLE VIII.

When any vessel belonging to the citizens of either of the contracting parties shall be wrecked, foundered, or shall suffer any damage on the coasts, or within the dominions of the other, there shall be given to them all assistance and protection in the same manner which is usual

Wrecked and damaged vessels.

and customary with the vessels of the nation where the damage happens. permitting them to unload the said vessel, if necessary, of its merchandises and effects, without exacting for it any duty, impost, or contribution whatever, unt I they may be exported.

## ARTICLE IX.

Personal property.

The citizens of each of the contracting parties shall have power to dispose of their personal goods within the jurisdiction of the other, by sale, donation, testament, or otherwise, and their representatives, being citizens of the other party, shall succeed to their said personal goods, whether by testament or ab intestato, and they may take possession thereof, either by themselves or others acting for them, and dispose of the same at their will, paying such dues only as the inhabitants of the country, wherein the said goods are, shall be subject to pay in like cases. And if, in the case of real estate, the said heirs would be prevented from entering into the possession of the inheritance, on account of their character of aliens, there shall be granted to them the term of three years to dispose of the same, as they may think proper, and to withdraw the proceeds without molestation, and exempt from all rights of detraction, on the part of the government of the respective States.

Real estate.

## ARTICLE X.

Protection to citizens.

Both the contracting parties promise and engage formally to give their special protection to the persons and property of the citizens of each other of all occupations, who may be in the territories subject to the jurisdiction of the one or the other, transient or dwelling therein, leaving open and free to them the tribunals of justice for their judicial recourse, on the same terms which are usual and customary, with the natives or citizens of the country in which they may be; for which they may employ in defence of their rights such advocates, solicitors, notaries, agents, and factors, as they may judge proper, in all their trials at law; and such citizens or agents shall have free opportunity to be present at the decisions and sentences of the tribunals, in all cases which may concern them, and likewise at the taking of all examinations and evidence which may be exhibited in the said trials.

# ARTICLE XI.

Security of conacience.

It is likewise agreed that the most perfect and entire security of conscience shall be enjoyed by the citizens of both the contracting parties in the countries subject to the jurisdiction of the one and the other, without their being liable to be disturbed or molested on account of their religious belief, so long as they respect the laws and established usages Rights of burial. of the country. Moreover, the bodies of the citizens of one of the contracting parties, who may die in the territories of the other, shall be buried in the usual burying grounds, or in other decent and suitable places, and shall be protected from violation or disturbance.

## ARTICLE XII.

Neutral trade.

It shall be lawful for the citizens of the United States of America and of the Republic of Colombia to sail with their ships with all manner of liberty and security, no distinction being made who are the proprietors of the merchandises laden thereon, from any port to the places of those who now are or hereafter shall be at enmity with either of the contract-It shall likewise be lawful for the citizens aforesaid to sail with the ships and merchandises before mentioned, and to trade with the same liberty and security from the places, ports, and havens, of those who are enemies of both or either party, without any oposition or disturbance whatsoever, not only directly from the places of the enemy, before mentioned, to neutral places, but also from one place belonging to an enemy to another place belonging to an enemy, whether they be under the jurisdiction of one power or under several. And it is hereby stipulated that free ships shall also give freedom to goods, and that every. free goods. thing shall be deemed to be free and exempt which shall be found on board the ships belonging to the citizens of either of the contracting parties, although the whole lading, or any part thereof, should appertain to the enemies of either, contraband goods being always excepted. is also agreed, in like manner, that the same liberty be extended to persons who are on board a free ship, with this effect, that, although they be enemies to both or either party, they are not to be taken out of that free ship, unless they are officers or soldiers, and in the actual service of the enemies: Provided, however, and it is hereby agreed, that the stipulations in this article contained, declaring that the flag shall cover the principle. property, shall be understood as applying to those powers only who recognized this principle; but if either of the two contracting parties shall be at war with a third, and the other neutral, the flag of the neutral shall cover the property of enemies whose governments acknowledge this principle, and not of others.

Free ships make

Limitation of the

## ARTICLE XIII.

It is likewise agreed that in the case where the neutral flag of one of the contracting parties shall protect the property of the enemies of the other, by virtue of the above stipulation, it shall always be understood that the neutral property found on board such enemies' vessels shall be held and considered as enemies' property, and, as such, shall be liable to detention and confiscation, except such property as was put on board such vessel before the declaration of war, or even afterward, if it were done without the knowledge of it; but the contracting parties agree, that two months having elapsed after the declaration, their citizens shall not plead ignorance thereof. On the contrary, if the flag of the neutral does not protect the enemy's property, in that case the goods and merchandises, of the neutral, embarked in such enemy's ship, shall be free.

Neutral property on enemy's vessels.

## ARTICLE XIV.

This liberty of navigation and commerce shall extend to all kinds of merchandises, excepting those only which are distinguished by the name cles. of contraband; and under this name of contraband or prohibited goods shall be comprehended-

Contraband arti-

First. Cannons, mortars, howitzers, swivels, blunderbusses, muskets, fusees, rifles, carbines, pistols, pikes, swords, sabres, lances, spears, halberds, and granades, bombs, powder, matches, balls, and all other things belonging to the use of these arms;

Secondly. Bucklers, helmets, breast-plates, coats of mail, infantry belts, and clothes made up in the form and for a military use;

Thirdly. Cavalry belts, and horses with their furniture;

Fourthly. And generally all kinds of arms and instruments of iron, steel, brass, and copper, or of any other materials manufactured, prepared, and formed expressly to make war by sea or land.

## ARTICLE XV.

All other merchandises and things not comprehended in the articles of contraband explicitly enumerated and classified as above, shall be traband. held and considered as free, and subjects of free and lawful commerce, so that they may be carried and transported in the freest manuer by both the contracting parties, even to places belonging to an enemy, excepting only those places which are at that time besieged or blocked up; and, to avoid all doubt in this particular, it is declared that those places only are besieged or blockaded which are actually attacked by a bel-blockade. ligerent force capable of preventing the entry of the neutral.

Articles not con-

Definition of

## ARTICLE XVI.

Vessels carrying contraband.

The articles of contraband, before enumerated and classified, which may be found in a vessel bound for an enemy's port, shall be subject to detention and confiscation, leaving free the rest of the cargo and the ship, that the owners may dispose of them as they see proper. No vessel of either of the two nations shall be detained on the high seas on account of having on board articles of contraband, whenever the master, captain, or supercargo of said vessel will deliver up the articles of contraband to the captor, unless the quantity of such articles be so great and of so large a bulk that they cannot be received on board the capturing ship without great inconvenience; but in this and in all other cases of just detention, the vessel detained shall be sent to the nearest convenient and safe port for trial and judgment according to law.

## ARTICLE XVII.

Vessels trading with blockaded ports.

And whereas it frequently happens that vessels sail for a port or place belonging to an enemy, without knowing that the same is besieged, blockaded, or invested, it is agreed that every vessel so circumstanced may be turned away from such port or place, but shall not be detained, nor shall any part of her cargo, if not contraband, be confiscated, unless, after warning of such blockade or investment from the commanding officer of the blockading forces, she shall again attempt to enter; but she shall be permitted to go to any other port or place she shall think proper. Nor shall any vessel of either, that may have entered into such port before the same was actually besieged, blockaded, or invested by the other, be restrained from quitting such place with her cargo, nor, if found therein after the reduction and surrender, shall such vessel or her cargo be liable to confiscation, but they shall be restored to the owners thereof.

## ARTICLE XVIII.

Visit and search of neutral vessels. In order to prevent all kinds of disorder in the visiting and examination of the ships and cargoes of both the contracting parties on the high seas, they have agreed mutually that whenever a vessel of war, public or private, shall meet with a neutral of the other contracting party, the first shall remain out of cannon shot, and may send its boat with two or three men only in order to execute the said examination of the papers concerning the ownership and cargo of the vessel, without causing the least extortion, violence, or ill-treatment, for which the commanders of the said armed ships shall be responsible with their persons and property; for which purpose the commanders of said private armed vessels shall, before receiving their commissions, give sufficient security to answer for all the damages they may commit. And it is expressly agreed that the neutral party shall in no case be required to go on board the examining vessel for the purpose of exhibiting her papers, or for any other purpose whatever.

#### ARTICLE XIX.

Sea-letters for neutral vessels.

To avoid all kind of vexation and abuse in the examination of the papers relating to the ownership of the vessels belonging to the citizens of the two contracting parties, they have agreed, and do agree, that in case one of them should be engaged in war, the ships and vessels belonging to the citizens of the other must be furnished with sea-letters or passports, expressing the name, property, and bulk of the ship, as also the name and place of habitation of the master or commander of said vessel, in order that it may thereby appear that the ship really and truly belongs to the citizens of one of the parties; they have likewise agreed that such ships being laden, besides the said sea-letters or pass-

ports, shall also be provided with certificates containing the several particulars of the cargo, and the place whence the ship sailed, so that it may be known whether any forbidden or contraband goods be on board the same; which certificates shall be made out by the officers of the place whence the ship sailed in the accustomed form; without which requisites said vessel may be detained to be adjudged by the competent tribunal, and may be declared legal prize, unless the said defect shall be satisfied or supplied by testimony entirely equivalent.

## ARTICLE XX.

It is further agreed, that the stipulations above expressed relative to the visiting and examination of vessels, shall apply only to those which sail without convoy; and when said vessels shall be under convoy, the verbal declaration of the commander of the convoy, on his word of honor, that the vessels under his protection belong to the nation whose flag he carries, and, when they are bound to an enemy's port, that they have no contraband goods on board, shall be sufficient.

Vessels under convoy.

## ARTICLE XXI.

It is further agreed, that in all cases the established courts for prize causes, in the country to which the prizes may be conducted, shall alone take cognizance of them. And whenever such tribunal of either party shall pronounce judgment against any vessel or goods, or property claimed by the citizens of the other party, the sentence or decree shall mention the reasons or motive on which the same shall have been founded, and an authenticated copy of the sentence or decree, and of all the proceedings in the case, shall, if demanded, be delivered to the commander or agent of said vessel, without any delay, he paying the legal fees for the same.

Prize-courts and decrees.

#### ARTICLE XXII.

Whenever one of the contracting parties shall be engaged in war with another State, no citizen of the other contracting party shall accept a commission, or letter of marque, for the purpose of assisting or co-operating hostilely with the said enemy against the said party so at war, under the pain of being treated as a pirate.

Letters of marque.

## ARTICLE XXIII.

If by any fatality, which cannot be expected, and which God forbid, the two contracting parties should be engaged in a war with each other, they have agreed, and do agree, now for then, that there shall be allowed the term of six months to the merchants residing on the coast and in the ports of each other, and the term of one year to those who dwell in the interior, to arrange their business and transport their effects wherever they please, giving to them the safe conduct necessary for it, which may serve as a sufficient protection until they arrive at the designated port. The citizens of all other occupations who may be established in the territories or dominions of the United States, and of the Republic of Colombia, shall be respected and maintained in the full enjoyment of their personal liberty and property, unless their particular conduct shall cause them to forfeit this protection, which, in consideration of humanity, the contracting parties engage to give them.

Agreement in case of war.

## ARTICLE XXIV.

Neither the debts due from individuals of the one nation to the individuals of the other, nor shares, nor moneys, which they may have in public funds, nor in public or private banks, shall ever, in any event of war or of national difference, be sequestered or confiscated.

Debts in time of

# ARTICLE XXV.

Euvoys, ministers, &c.

Both the contracting parties being desirous of avoiding all inequality in relation to their public communications and official intercourse, have agreed, and do agree, to grant to the envoys, ministers, and other public agents the same favors, immunities, and exemptions which those of the most favored nation do or shall enjoy; it being understood that whatever favors, immunities, or privileges the United States of America or the Republic of Colombia may find it proper to give to the ministers and public agents of any other power, shall by the same act be extended to those of each of the contracting parties.

## ARTICLE XXVI.

Consuls and Vice-Consuls. To make more effectual the protection which the United States and the Republic of Colombia shall afford in future to the navigation and commerce of the citizens of each other, they agree to receive and admit Consuls and Vice Consuls in all the ports open to foreign commerce, who shall enjoy in them all the rights, prerogatives, and immunities of the Consuls and Vice-Consuls of the most favored nation; each contracting party, however, remaining at liberty to accept those ports and places in which the admission and residence of such Consuls may not seem convenient.

## ARTICLE XXVII.

Exequaturs.

In order that the Consuls and Vice-Consuls of the two contracting parties may enjoy the rights, prerogatives, and immunities which belong to them by their public character, they shall, before entering on the exercise of their functions, exhibit their commission or patent in due form to the Government to which they are accredited; and having obtained their exequatur, they shall be held and considered as such by all the authorities, magistrates, and inhabitants in the consular district in which they reside.

## ARTICLE XXVIII.

Exemptions of consular officers.

It is likewise agreed that the Consuls, their secretaries, officers, and persons attached to the service of Consuls, they not being citizens of the country in which the Consul resides, shall be exempt from all public service, and also from all kind of taxes, imposts, and contributions, except those which they shall be obliged to pay on account of commerce, or their property, to which the citizens and inhabitants, native and foreign, of the country in which they reside are subject, being in everything besides subject to the laws of the respective States. The archives and papers of the Consulates shall be respected inviolably, and under no pretext whatever shall any magistrate seize or in any way interfere with them.

# ARTICLE XXIX.

Deserters from vessels.

The said Consuls shall have power to require the assistance of the authorities of the country for the arrest, detention, and custody of deserters from the public and private vessels of their country, and for that purpose they shall address themselves to the courts, judges, and officers competent, and shall demand the said deserters in writing, proving by an exhibition of the registers, of the vessel's or ship's roll, or other public documents, that those men were part of the said crews; and on this demand so proved, (saving, however, where the contrary is proved,) the delivery shall not be refused. Such deserters, when arrested, shall be put at the disposal of the said Consuls, and may be put in the public prisons at the request and expense of those who reclaim them, to be sent to the ships to which they belonged, or to others of the same nation. But if they be not sent back within two months, to be counted from the day of their arrest, they shall be set at liberty, and shall be no more arrested for the same cause.

## ARTICLE XXX.

For the purpose of more effectually protecting their commerce and navigation, the two contracting parties do hereby agree, as soon here tion. after as circumstances will permit them, to form a consular convention, which shall declare specially the powers and immunities of the Consuls and Vice-Consuls of the respective parties.

Consular conven-

## ARTICLE XXXI.

The United States of America and the Republic of Colombia, desiring to make as durable as circumstances will permit the relations which are to be established between the two parties by virtue of this treaty, or general convention of peace, amity, commerce, and navigation, have declared solemnly, and do agree to the following points:

First. The present treaty shall remain in full force and virtue for the term of twelve years, to be counted from the day of the exchange of the treaty. ratifications, in all the parts relating to commerce and navigation; and in all those parts which relate to peace and friendship, it shall be per-

manently and perpetually binding on both powers;

Secondly. If any one or more of the citizens of either party shall in p. 559.] fringe any of the articles of this treaty, such citizen shall be held personally responsible for the same, and the harmony and good corre- treaty. spondence between the two nations shall not be interrupted thereby, each party engaging in no way to protect the offender, or sanction such violation;

Thirdly. If, (what, indeed, cannot be expected,) unfortunately, any of the articles contained in the present treaty shall be violated or infringed declarations of in any other way whatever, it is expressly stipulated that neither of the contracting parties will order or authorize any acts of reprisal, nor declare war against the other, on complaints of injuries or damages, until the said party considering itself offended shall first have presented to the other a statement of such injuries or damages, verified by competent proof, and demanded justice and satisfaction, and the same shall have been either refused or unreasonably delayed:

Fourthly. Nothing in this treaty contained shall, however, be construed to operate contrary to former and existing public treaties with or nations not af-

other Sovereigns or States.

The present treaty of peace, amity, commerce, and navigation shall be approved and ratified by the President of the United States of America, by and with the advice and consent of the Senate thereof, and by the President of the Republic of Colombia, with the consent and approbation of the Congress of the same, and the ratifications shall be exchanged in the city of Washington within eight months, to be counted from the date of the signature hereof, or sooner, if possible.

In faith whereof, we, the Plenipotentiaries of the United States of America and of the Republic of Colombia, have signed and sealed these

presents.

Done in the city of Bogota, on the third day of October, in the year of our Lord one thousand eight hundred and twenty-four, in the fortyninth year of the Independence of the United States of America, and the fourteenth of that of the Republic of Colombia.

SEAL. SEAL. RICHARD CLOUGH ANDERSON, JR. PEDRO GUAL.

Duration of

[See Article XXXV, paragraph 2, treaty of 1846 with New Granada,

Infringement of

Reprisals and

Treaties with othfected.

Ratifications.

Signatures.

Date.

565.7

# COLOMBIA, 1864.

Feb. 10, 1864.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND THE UNITED STATES OF COLOMBIA, ADDITIONAL TO CLAIMS CONVENTION OF SEPTEMBER 10, 1857, WITH NEW GRANADA, CONCLUDED AT WASHINGTON, FEBRUARY 10, 1864; RATIFICATION ADVISED BY SENATE JUNE 10, 1864; RATIFIED BY PRESIDENT JULY 9, 1864; RATIFICATIONS EXCHANGED AT WASHINGTON AUGUST 19, 1865; PROCLAIMED AUGUST 19, 1865. 19, 1865.

Preamble.

Whereas a convention for the adjustment of claims was concluded [See convention between the United States of America and the Republic of New Gra-1857, pp. 564, nada, in the city of Washington, on the 10th September, 1857, which convention, as afterward amended by the contracting parties, was proclaimed by the President of the United States on the 8th November, 1860;

And whereas the joint commission organized under the authority conferred by the preceding mentioned convention did fail, by reason of uncontrollable circumstances, to decide all the claims laid before them under its provisions, within the time to which their proceedings were

limited by the 4th article thereof;

Contracting partios.

The United States of America and the United States of Colombiathe latter representing the late Republic of New Granada—are desirous that the time originally fixed for the duration of the commission should be so extended as to admit the examination and adjustment of such claims as were presented to but not settled by the joint commission aforesaid, and to this end have named Plenipotentiaries to agree upon the best mode of accomplishing this object, that is to say: The President of the United States of America, William H. Seward, Secretary of State of the United States of America, and the President of the United States of Colombia, Señor Manuel Murillo, Envoy Extraordinary and

Negotiators.

Minister Plenipotentiary of the United States of Colombia; Who, having exchanged their full powers, have agreed as follows:

## ARTICLE I.

Extension of time

The high contracting parties agree that the time limited in the confor termination of vention above referred to for the termination of the commission shall be claims commission. extended for a period not exceeding nine months from the exchange of ratifications of this convention, it being agreed that nothing in this article contained shall in any other wise alter the provisions of the convention above referred to; and that the contracting parties shall appoint commissioners anew, and an umpire shall be chosen anew, in the manner and with the duties and powers respectively expressed in the said former convention.

#### ARTICLE II.

Ratifications.

The present convention shall be ratified, and the ratifications shall be exchanged at Washington as soon as possible.

Signatures.

In witness whereof the respective Plenipotentiaries have signed the same, and have hereunto affixed their seals.

Done at Washington this tenth day of February, in the year of our Lord one thousand eight hundred and sixty-four.

SEAL. SEAL.

WM. H. SEWARD. M. MURILLO.

Date.

# COSTA RICA.

# COSTA RICA, 1851.

TREATY OF FRIENDSHIP, COMMERCE, AND NAVIGATION, WITH COSTA RICA, CONCLUDED AT WASHINGTON JULY 10, 1851; RATIFICATION ADVISED BY SENATE MARCH 11, 1852; RATIFIED BY PRESIDENT MAY 25, 1852; RATIFICATIONS EXCHANGED AT WASHINGTON MAY 26, 1852; PROCLAIMED MAY 26, 1852.

July 10, 1851.

Treaty of Friendship, Commerce, and Navigation, between the United States of  $ar{A}$ merica and the Republic of Costa Rica.

In the name of the Most Holy Trinity.

Commercial intercourse having been for some time established between the United States and the Republic of Costa Rica, it seems good for the security as well as the encouragement of such commercial intercourse, and for the maintenance of good understanding between the United States and the said Republic, that the relations now subsisting between them should be regularly acknowledged and confirmed by the signature of a treaty of amity, commerce and navigation. For this purpose they have named their respective plenipotentiaries, that is to say:

The President of the United States, Daniel Webster, Secretary of State, and his Excellency the President of the Republic of Costa Rica, Señor Don Felipe Molina, Envoy Extraordinary and Minister Plenipo-

tentiary of that Republic to the United States;

Who, after having communicated to each other their full powers, found to be in due and proper form, have agreed upon and concluded the following articles:

Negotiators.

Proamble.

## ARTICLE I.

There shall be perpetual amity between the United States and their citizens on the one part, and the Government of the Republic of Costa Rica and its citizens on the other.

Perpetual amity.

## ARTICLE II.

There shall be, between all the territories of the United States and the territories of the Republic of Costa Rica a reciprocal freedom of dom of commerce. commerce. The subjects and citizens of the two countries, respectively, shall have liberty, freely and securely, to come with their ships and cargoes to all places, ports, and rivers in the territories aforesaid, to which other foreigners are or may be permitted to come; to enter into the same, and to remain and reside in any part thereof, respectively; also to hire and occupy houses and warehouses for the purposes of their commerce; and, generally, the merchants and traders of each nation, respectively, shall enjoy the most complete protection and security for their commerce; subject always to the laws and statutes of the two countries respectively.

In like manner the respective ships of war and post-office packets of the two countries shall have liberty, freely and securely, to come to all post-office packets. harbors, rivers, and places to which other foreign ships of war and packets are or may be permitted to come, to enter into the same, to anchor, and to remain there and refit; subject always to the laws and

statutes of the two countries respectively.

Reciprocal free-

Ships of war and

Coasting trade.

By the right of entering the places, ports, and rivers mentioned in this article, the privilege of carrying on the coasting trade is not understood; in which trade, national vessels only of the country where the trade is carried on are permitted to engage.

## ARTICLE III.

Favors granted to other nations to become common.

It being the intention of the two high contracting parties to bind themselves, by the preceding articles, to treat each other on the footing of the most favored nation, it is hereby agreed between them, that any favor, privilege, or immunity whatever, in matters of commerce and navigation, which either contracting party has actually granted, or may hereafter grant, to the subjects or citizens of any other state, shall be extended to the subjects or citizens of the other high contracting party, gratuitously, if the concession in favor of that other nation shall have been gratuitous; or in return for a compensation as nearly as possible of proportionate value and effect, to be adjusted by mutual agreement, if the concessions shall have been conditional.

## ARTICLE IV.

Equality of dnties on produce of either nation.

See Article XIII, p. 163.]

No higher nor other duties shall be imposed on the importation into the territories of the United States of any article being of the growth, produce, or manufacture of the Republic of Costa Rica, and no higher or other duties shall be imposed on the importation into the territories of the Republic of Costa Rica of any articles being the growth, produce, or manufacture of the territories of the United States, than are or shall be payable on the like articles, being the growth, produce, or manufacture of any other foreign country; nor shall any other or higher duties or charges be imposed in the territories of either of the high contracting parties, on the exportation of any articles to the territories of the other, than such as are or may be payable on the exportation of the like articles Equality of pro- to any other foreign country; nor shall any prohibition be imposed upon the exportation or importation of any articles the growth, produce, or manufacture of the territories of the United States, or of the Republic of Costa Rica, to or from the said territories of the United States, or to or from the Republic of Costa Rica, which shall not equally extend to all other nations.

hibitions.

## ARTICLE V.

Tonnage duties and other charges. [See Article XIII, p. 163.]

No higher nor other duties or payments on account of tonnage, of light or harbor dues, of pilotage, of salvage, in case either of damage or shipwreck, or on account of any other local charges, shall be imposed in any of the ports of the Republic of Costa Rica, on vessels of the United States, than those payable in the same ports by Costa Rican vessels; nor in any of the ports of the United States, on Costa Rican vessels, than shall be payable in the same ports on vessels of the United States.

## ARTICLE VI.

Vessels of both

[See Article XIII, p. 163.1

The same duties shall be paid on the importation into the territories countries on the of the Republic of Costa Rica of any article being of the growth, produce, or manufacture of the territories of the United States, whether such importation shall be made in Costa Rican, or in vessels of the United States; and the same duties shall be paid on the importation into the territories of the United States of any article being the growth, produce, or manufacture of the Republic of Costa Rica, whether such importation shall be made in United States or in Costa Rican vessels.

Drawbacks and bounties.

The same duties shall be paid, and the same bounties and drawbacks allowed, on the exportation to the Republic of Costa Rica of any articles being the growth, produce, or manufacture of the territories of the United States, whether such exportations shall be made in Costa Rican or in United States vessels; and the same duties shall be paid, and the same bounties and drawbacks allowed, on the exportation of any articles being the growth, produce, or manufacture of the Republic of Costa Rica to the territories of the United States, whether such exportation shall be made in United States or in Costa Rican vessels.

## ARTICLE VII.

All merchants, commanders of ships, and others, citizens of the United States, shall have full liberty, in all the territories of the Re-idents. public of Costa Rica, to manage their own affairs themselves, or to commit them to the management of whomsoever they please, as broker, factor; agent, or interpreter; nor shall they be obliged to employ any other persons in those capacities than those employed by Costa Ricans, nor to pay them any other salary or remuneration than such as is paid in like cases by Costa Rican citizens; and absolute freedom shall be allowed in all cases to the buyer and seller to bargain and fix the price trade. of any goods, wares, or merchandise imported into or experted from the Republic of Costa Rica, as they shall see good, observing the laws and established customs of the country. The same privileges shall be enjoyed in the territories of the United States by the citizens of the Republic of Costa Rica under the same conditions.

The citizens of the high contracting parties shall reciprocally receive and enjoy full and perfect protection for their persons and property, and shall have free and open access to the courts of justice in the said countries respectively, for the prosecution and defence of their just rights; and they shall be at liberty to employ, in all cases, the advocates, attorneys, or agents of whatever description, whom they may think proper, and they shall enjoy in this respect the same rights and

privileges therein as native citizens.

Privileges of res-

Freedom to

Access to courts of justice.

# ARTICLE VIII.

In whatever relates to the police of the ports, the lading and unlading of ships, the safety of merchandise, goods, and effects, the succession ternal duties, &c. to personal estates by will or otherwise, and the disposal of personal property of every sort and denomination, by sale, donation, exchange, testament, or in any other manner whatsoever, as also the administration of justice, the citizens of the two high contracting parties shall reciprocally enjoy the same privileges, liberties, and rights as native citizens, and they shall not be charged in any of these respects with any higher imposts or duties than those which are paid or may be paid by native citizens; submitting, of course, to the local laws and regulations of each country respectively.

If any citizen of either of the two high contracting parties shall die without will or testament in any of the territories of the other, the Conerty. sul General or Consul of the nation to which the deceased belonged, or the representative of such Consul General or Consul in his absence, shall have the right to nominate curators to take charge of the property of the deceased, so far as the laws of the country will permit, for the benefit of the lawful heirs and creditors of the deceased, giving proper no-

tice of such nomination to the authorities of the country.

# ARTICLE IX.

The citizens of the United States residing in the Republic of Costa Rica, and the citizens of the Republic of Costa Rica residing in the military service, United States, shall be exempted from all compulsory military service &c. whatsoever, either by sea or by land, and from all forced loans or military exactions or requisitions; and they shall not be compelled, under any pretext whatsoever, to pay other ordinary charges, requisitions, or taxes greater than those that are paid by native citizens of the contracting parties respectively.

Intestate prop-

Equality of in-

Exemption from

## ARTICLE X.

Consuls and diplomatic agents.

It shall be free for each of the two high contracting parties to appoint Consuls for the protection of trade, to reside in any of the territories of the other party; but before any Consul shall act as such, he shall, in the usual form, be approved and admitted by the Government to which he is sent; and either of the high contracting parties may except from the residence of Consuls such particular places as they judge fit to be excepted. The Costa Rican diplomatic agents and Consuls shall enjoy in the territories of the United States whatever privileges, exemptions. and immunities are or shall be granted to agents of the same rank belonging to the most favored nation; and, in like manner, the diplomatic agents and Consuls of the United States in the Costa Rican territories shall enjoy, according to the strictest reciprocity, whatever privileges, exemptions, and immunities are or may be granted in the Republic of Costa Rica to the diplomatic agents and Consuls of the most favored nation.

## ARTICLE XI.

Agreement case of war.

in

For the better security of commerce between the citizens of the United States and the citizens of the Republic of Costa Rica, it is agreed, that if at any time any interruption of friendly intercourse, or any rupture should unfortunately take place between the two high contracting parties, the citizens of either of the two high contracting parties who may be within any of the territories of the other, shall, if residing upon the coast, be allowed six months, and if in the interior, a whole year to wind up their accounts and dispose of their property; and a safe-conduct shall be given them to embark at the port which they themselves shall select; and even in the event of a rupture, all such citizens of either of the two high contracting parties who are established in any of the territories of the other, in the exercise of any trade or special employment, shall have the privilege of remaining and of continuing such trade and employment therein without any manner of interruption, in the full enjoyment of their liberty and property, as long as they behave peaceably, and commit no offence against the laws; and their goods and effects, of whatever description they may be, whether in their own custody or intrusted to individuals or to the State, shall not be liable to seizure or sequestration, nor to any other charges or demands than those which may be made upon the like effects or property belonging to the native citizens of the country in which such citizens may reside. In the same case, debts between individuals, property in public funds, and shares of companies, shall never be confiscated, sequestered, nor detained.

#### ARTICLE XII.

Protection to cit-

science.

The citizens of the United States and the citizens of the Republic of Costa Rica, respectively, residing in any of the territories of the other party, shall enjoy in their houses, persons, and properties the protection of the Government, and shall continue in possession of the guar-Security of con-antees which they now enjoy. They shall not be disturbed, molested, or annoyed in any manner on account of their religious belief, nor in the proper exercise of their religion, either within their own private houses or in the places of worship destined for that purpose, agreeably to the system of tolerance established in the territories of the two high contracting parties; provided they respect the religion of the nation in which they reside, as well as the constitution, laws, and customs of the Liberty shall also be granted to bury the citizens of either of the two high contracting parties who may die in the territories aforesaid, in burial-places of their own, which in the same manner may be freely established and maintained; nor shall the funerals or sepulchres of the

lead be disturbed in any way or upon any account.

Rights of burial. country.

## ARTICLE XIII.

In order that the two high contracting parties may have the opportunity of hereafter treating and agreeing upon such other arrangements as may tend still further to the improvement of their mutual intercourse, and to the advancement of the interests of their respective citizens, it is agreed that, at any time after the expiration of seven years from the date of the exchange of the ratifications of the present treaty, either of the high contracting parties shall have the right of giving to the other party notice of its intention to terminate Articles IV, V, and VI, of the present treaty; and that, at the expiration of twelve months after such notice shall have been received by either party from the other, the said articles, and all the stipulations contained therein, shall cease to be binding on the two high contracting parties.

Duration of

## ARTICLE XIV.

The present treaty shall be ratified, and the ratifications shall be exchanged at Washington or at San José de Costa Rica, within the space of one year, or sooner if possible.

In witness whereof the respective Plenipotentiaries have signed the

same and have affixed thereto their respective seals.

Done at Washington this tenth day of July, in the year of our Lord one thousand eight hundred and fifty-one.

DAN'L WEBSTER. [SEAL.] F. MOLINA. [SEAL.] Ratifications.

Signatures.

Date.

# COSTA RICA, 1860.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND THE RE-PUBLIC OF COSTA RICA, FOR THE ADJUSTMENT OF CLAIMS, CONCLUDED AT SAN JOSÉ JULY 2, 1860; RATIFICATION ADVISED BY SENATE JANUARY 16, 1861; RATIFIED BY PRESIDENT JANUARY 21, 1861; TIME FOR EXCHANGE OF RATIFICATIONS EXTENDED BY SENATE MARCH 12, 1861; RATIFICA-TIONS EXCHANGED AT WASHINGTON NOVEMBER 9, 1861; PROCLAIMED NOVEMBER 11, 1861. July 2, 1860.

Convention for the adjustment of claims of citizens of the United States against the Government of the Republic of Costa Rica.

The United States of America and the Republic of Costa Rica, desiring to adjust the claims of citizens of said States against Costa Rica in such a manner as to cement the good understanding and friendly relations now happily subsisting between the two Republics, have resolved to settle such claims by means of a convention; and, for that purpose, appointed and conferred full powers, respectively, to wit:

Contracting paries.

Negotiators.

The President of the United States, on Alexander Dimitry, Minister Resident of said United States in the Republic of Costa Rica, and his Excellency the Constitutional President of said Republic of Costa Rica, on Manuel José Carazo and Francisco Maria Yglesias; who, upon an exchange of their plenary powers, which were found in good and proper form, have agreed to the following articles:

## ARTICLE I.

It is agreed that all claims of citizens of the United States, upon the Government of Costa Rica, arising from injuries to their persons, or damages to their property, under any form whatsoever, through the action of authorities of the Republic of Costa Rica, statements of which, soliciting the interposition of the Government of the United States, have been presented to the Department of State at Washington,

Claims to be referred to board of commissioners.

Commissioners, how appointed.

or to the diplomatic agents of said United States at San José, of Costa Rica, up to the date of the signature of this convention, shall, together with the documents in proof, on which they may be founded, be referred to a board of commissioners, consisting of two members, who shall be appointed in the following manner: one by the Government of the United States of America, and one by the Government of the Republic of Costa Rica: Provided, however, That no claim of any citizen of the United States, who may be proved to have been a belligerent during the occupation of Nicaragua by the troops of Costa Rica, or the exercise of authority, by the latter, within the territory of the former, shall be considered as one proper for the action of the board of commissioners herein provided for.

Vacancies in commission, how filled.

In case of the death, absence, or incapacity of either commissioner, or in the event of either commissioner's omitting or ceasing to act, the Government of the United States of America, or that of the Republic of Costa Rica, respectively, or the minister of the latter, in the United States, acting by its direction, shall forthwith proceed to fill the vacancy thus occasioned.

## ARTICLE II.

When and where meet.

The commissioners so named shall meet at the city of Washington, commissioners to within ninety days from the exchange of the ratifications of this convention; and, before proceeding to business, they shall, each of them, exhibit a solemn oath, made and subscribed before a competent authority, that they will carefully examine into, and impartially decide, according to the principles of justice and of equity, and to the stipulations of treaty, upon all the claims laid before them, under the provisions of this convention, by the Government of the United States, and in accordance with such evidence as shall be submitted to them on the part of said United States and of the Republic of Costa Rica, respectively. And their oath, to such effect, shall be entered upon the record of their proceedings.

Selection of umpire.

Said commissioners shall then proceed to name an arbitrator, or umpire, to decide upon any case or cases concerning which they may disagree, or upon any point or points of difference which may arise in the course of their proceedings. And if they cannot agree in the selection, the arbitrator or umpire shall be appointed by the minister of His Majesty the King of the Belgians, to the United States, whom the two high contracting parties shall invite to make such appointment, and whose selection shall be conclusive on both parties.

## ARTICLE III.

Mode of proce-

The arbitrator, or umpire, being appointed, the commissioners shall, dure of commis- without delay, proceed to examine and determine the claims which may be presented to them, under the provisions of this convention, by the Government of the United States, as stated in the preceding article; and they shall hear, if required, one person in behalf of each Government, on every separate claim.

Each Government to furnish papers in regard to claims.

Each Government shall furnish, upon request of either of the commissioners, such papers in its possession as may be deemed important to the just determination of any claims of citizens of the United States, referred to the board, under the provisions of the first article.

Amount of indemnity.

In cases, whether touching injuries to the person, limb, or life of any said citizens, or damages committed, as stipulated in the first article, against their property, in which the commissioners may agree to award an indemnity, they shall determine the amount to be paid. In cases in which said commissioners cannot agree, the points of difference shall be referred to the arbitrator, or umpire, before whom each of the commissioners may be heard, and his decision shall be final.

# ARTICLE IV.

The commissioners shall issue certificates of the sums to be paid to the claimants, respectively, whether by virtue of the awards agreed to of indemnity to between themselves, or of those made by them, in pursuance of decisions of the arbitrator, or umpire; and the aggregate amount of said sums, decreed by the certificates of award made by the commissioners, in either manner above indicated, and of the sums also accruing from such certificates of award as the arbitrator, or umpire, may, under the authority hereinafter conferred by the seventh article, have made and issued, with the rate of interest stipulated in the present article, in favor of any claimant, or claimants, shall be paid to the Government of the United States, in the city of Washington, in equal semi-annual It is, however, hereby agreed, by the contracting parties, that the payment of the first instalment shall be made eight months from the termination of the labors of the commission; and, after such first payment, the second, and each succeeding one, shall be made semiannually, counting from the date of the first payment; and the whole payment of such aggregate amount, or amounts, shall be perfected within the term of ten years from the termination of said commission; and each of said sums shall bear interest (also payable semi-annually) at the rate of six per cent. per annum, from the day on which the awards, respectively, will have been decreed.

To meet these payments, the Government of the Republic of Costa Rica hereby specially appropriates fifty per cent. of the net proceeds of Costa Rica to meet the revenues arising from the customs of the said Republic; but if such appropriation should prove insufficient to make the payments as above stipulated, the Government of said Republic binds itself to provide

other means for that purpose.

Mode of payment claimants.

[See Article

When first instalment to be

Subsequent instalments.

Interest.

Provision by payments.

## ARTICLE V.

The commission herein provided shall terminate its labors in nine months from and including the day of its organization. They shall commission. keep an accurate record of all their proceedings, and they may appoint VII.] a secretary, versed in the knowledge of the English and of the Spanish languages, to assist in the transaction of their business. And, for the conduct of such business, they are hereby authorized to make all necessary and lawful rules.

Termination of

[See Article

## ARTICLE VI.

The proceedings of this commission shall be final and conclusive with respect to all the claims of citizens of the United States, which, having accrued prior to the date of this convention, may be brought before it for adjustment; and the United States agree forever to release the Government of the Republic of Costa Rica from any further accountability for claims which shall be rejected, either by the board of commissioners. or by the arbitrator or umpire aforesaid; or for such as, being allowed by either the board or the umpire, the Government of Costa Rica shall have provided for and satisfied in the manner agreed upon in the fourth article.

Proceedings of commission couclusive.

Costa Rica released.

[See Article IV.]

# ARTICLE VII.

In the event, however, that upon the termination of the labors of said commission stipulated for in the fifth article of this convention, any case or cases should be pending before the umpire, and awaiting his decision, it is hereby understood and agreed by the two contracting parties that, though the board of commissioners may, by such limitation, have terminated their action, said umpire is hereby authorized and empowered to proceed to make his decision or award in such case or cases pending as

Cases pending before umpire at termination of the commission.

[See Article IV.]

aforesaid; and, upon his certificate thereof, in each case, transmitted to each of the two Governments, mentioning the amount of indemnity, if such shall have been allowed by him, together with the rate of interest specified by the fourth article, such decision or award shall be taken and field to be binding and conclusive, and it shall work the same effect as though it had been made by both the commissioners under their own agreement, or by them upon decision of the case or of the cases, respectively, pronounced by the umpire of said board, during the period prescribed for its sessions: Provided, however, That a decision on every case that may be pending at the termination of the labors of the board shall be given by the umpire within sixty days from their final adjournment; and that at the expiration of the said sixty days, the authority and power hereby granted to said umpire shall cease.

Umpire to decide in sixty days.

## ARTICLE VIII.

Expenses of commission. Each government shall pay its own commissioner; but the umpire, as well as the incidental expenses of the commission, including the defrayal of the services of a secretary, who may be appointed under the fifth article, shall be paid one-half by the United States, and the other half by the Republic of Costa Rica.

## ARTICLE IX.

Ratifications.

The present convention shall be approved and ratified by the President of the United States of America, by and with the advice and consent of the Senate of the said States; and by the President of the Republic of Costa Rica, with the consent and approbation of the Supreme Legislative Power of said Republic; and the ratifications shall be exchanged in the city of Washington, within the space of eight months from the date of the signature hereof, or sooner if possible.

Signatures.

In faith whereof, and by virtue of our respective full powers, we, the undersigned, have signed the present convention, in duplicate, and have hereunto affixed our seals.

Date.

Done at the city of San José, on the second day of July, in the year one thousand eight hundred and sixty, and in the eighty-fourth year of the independence of the United States of America, and of the independence of Costa Rica the thirty-ninth.

ALEX'R DIMITRY. [SEAL.] MANUEL J. CARAZO. [SEAL.] FRAN'CO M. YGLESIAS. [SEAL.]

# DENMARK.

# DENMARK, 1826.

GENERAL CONNVENTION OF FRIENDSHIP, COMMERCE, AND NAVIGATION BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE KING OF DENMARK, CONCLUDED AT WASHINGTON APRIL 26, 1826; RATIFICATION ADVISED BY SENATE MAY 4, 1826; RATIFIED BY PRESIDENT MAY 6, 1826; RATIFICATIONS EXCHANGED AT COPENHAGEN AUGUST 10, 1826; PROCLAIMED OCTOBER 14, 1826.

April 26, 1826.

[This convention was abrogated April 15, 1856, and renewed (except the 5th article) by convention of April 11, 1857.]

The United States of America and His Majesty the King of Denmark, being desirous to make firm and permanent the peace and friendship which happily prevail between the two nations, and to extend the commercial relations which subsist between their respective territories and people, have agreed to fix, in a manner clear and positive, the rules which shall in future be observed between the one and the other party, by means of a general convention of friendship, commerce, and With that object, the President of the United States of America has conferred full powers on Henry Clay, their Secretary of State, and His Majesty the King of Denmark has conferred like powers on Peter Pedersen, his Privy Counsellor of Legation and Minister Resident near the said States, Knight of the Dannebrog; who, after having exchanged their said full powers, found to be in due and proper form, have agreed to the following articles:

Contracting par-

Negotiators.

## ARTICLE I.

The contracting parties, desiring to live in peace and harmony with all the other nations of the earth, by means of a policy frank and equally friendly with all, engage, mutually, not to grant any particular favor to other nations, in respect of commerce and navigation, which shall not immediately become common to the other party, who shall enjoy the same freely, if the concession were freely made, or on allowing the same compensation, if the concession were conditional.

Favors granted to other nations to become common.

#### ARTICLE II.

The contracting parties being likewise desirous of placing the commerce and navigation of their respective countries on the liberal basis it y of commerce of perfect equality and reciprocity, mutually agree that the citizens and navigation. subjects of each may frequent all the coasts and countries of the other, (with the exception hereafter provided for in the sixth article,) and reside and trade there in all kinds of produce, manufactures, and VI.] merchandise; and they shall enjoy all the rights, privileges, and exemptions, in navigation and commerce, which native citizens or subjects do or shall enjoy, submitting themselves to the laws, decrees, and usages, there established, to which native citizens or subjects are subjected. But it is understood that this article does not include the coasting trade of either country, the regulation of which is reserved by the parties, respectively, according to their own separate laws.

Reciprocal equal-

[See Article

## ARTICLE III.

They likewise agree that whatever kind of produce, manufacture, or merchandise, of any foreign country, can be, from time to time, lawfully exportations. imported into the United States, in vessels belonging wholly to the citizens thereof, may be also imported in vessels wholly belonging to

Importations and

the subjects of Denmark; and that no higher or other duties upon the tonnage of the vessel or her cargo shall be levied and collected, whether the importation be made in vessels of the one country or of the other. And, in like manner, that whatever kind of produce, manufacture, or merchandise, of any foreign country, can be, from time to time, lawfully imported into the dominions of the King of Denmark, in the vessels thereof, (with the exception hereafter mentioned in the sixth article.) [See Article VI.] may be also imported in vessels of the United States; and that no higher or other duties upon the tonnage of the vessel or her cargo shall be levied and collected, whether the importation be made in vessels of the one country or of the other. And they further agree, that whatever may be lawfully exported or re-exported, from the one country in its own vessels, to any foreign country, may, in like manner, be exported and or re-exported in the vessels of the other country. And the same bounties, duties, and drawbacks shall be allowed and collected, whether such exportation or re-exportation be made in vessels of the United States or

Bonnties drawbacks.

## ARTICLE IV.

payable in the same ports by native vessels.

of Denmark. Nor shall higher or other charges of any kind be imposed in the ports of one party, on vessels of the other, than are or shall be

Equality of du-&c., of either country.

No higher or other duties shall be imposed on the importation into ties on produce, the United States of any article, the produce or manufacture of the dominions of His Majesty the King of Denmark; and no higher or other duties shall be imposed on the importation into the said dominions of any article, the produce or manufacture of the United States, than are or shall be payable on the like articles, being the produce or manufacture of any other foreign country. Nor shall any higher or other duties or charges be imposed in either of the two countries on the exportation of any articles to the United States, or to the dominions of His Majesty the King of Denmark, respectively, than such as are or may be payable on the exportation of the like articles to any other foreign country. Nor shall any prohibition be imposed on the exportation or importation of any articles, the produce or manufacture of the United States, or of the dominions of his Majesty the King of Denmark, to or from the territories of the United States, or to or from the said dominions, which shall not equally extend to all other nations.

## ARTICLE V.

Sound and Belts dues.

1857, pp. 173-175.]

Neither the vessels of the United States nor their cargoes shall, when they pass the Sound or the Belts, pay higher or other duties than those [See treaty of which are or may be paid by the most favoured nation.

## ARTICLE VI.

Limitations of treaty.

The present convention shall not apply to the northern possessious of His Majesty the King of Denmark-that is to say, Iceland, the Ferroé Islands, and Greenland-nor to places situated beyoud the Cape of Good Hope; the right to regulate the direct intercourse with which possessions and places is reserved by the parties, re-And it is further agreed that this convention is not to extend to the direct trade between Denmark and the West India colonies of His Danish Majesty, but in the intercourse with those colonies it is agreed that whatever can be lawfully imported into or exported from the said colonies in vessels of one party from or to the ports of the United States, or from or to the ports of any other foreign country, may in like manner, and with the same duties and charges applicable to vessel and cargo, be imported into or exported from the said colonies in vessels of the other party.

## ARTICLE VII.

The United States and His Danish Majesty mutually agree that no higher or other duties, charges, or taxes of any kind shall be levied in the territories or dominions of either party, upon any personal property, money, or effects of their respective citizens or subjects, on the removal of the same from their territories or dominions reciprocally, either upon the inheritance of such property, money, or effects, or otherwise, than are or shall be payable in each State upon the same, when removed by a citizen or subject of such State, respectively.

Internal taxes.

## ARTICLE VIII.

To make more effectual the protection which the United States and His Danish Majesty shall afford in future to the navigation and com. consuls. merce of their respective citizens and subjects, they agree mutually to receive and admit Consuls and Vice-Consuls in all the ports open to 175, 176.] foreign commerce, who shall enjoy in them all the rights, privileges, and immunities of the Consuls and Vice-Consuls of the most favoured nation, each contracting party, however, remaining at liberty to except those ports and places in which the admission and residence of such Consuls may not seem convenient.

Consuls and vice-

[See additional articles, 1861, pp.

## ARTICLE IX.

In order that the Consuls and Vice-Consuls of the contracting parties may enjoy the rights, privileges, and immunities which belong to them by their public character, they shall, before entering on the exercise of their functions, exhibit their commission or patent in due form to the Government to which they are accredited; and having obtained their exequatur, which shall be granted gratis, they shall be held and considered as such by all the authorities, magistrates, and inhabitants in the consular district in which they reside.

Privileges of consuls, &c.

#### ARTICLE X.

It is likewise agreed that the Consuls and persons attached to their necessary service, they not being natives of the country in which the Consular resides, shall be exempt from all public service, and also from all kind of taxes, imposts, and contributions, except those which they shall be obliged to make the consular officers. they shall be obliged to pay, on account of commerce, or their property, to which inhabitants, native and foreign, of the country in which such Consuls reside, are subject, being in everything besides subject to the laws of the respective States. The archives and papers of the consulate shall be respected inviolably, and under no pretext whatever shall any magistrate seize or in any way interfere with them.

Exemptions of

#### ARTICLE XI.

The present convention shall be in force for ten years from the date hereof, and further until the end of one year after either of the contract. vention. ing parties shall have given notice to the other of its intention to terminate the same, each of the contracting parties reserving to itself the right of giving such notice to the other at the end of the said term of ten years; and it is hereby agreed between them that, on the expiration of one year after such notice shall have been received by either, from the other party, this convention, and all the provisions thereof, shall altogether cease and determine.

Duration of con-

[See Art. V, convention of 1857, p.

#### ARTICLE XII.

This convention shall be approved and ratified by the President of the United States, by and with the advice and consent of the Senate thereof, and by His Majesty the King of Denmark, and the ratifications

Ratifications.

Date.

shall be exchanged in the city of Copenhagen within eight months from

the date of the signature hereof, or sooner if possible.

In faith whereof, we, the Plenipotentiaries of the United States of Signatures. America, and of His Danish Majesty, have signed and sealed these

presents.

Done in triplicate, at the city of Washington, on the twenty-sixth day of April, in the year of our Lord one thousand eight hundred and twenty-six, in the fiftieth year of the Independence of the United States of America.

> H. CLAY. PR. PEDERSEN.

Addondum.

#### ADDENDUM.

## Mr. Clay to Mr. Pedersen.

DEPARTMENT OF STATE, Washington, April 25, 1826.

ties not waived.

Claims of United The undersigned, Secretary of State of the United States, by direction of the Presi-States for indemnident thereof, has the honour to state to Mr. Pedersen, Minister Resident of His Majesty the King of Denmark, that it would have been satisfactory to the Government of the United States if Mr. Pedersen had been charged with instructions, in the negotiation which has just terminated, to treat of the indemnities to citizens of the United States, in consequence of the seizure, detention, and condemnation of their property in the ports of His Danish Majesty. But as he has no instructions to that effect, the undersigned is directed, at and before proceeding to the signature of the treaty of friend-ship, commerce, and navigation on which they have agreed, explicitly to declare, that the omission to provide for those indemnities is not hereafter to be interpreted as a waiver or abandonment of them by the Government of the United States, which, on the contrary, is firmly resolved to persevere in the pursuit of them until they shall be finally arranged upon principles of equity and justice. And, to guard against any misconception of the fact of the silence of the treaty in the above particular, or of the views of the American Government, the undersigned requests that Mr. Pedersen will transmit this official declaration to the Government of Denmark. And he avails himself of this occasion to tender to Mr. Pedersen assurances of his distinguished consideration.

The Chevalier PEDERSEN. Minister Resident from Denmark.

The Chevalier Peter Pederson to Mr. Clay.

Washington, April 25, 1826.

The undersigned, Minister Resident of His Majesty the King of Denmark, has the honour herewith, to acknowledge having received Mr. Clay's official note of this day, declaratory of the advanced claims against Denmark not being waived on the part of the United States by the convention agreed upon and about to be signed, which note he, as requested, will transmit to his Government. And he avails himself of this occasion to renew to Mr. Clay assurances of his distinguished consideration

P. PEDERSEN.

To the Hon. HENRY CLAY, Secretary of State of the United States.

# DENMARK, 1830.

March 28, 1830.

CLAIMS CONVENTION WITH DENMARK, CONCLUDED AT COPENHAGEN MARCH 28, 1830; RATIFICATION ADVISED BY SENATE MAY 29, 1830; RATIFIED BY PRESIDENT JUNE 2, 1830; RATIFICATIONS EXCHANGED AT WASHINGTON JUNE 5, 1830; PROCLAIMED JUNE 5, 1830.

Convention between the United States of America and His Majesty the King of Denmark, signed at Copenhagen the 28th of March, 1830.

Contracting parties

The United States of America and His Majesty the King of Denmark, being equally desirous of terminating the discussions which have taken place between them in respect to the claims and pretensions formed by the citizens of the United States and the subjects of Denmark, having for their object the seizure, detention, condemnation, or confiscation of their vessels, cargoes, or property whatsoever, within the territory or under the authority of the respective Governments, have named for this purpose, and furnished with their full powers, that is to say: The President of the United States of America, by and with the advice and consent of the Senate, Henry Wheaton, Chargé d'Affaires of the said United States at the Court of His Majesty the King of Denmark, etc., and his Majesty the King of Denmark, the Sieur Ernest Henry, Count de Schimmelmann, Knight of the Order of the Elephant, Grand Cross of the Order of Dannebrog, decorated with the silver cross of the same order, His Minister (intime) of State, Chief of his Department of Foreign Affairs, etc., and the Sieur Paul Christian de Stemanu, Knight of the Order of the Elephant, Grand Cross of the Order of Dannebrog, decorated with the silver cross of the same order, his Minister (intime) of State and of Justice, president of his Danish Chancery, etc.; and the said Plenipotentiaries, after having exchanged their full powers, found in good and due form, have agreed upon and concluded the following articles:

Negotiators.

## ARTICLE L

His Majesty the King of Denmark renounces the indemnities which might be claimed from the Government of the United States of America claims by Denmark. for the subjects of Denmark, on account of the seizure, detention, condemnation, or confiscation of their vessels, cargoes, or property whatsoever, under the authority of the said Government; and His Majesty engages, moreover, to pay to the said Government the sum of six hundred United States. and fifty thousand Spanish milled dollars, on account of the citizens of the United States, who have preferred claims relating to the seizure, detention, condemnation, or confiscation of their vessels, cargoes, or property whatsoever, by the public and private armed ships, or by the tribunals of Denmark, or in the States subject to the Danish sceptre.

Renunciation of

Indemnity to the

[See Article III.]

#### ARTICLE II.

The payment of the above sum of six hundred and fifty thousand Spanish milled dollars shall be made in the times and manner follow- indemnity.

Payment of the

[See Article IV.]

On the 31st March, 1831, two hundred and sixteen thousand six hundred and sixty-six dollars and two-thirds of a dollar.

On the 30th September, 1831, two hundred and sixteen thousand six

hundred and sixty-six dollars and two-thirds of a dollar. On the 30th September, 1832, two hundred and sixteen thousand six

hundred and sixty six dollars and two thirds of a dollar.

To the second payment shall be added the interest for that, and for the last payment, at four per centum per annum, to be computed from the first payment, on the 31st March, 1831.

To the third payment shall also be added the interest for that payment, at four per centum per annum, to be computed from the second

payment, on the 30th September, 1831.

The above sums, thus specified in Spanish milled dollars, shall be paid in bills of exchange, at fifteen days' sight, at Hamburg; for the

payment of which the Danish Government shall be responsible.

At the time when the first payment shall be made, on the 31st March, 1831, two obligations, corresponding to the two last payments to be effected for the capital and the interest thereof, shall be issued by the Direction for the public debt and the sinking fund of Denmark, to the order of the Department of Foreign Affairs of Denmark, and assigned to the Government of the United States. By the said obligations, His Majesty the King of Denmark shall acknowledge himself debtor for the sums not yet paid to the Government of the United States of America, and the same shall be delivered to such person or persons as may be authorized to receive the same by the said Government; and when the said obligations are to be discharged, according to the tenor thereof, by the Danish Government, the person or persons authorized by the Government of the United States to receive the stipulated payments shall deliver up the said obligations, with receipts for the amount thereof, from the said Government.

# ARTICLE III.

Commissioners.

To ascertain the full amount and validity of the claims, mentioned in Article I, a Board of Commissioners, consisting of three citizens of the United States, shall be appointed by the President, by and with the advice and consent of the Senate, who shall meet at Washington, and within the space of two years from the time of their first meeting shall receive, examine, and decide upon the amount and validity of all such claims, according to the merits of the several cases, and to justice, equity, and the law of nations.

The Commissioners shall take an oath or affirmation, to be entered in the journal of their proceedings, for the faithful and diligent dis-

charge of their duties.

In case of the death, sickness, or necessary absence of any Commissioner, his place may be supplied by the appointment of another Commissioner, in the manner before mentioned, or during the recess of the Senate, by the President of the United States. The Commissioners shall be authorized to hear and examine, on oath or affirmation, every question relating to such claims, and to receive all suitable authentic

testimony concerning the same.

In order to facilitate the proceedings of this board, His Majesty the King of Denmark engages, when thereunto required, to cause to be delivered to any person or persons who shall be duly authorized for that purpose by the Government of the United States, in addition to the papers already delivered, all the acts, documents, ship's papers and prize proceedings which may still remain in the archives of the High Court of Admiralty, or the Prize Tribunals of Denmark, relating to the seizure, detention, condemnation, or confiscation of the vessels, cargoes, or property whatsoever, belonging to the citizens of the United States of America before the said tribunals.

The Commissioners shall award and cause to be distributed, among the several parties whose claims shall be allowed by the board, the sum mentioned in Article I and II, in a rateable proportion to the amount

of the respective claims thus allowed.

### ARTICLE IV.

Termination of claims.

In consideration of the renunciation and payments mentioned in Article I and II, on the part of His Majesty the King of Denmark, the Government of the United States declares itself entirely satisfied, not only in what concerns the said Government, but also in what concerns the citizens of the said United States, on account of the claims hitherto preferred, or which may hereafter be preferred, relating to the seizure, detention, condemnation, or confiscation of their vessels, cargoes, or property whatsoever, which in the last maritime war of Denmark have taken place under the flag of Denmark, or in the States subject to the Danish sceptre; and the said claims shall consequently be regarded as definitively and irrevocably terminated.

### ARTICLE V.

Applicability of this convention. The intention of the two high contracting parties being solely to terminate, definitively and irrevocably, all the claims which have hitherto been preferred, they expressly declare that the present convention is only applicable to the cases therein mentioned; and, having no other object, can never hereafter be invoked by one party or the other as a precedent or rule for the future.

### ARTICLE VI.

The present convention shall be duly ratified by the high contracting parties, and the ratifications shall be exchanged at Washington, in the space of ten months, or sooner if possible.

Ratifications.

In faith thereof, and in virtue of our respective full powers, we have signed the present convention, and have thereunto set the seals of our arms.

Signatures.

Done at Copenhagen, this 28th day of March, 1830.

Date.

HENRY WHEATON. SEAL. E. H. SCHIMMELMANN. SEAL. STEMANN. SEAL.

# DENMARK, 1857.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE KING OF DENMARK FOR THE DISCONTINUANCE OF THE SOUND DUES, CONCLUDED AT WASHINGTON APRIL 11, 1857; RATIFICATION ADVISED BY SENATE JANUARY 5, 1858; RATIFIED BY PRESIDENT JANUARY 7, 1858; RATIFICATIONS EXCHANGED AT WASHINGTON JANUARY 12, 1858; PROCLAIMED JANUARY 13, 1858.

April 11, 1857.

The United States of America and His Majesty the King of Denmark, being desirous to terminate amicably the differences which have arisen ties. between them in regard to the tolls levied by Denmark on American vessels and their cargoes passing through the Sound and Belts, and commonly called the Sound dues, have resolved to conclude a convention for that purpose, and have named as their Plenipotentiaries, that is to say:

Contracting par-

The President of the United States, Lewis Cass, Secretary of State of the United States, and His Majesty the King of Denmark, Torben Bille, Esquire, Knight of the Dannebrog, and decorated with the cross of honor of the same order, his said Majesty's Chargé d'Affaires near the Government of the United States;

Negotiators.

Who, after having communicated to each other their full powers in due form, have agreed to and signed the following articles:

### ARTICLE I.

His Majesty the King of Denmark declares entire freedom of the navigation of the Sound and the Belts in favor of American vessels and dues abolished. their cargoes, from and forever after the day when this convention shall go into effect as hereinafter provided. And it is hereby agreed that American vessels and their cargoes, after that day, shall not be subject to any charges whatever in passing the Sound or the Belts, or to any detention in the said waters, and both Governments will concur, if occasion should require it, in taking measures to preven abuse of the free flag of the United States by the shipping of other nations which shall not have secured the same freedom and exemption from charges enjoyed by that of the United States.

Sound and Belts

### ARTICLE II.

His Danish Majesty further engages that the passages of the Sound and Belts shall continue to be lighted and buoyed as heretofore without buoys. any charge upon American vessels or their cargoes on passing the Sound and the Belts, and that the present establishments of Danish pilots in these waters shall continue to be maintained by Denmark. His Danish Majesty agrees to make such additions and improvements in regard to the lights, buoys, and pilot establishments in these waters as circumstances and the increasing trade of the Baltic may require. He further

Lights and

engages that no charge shall be made, in consequence of such additions and improvements, on American ships and their cargoes passing through the Sound and the Belts.

Pilota.

It is understood, however, to be optional for the masters of American vessels either to employ, in the said waters, Danish pilots, at reasonable rates fixed by the Danish Government, or to navigate their vessels without such assistance.

### ARTICLE III.

Sum to be paid to Denmark.

In consideration of the foregoing agreements and stipulations on the part of Denmark, whereby the free and unincumbered navigation of American vessels through the Sound and the Belts is forever secured. the United States agree to pay to the Government of Denmark, once for all, the sum of seven hundred and seventeen thousand eight hundred and twenty-nine rix dollars, or its equivalent, three hundred and ninety-three thousand and eleven dollars in United States currency, at

[See Article VI.] London, on the day when the said convention shall go into full effect, as herein afterwards provided.

### ARTICLE IV.

Further priviloges.

It is further agreed that any other or further privileges, rights, or advantages which may have been, or may be, granted by Denmark to the commerce and navigation of any other nation at the Sound and Belts, or on her coasts and in her harbors, with reference to the transit by land through Danish territory of merchandise belonging to the citizens or subjects of such nation, shall also be fully extended to, and enjoyed by, the citizens of the United States, and by their vessels and property in that quarter.

ARTICLE V.

[See pp. 167-170.]

Convention of The general convention of friendship, commerce, and navigation, con-1826 renewed. cluded between the United States and His Majesty the King of Denmark, on the 26th of April, 1826, and which was abrogated on the 15th of April, 1856, and the provisions contained in each and all of its articles, the 5th article alone excepted, shall, after the ratification of this present convention, again become binding upon the United States and Denmark; it being, however, understood that a year's notice shall suffice for the abrogation of the stipulations of the said convention hereby renewed.

#### ARTICLE VI.

When conven-

The present convention shall take effect as soon as the laws to carry tion to take effect. it into operation shall be passed by the Governments of the contracting parties, and the sum stipulated to be paid by the United States shall be received by or tendered to Denmark; and for the fulfilment of these purposes, a period not exceeding twelve months from the signing of this convention shall be allowed.

But if, in the interval, an earlier day shall be fixed upon and carried into effect for a free navigation through the Sound and Belts in favor of any other power or powers, the same shall simultaneously be extended to the vessels of the United States and their cargoes, in anticipation of

[See Article III.] the payment of the sum stipulated in Article III; it being understood, however, that in that event the Government of the United States shall also pay to that of Denmark four per cent. interest on the said sum, from the day the said immunity shall have gone into operation until the principal shall have been paid as aforesaid.

# ARTICLE VII.

Ratifications.

The present convention shall be duty ratified, and the exchange of ratifications shall take place in Washington within ten months from the date hereof, or sooner if practicable.

In faith whereof the respective Plenipotentiaries have signed the present convention, in duplicate, and have thereunto affixed their seals.

Done at Washington this eleventh day of April, in the year of our Lord one thousand eight hundred and fifty-seven, and of the Independence of the United States the eighty-first.

LEWIS CASS. SEAL. TORBEN BILLE. SEAL. Signatures.

Date.

# DENMARK, 1861.

ADDITIONAL ARTICLES TO THE GENERAL CONVENTION OF FRIENDSHIP, COMMERCE, AND NAVIGATION, OF APRIL 26, 1826, BETWEEN THE UNITED STATES AND DENMARK, CONCLUDED AT WASHINGTON JULY 11, 1861; RATIFICATION ADVISED BY SENATE JULY 17, 1861; RATIFIED BY PRESIDENT AUGUST 25, 1861; RATIFICATIONS EXCHANGED AT WASHINGTON SEPTEMBER 18, 1861; PROCLAIMED SEPTEMBER 20, 1861.

July 11, 1861.

Additional articles to the general convention of friendship, commerce, and navigation, concluded at Washington on the 26th day of April, 1826, between the United States of America and His Majesty the King of Denmark.

The United States of America and His Majesty the King of Denmark, wishing to favor their mutual commerce by affording, in their ports, every necessary assistance to their respective vessels, the undersigned Plenipotentiaries, being duly empowered for that purpose, have agreed upon the following additional articles to the general convention of friendship, commerce, and navigation, concluded at Washington on the twenty-sixth day of April, 1826, between the contracting parties.

Contracting par-

[See convention of 1826, pp. 167-170.]

### ARTICLE I.

The respective Consuls-General, Consuls, Vice-Consuls, and Commercial Agents shall have the right as such to sit as judges and arbitrators differences bein such differences as may arise, either at sea or in port, between the tween masters and captain, officers, and crew of the vessels belonging to the nation whose interests are committed to their charge, particularly in reference to the adjustment of wages and the execution of contracts, without the interference of the local authorities, unless the conduct of the crew and the officers, or of the captains, should disturb the order or tranquillity of the country.

Settlement

It is, however, understood that this species of judgment or arbitration shall not deprive the contending parties of the right they have to resort on their return to the judicial authority of their country.

#### ARTICLE II.

The Consuls-General, Consuls, Vice-Consuls, and Commercial Agents are authorized to require the assistance of the local authorities for the vessels. search, arrest, and imprisonment of the deserters from the ships of war and merchant vessels of their country. For this purpose they shall apply to the competent tribunals, judges and officers, and shall in writing demand said deserters, proving by the exhibition of the registers of the vessels, the rolls of the crews, or by other official documents, or, if the vessel shall have departed, by copy of said documents duly certified by them, that such individuals form part of the crew; and on this reclamation being thus substantiated, the surrender shall not be refused, unless there be sufficient proof of the said persons being citizens or subjects of the country where their surrender is demanded. Such deserters, when arrested, shall be placed at the disposal of said Consuls-General, Consuls, Vice Consuls, or Commercial Agents, and may be confined in the

Deserters from

public prisons at the request and cost of those who shall claim them, in order to be detained until the time when they shall be restored to the vessels to which they belonged, or sent back to their own country by a vessel of the same nation, or any other vessel whatsoever. But if not sent back within three months from the day of their arrest, they shall be set at liberty, and shall not be again arrested for the same cause.

However, if the deserter should be found to have committed any crime or offence, his surrender may be delayed until the tribunal before which his case shall be depending shall have pronounced its sentence,

and such sentence shall have been carried into effect.

Effect of additional articles.

The present additional articles shall have the same force and value as if they were inserted, word for word, in the convention signed at Washington on the twenty-sixth day of April, one thousand eight hundred and twenty-six, and being approved and ratified by the President of the United States, by and with the advice and consent of the Senate thereof, and by his Majesty the King of Denmark, the ratifications shall be exchanged at Washington within six months from the date hereof, or sooner if possible.

Ratifications.

Signatures.

In faith whereof we, the undersigned, in virtue of our respective full powers, have signed the present additional articles, and have thereto affixed our seals.

Date.

Done in triplicate at the city of Washington on the eleventh day of July, in the year of our Lord one thousand eight hundred and sixty-one.

WILLIAM H. SEWARD. [SEAL.] W. R. RAASLOFF. [SEAL.]

# DENMARK, 1872.

July 20, 1872.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE KING OF DENMARK RELATIVE TO NATURALIZATION, CONCLUDED AT COPENHAGEN JULY 20, 1872; RATIFICATION ADVISED BY SENATE JANUARY 13, 1873; RATIFIED BY PRESIDENT JANUARY 22, 1873; RATIFICATIONS EXCHANGED AT COPENHAGEN MARCH 14, 1873; PROCLAIMED APRIL 15, 1873.

Contracting parties.

The United States of America and his Majesty the King of Denmark being desirous to regulate the citizenship of the citizens of the United States of America who have emigrated, or who may emigrate, from the United States of America to the Kingdom of Denmark, and of Danish subjects who have emigrated, or who may emigrate, from the Kingdom of Denmark to the United States of America, have resolved to conclude a convention for that purpose, and have named as their Plenipotentiaries, that is to say, the President of the United States of America: Michael J. Cramer, Minister Resident of the United States of America at Copenhagen; and His Majesty the King of Denmark: Otto Ditlev Baron Rosenörn-Lehn, Commander of Danebrog and Danebrogsmand, Chamberlain, His Majesty's Minister for Foreign Affairs, &c., &c., &c.;

Negotiators.

Who, after having communicated to each other their respective full powers, found to be in good and due form, have agreed upon and concluded the following articles, to wit:

#### ARTICLE I.

Citizens of the United States naturalized in Denmark. Citizens of the United States of America who have become, or shall become, and are, naturalized, according to law, within the Kingdom of Denmark, as Danish subjects, shall be held by the United States of America to be in all respects and for all purposes Danish subjects, and shall be treated as such by the United States of America.

In like manner Danish subjects who have become, or shall become, Danish subjects and are, naturalized, according to law, within the United States of naturalized in the America as citizens thereof, shall be held by the Kingdom of Denmark to be in all respects and for all purposes as citizens of the United States of America, and shall be treated as such by the Kingdom of Denmark,

United States.

### ARTICLE II.

If any such citizen of the United States, as aforesaid, naturalized within the Kingdom of Denmark as a Danish subject, should renew his citizenship in the residence in the United States, the United States Government may, on his application, and on such conditions as that Government may see fit to impose, re-admit him to the character and privileges of a citizen of the United States, and the Danish Government shall not, in that case. claim him as a Danish subject on account of his former naturalization.

Restoration of original country.

In like manner, if any such Danish subject, as aforesaid, naturalized within the United States as a citizen thereof, should renew his residence within the Kingdom of Denmark, His Majesty's Government may, on his application, and on such conditions as that Government may think fit to impose, re-admit him to the character and privileges of a Danish subject, and the United States Government shall not, in that case, claim him as a citizen of the United States on account of his former naturalization.

### ARTICLE III.

If, however, a citizen of the United States, naturalized in Denmark, shall renew his residence in the former country without the intent to return to that in which he was naturalized, he shall be held to have renounced his naturalization.

Renunciation of naturalization.

In like manner, if a Dane, naturalized in the United States, shall renew his residence in Denmark without the intent to return to the former country, he shall be held to have renounced his naturalization in the United States.

The intent not to return may be held to exist when a person naturalized in the one country shall reside more than two years in the other country. not to return is held to exist.

When the intent

# ARTICLE IV.

The present convention shall go into effect immediately on or after the exchange of the ratifications, and shall continue in force for ten vention. years. If neither party shall have given to the other six months' previous notice of its intention then to terminate the same, it shall further remain in force until the end of twelve months after either of the contracting parties shall have given notice to the other of such intention.

Duration of con-

Ratifications.

#### ARTICLE V.

The present convention shall be ratified by the President of the United States of America, by and with the advice and consent of the Senate thereof, and by His Majesty the King of Denmark, and the ratifications shall be exchanged at Copenhagen as soon as may be, within eight months from the date hereof.

Signatures.

In witness whereof the respective Plenipotentiaries have signed the same, and have affixed thereto their respective seals.

Done at Copenhagen, the twentieth day of July, in the year of our Lord one thousand eight hundred and seventy-two.

Date.

MICHAEL J. CRAMER. SEAL. O. D. ROSENÖRN-LEHN. SEAL.

# DOMINICAN REPUBLIC.

# DOMINICAN REPUBLIC, 1867.

Feb. 8, 1867.

GENERAL CONVENTION OF AMITY, COMMERCE, AND NAVIGATION, AND FOR THE SURRENDER OF FUGITIVE CRIMINALS, BETWEEN THE UNITED STATES OF AMERICA AND THE DOMINICAN REPUBLIC, CONCLUDED AT SANTO DOMINGO FEBRUARY 8, 1867; RATIFICATION ADVISED BY SENATE MARCH 20, 1867; RATIFICED BY PRESIDENT JULY 31, 1867; RATIFICATIONS EXCHANGED AT SANTO DOMINGO OCTOBER 5, 1867; PROCLAIMED OCTOBER 24, 1867.

Contracting parties.

The United States of America and the Dominican Republic, equally animated with the desire of maintaining the cordial relations and of tightening, if possible, the bonds of friendship between the two countries, as well as to augment, by all the means at their disposal, the commercial intercourse of their respective citizens, have mutually resolved to conclude a general convention of amity, commerce, and navigation, and for the surrender of fugitive criminals. For this purpose they have appointed as their Plenipotentiaries, to wit:

Negotiators.

The President of the United States, John Somers Smith, Commercial Agent of the United States at the city of Santo Domingo, and the President of the Dominican Republic, José Gabriel Garcia, Secretary of State in the Department of Foreign Relations, and Juan Ramon Fiallo, ex-Secretary of the Treasury:

Who, after a communication of their respective full powers, have

agreed to the following articles:

# ARTICLE I.

Peace and friendship.

It is the intention of the high contracting parties that there shall continue to be a firm, inviolable, and universal peace, and a true and sincere friendship between the Republic of the United States of America and the Dominican Republic, and between their respective countries, territories, cities, towns, and people, without exception of persons or If, unfortunately, the two nations should become involved in war, one with the other, the term of six months after the declaration thereof shall be allowed to the merchants and other citizens and inhabitants respectively, on each side, during which time they shall be at liberty to withdraw themselves, with their effects and moveables, which they shall have the right to carry away, send away, or sell, as they please, without the least obstruction; nor shall their effects, much less their persons, be seized during such term of six months; on the contrary, passports shall be valid for a term necessary for their return, and shall be given to them for their vessels and the effects which they may wish to carry with them or send away, and such passports shall be a safeconduct against the inealts and captures which privateers may attempt against their persons and effects, and the money, debts, shares in the public funds, or in banks, or any other property, personal or real, belonging to the citizens of the one party in the territories of the other, shall not be confiscated or sequestrated.

Provision in case places. of war.

### ARTICLE II.

Exemption from

The citizens of each of the high contracting parties, residing or esmilitary service, tablished in the territory of the other, shall be exempt from all compulsory military service by sca or by land, and from all forced loans or military exactions or requisitious; nor shall they be compelled to pay any contributions whatever, higher or other than those that are or may be paid by native citizens.

### ARTICLE III.

The citizens of the contracting parties shall be permitted to enter, sojourn, settle and reside in all parts of said territories, and such as dence and busimay wish to engage in business shall have the right to hire and occupy ness. warehouses, provided they submit to the laws, as well general as special, relative to the rights of travelling, residing, or trading. While they conform to the laws and regulations in force, they shall be at liberty to manage themselves their own business, subject to the jurisdiction of either party, as well in respect to the consignment and sale of their goods by wholesale or retail as with respect to the loading, unloading, and sending off their ships. They may also employ such agents or brokers as they may deem proper, and shall in all these cases be treated agents. as the citizens of the country wherein they reside; it being, nevertheless, distinctly understood that they shall be subject to such laws and regulations also in respect to wholesale or retail. They shall have free access to the tribunals of justice, in cases to which they may be a party, judicial tribunals. on the same terms which are granted by the laws and usage of the country to native citizens; for which purpose they may employ in defence of their interests and rights such advocates, attorneys, and other agents as they may think proper.

Right of resi-

Employment of

Free access to

### ARTICLE IV.

The citizens of each of the high contracting parties, residing in the other, shall enjoy the most perfect liberty of conscience. They shall be science. subjected to no inconveniences whatever on account of their religious belief, nor shall they in any manner be annoyed or disturbed in the exercise of their religious worship in private houses, or in the chapels and places which they may select for that purpose; provided that in so doing they observe the decorum due to the laws, usages, and customs of the country. It is likewise agreed that the citizens of the one country dying in the territory of the other, may be interred either in the ordinary cemeteries or in such others as may be selected for that purpose by their own Government, or by their personal friends or representatives, with the consent of the local authorities. All such cemeteries, and funeral processions going to or returning from them, shall be protected from violation or disturbance.

Liberty of con-

Rights of burial.

# ARTICLE V.

The citizens of each of the high contracting parties, within the jurisdiction of the other, shall have power to dispose of their personal property by sale, donation, testament, or otherwise; and their personal representatives, being citizens of the other contracting party, shall succeed to their personal property, whether by testament or ab intestato. They may take possession thereof, either by themselves or by others acting for them, at their pleasure, and dispose of the same, paying such duty only as the citizens of the country wherein the said personal property is situated shall be subject to pay in like cases. In the absence of a personal representative, the same care shall be taken of the property as by law would be taken of the property of a native in a similar case, whilst the lawful owner may take measures for securing it. If a question should arise among claimants as to the rightful ownership of the property, the same shall be finally decided by the judicial tribunals of the country in which it is situated.

Disposal and insonal property.

When on the decease of any person holding real estate within the Real estate of territory of one party, such real estate would by the law of the land deceased persons. descend on a citizen of the other, were he not disqualified by alienage, the longest term which the laws of the country in which it is situated will permit shall be accorded to him to dispose of the same; nor shall he be subjected, in doing so, to higher or other dues than if he were a citizen of the country wherein such real estate is situated.

Real estate of

# ARTICLE VI.

Imports.

The high contracting parties hereby agree, that whatever kind of produce, manufactures, or merchandise, of any foreign country can be, from time to time, lawfully imported into the United States in their own

Tonnage duties.

vessels, may also be imported in the vessels of the Dominican Republic, and no higher or other duties upon the tonnage or cargo of the vessels shall be levied or collected, whether the importation be made in a vessel under the flag of the United States, or a vessel under the flag of the And, reciprocally, whatever kind of produce, Dominican Republic. manufactures, or merchandise of any foreign country can be, from time to time, lawfully imported into the Dominican Republic in her own vessels, may also be imported in vessels of the United States, and no higher or other duties upon the tonuage or cargo of the vessel shall be levied or collected, whether the importation be made in a vessel under the flag of the Dominican Republic, or under the flag of the United

Exports.

Whatever can be lawfully exported or re-exported by one party in its own vessels to any foreign country, may, in like manner, be exported or re-exported in the vessels of the other; and the same duties, bounties, and drawbacks shall be collected and allowed, whether such exportation or re-exportation be made in vessels of the one or the other. Nor shall higher or other charges of any kind be imposed in the ports of one party on vessels of the other than are or shall be payable in the same ports by national vessels.

Duties, charges,

# ARTICLE VII.

Coasting trade.

The preceding article is not applicable to the coasting trade of the contracting parties, which is respectively reserved by each exclusively for its own citizens.

Discharge of vessels.

But vessels of either country shall be allowed to discharge a part of their cargoes at one port, and proceed to any other port or ports in the territories of the other to discharge the remainder, without paying higher or other port charges or tonnage dues than would be paid by national vessels in such cases, so long as this liberty shall be conceded to any foreign vessels by the laws of both countries.

#### ARTICLE VIII.

What to be

For the better understanding of the preceding stipulations, it has deemed Dominican been agreed that every vessel belonging exclusively to a citizen or citizens of the Dominican Republic, and whose captain is also a citizen of the same, such vessel having also complied with all the other requisites established by law to acquire such national character, though the construction and crew are or may be foreign, shall be considered, for all the objects of this treaty, as a Dominican vessel.

# ARTICLE IX.

Equality of duties on imports.

No higher or other duty shall be imposed on the importation into the United States of any article the growth, produce, or manufacture of the Dominican Republic, or of her fisheries; and no higher or other duty shall be imposed on the importation into the Dominican Republic of any article the growth, produce, or manufacture of the United States, or their fisheries, than are or shall be payable on the like articles the growth, produce, or manufacture of any other foreign country, or its fisherics.

On exports.

No other or higher duties or charges shall be imposed in the United States on the exportation of any article to the Dominican Republic, nor in the Dominican Republic on the exportation of any article to the United States, than such as are or shall be payable on the exportation of the like article to any other foreign country.

No prohibition shall be imposed on the importation of any article the growth, produce, or manufacture of the United States or their fisheries, or of the Dominican Republic and her fisheries, from or to the ports of the United States or the Dominican Republic, which shall not equally extend to every other foreign country.

Equality of pro-

### ARTICLE X.

Should one of the high contracting parties hereafter impose discriminating duties upon the products of any other nation, the other party duties shall be at liberty to determine the manner of establishing the origin of its own products intended to enter the country by which the discriminating duties are imposed.

Discriminating duties.

#### ARTICLE XI.

When any vessel of either party shall be wrecked, stranded, or otherwise damaged on the coasts or within the jurisdiction of the other, their respective citizens shall receive, as well for themselves as for their vessels and effects, the same assistance which would be due to the inhabitants of the country where the accident happened, and they shall be liable to pay the same charges and dues of salvage as the said inhabitants would be liable to pay in a like case.

Wrecks.

If the repairs which a stranded vessel may require shall render it necessary that the whole or any part of her cargo should be unloaded, no duties of customs, charges, or fees on such cargo as may be carried away shall be paid, except such as are payable in like case by national vessels. It is understood, nevertheless, that if, while the vessel is under repair, the cargo shall be unladen and kept in a place of deposit destined for the reception of goods, the duties on which have not been paid, the cargo shall be liable to the charges and fees lawfully due to the keepers of such warehouses.

Stranded vessels.

### ARTICLE XII.

It shall be lawful for the citizens of either country to sail with their ships and merchandise (contraband goods always excepted) from any port whatever, to any port of the enemy of the other, and to sail and trade with their ships and merchandise, with perfect security and liberty, from the countries, ports, and places of those who are enemies of either party, without any opposition or disturbance whatsoever, and to pass not only directly from the places and ports of the enemy aforementioned, to neutral ports and places, but also from one place belonging to an enemy to another place belonging to an enemy, whether they be or be not under the jurisdiction of the same power, unless such ports or places be effectively blockaded, besieged, or invested.

Neutral trade.

And whereas it frequently happens that vessels sail for a port or place belonging to an enemy without knowing that the same is either besieged, blockaded, or invested, it is agreed that every vessel so circumstanced may be turned away from such port or place, but she shall not be detained, nor any part of her cargo, if not contraband, be confiscated, unless, after notice of such blockade or investment, she shall again attempt to enter; but she shall be permitted to go to any other port or place she shall think proper; provided the same be not blockaded, besieged, or invested. Nor shall any vessel of either of the parties that may have entered into such port or place before the same was actually besieged, blockaded, or invested by the other, be restrained from quitting such place with her cargo, nor, if found therein after the reduction and surrender of such place, shall such vessel or her cargo be liable to confiscation, but they shall be restored to the owners thereof.

Blockaded ports.

# ARTICLE XIII.

Contraband

The liberty of navigation and commerce shall extend to all kinds of merchandise, excepting those only which are distinguished by the name of contraband of war, and under this name shall be comprehended-

1. Cannons, mortars, howitzers, swivels, blunderbusses, muskets, fusees, rifles, carbines, pistols, pikes, swords, sabres, lances, spears, halberds, grenades, bombs, powder, matches, balls, and everything belonging to the use of arms.

2. Bucklers, helmets, breast-plates, coats of mail, accourrements, and

clothes made up in military form and for military use.

3. Cavalry belts and horses, with their harness.

4. And, generally, all offensive or defensive arms made of iron, steel, brass, copper, or of any other material prepared and formed to make war by land or at sea.

ARTICLE XIV.

Articles not contraband.

All other merchandises and things not comprehended in the articles of contraband explicitly enumerated and classified as above shall be held and considered as free, and subjects of free and lawful commerce, so that they be carried and transported in the freest manner by the citizens of both the contracting parties, even to places belonging to an enemy, excepting only those places which are at the time besieged or blockaded.

ARTICLE XV.

Declaration of principles.

The two high contracting parties recognize as permanent and immutable the following principles, to wit:

Free ships make free goods.

1. That free ships make free goods; that is to say, that the effects or goods belonging to subjects or citizens of a power or State at war are free from capture or confiscation when found on board neutral vessels, with the exception of articles contraband of war.

Nentral property

sels.

2. That the property of neutrals on board of an enemy's vessel is not

on enemies' ves- subject to confiscation, unless the same be contraband of war.

The like neutrality shall be extended to persons who are on board a neutral ship with this effect, that although they may be enemies of both or either party, they are not to be taken out of that ship, unless they are officers or soldiers, and in the actual service of the enemy. contracting parties engage to apply these principles to the commerce and navigation of all such powers and States as shall consent to adopt them as permanent and immutable.

# ARTICLE XVI.

Examination of

In time of war the merchant ships belonging to the citizens of either vessels in time of of the contracting parties, which shall be bound to a port of the enemy of one of the parties, and concerning whose voyage and the articles of their cargo there shall be just grounds of suspicion, shall be obliged to exhibit, as well upon the high seas as in the ports or roads, not only their passports, but likewise their certificates, showing that their goods are not of the quality of those which are specified to be contraband in the thirteenth article of the present convention.

#### ARTICLE XVII.

Ships' papers.

And that captures on light suspicions may be avoided, and injuries thence arising prevented, it is agreed that when one party shall be engaged in war, and the other party be neutral, the ships of the neutral party shall be furnished with passports, that it may appear thereby that the ships really belong to the citizens of the neutral party; they shall be valid for any number of voyages, but shall be renewed every year; that is, if the ship happens to return home in the space of a year. If the ships are laden they shall be provided, not only with the passports above mentioned, but also with certificates, so that it may be known whether they carry any contraband goods. No other paper shall be required, any usage or ordinance to the contrary notwithstanding. And if it shall not appear from the said certificates that there are contraband goods on board, the ships shall be permitted to proceed on their voyage. If it shall appear from the certificates that there are contraband goods on board any such ship, and the commander of the same shall offer to deliver them up, the offer shall be accepted, and a receipt for the same shall be given, and the ship shall be at liberty to pursue its voyage unless the quantity of the contraband goods be greater than can conveniently be received on board the ship of war or privateer, in which case, as in all other cases of just detention, the ship shall be carried into the nearest safe and convenient port for the delivery of the

If any ship shall not be furnished with such passports or certificates as are above required for the same, such case may be examined by a proper judge or tribunal; and if it shall appear from other documents or proofs, admissible by the usage of nations, that the ship belongs to the citizens or subjects of the neutral party, it shall not be confiscated, but shall be released with her cargo, (contraband goods excepted,) and be permitted to proceed on her voyage.

If the master of a ship, named in the passport, should happen to die or be removed by any other cause, and another put in his place, the ship and cargo shall, nevertheless, be equally secure and the passport remain

in full force.

#### ARTICLE XVIII.

In order to prevent all kinds of disorder in the visiting and examination of the vessels and cargoes of both the contracting parties on the high seas, it is hereby agreed that whenever a ship of war shall meet with a neutral of the other contracting party, the first shall remain at a convenient distance, and may send its boats, with two or three men only, in order to execute the examination of the papers concerning the ownership and cargo of the vessel, without causing the least extortion, violence, or ill-treatment, for which the commanders of the said armed ships shall be responsible with their persons and property; for which purpose the commanders of all private armed vessels shall, before receiving their commissions, give sufficient security to answer for all damages they may commit; and it is hereby agreed and understood that the neutral party shall in no case be required to go on board the examining vessel for the purpose of exhibiting his papers, or for any other purpose whatever.

#### ARTICLE XIX.

It is expressly agreed by the high contracting parties that the stipulations above mentioned, relative to the conduct to be observed on the convoy. sea by the cruisers of the belligerent party towards the ships of the neutral party, shall be applicable only to ships sailing without convoy, and when the said ships shall be convoyed, it being the intention of the parties to observe all the regards due to the protection of the flag displayed by public ships, it shall not be lawful to visit them; but the verbal declaration of the commander of the convoy that the ships he convoys belong to the nation whose flag he carries, and that they have no contraband goods on board, shall be considered by the respective cruisers as fully sufficient; the two parties reciprocally engaging not to admit under the protection of their convoys ships which shall have on board contraband goods destined to an enemy.

#### ARTICLE XX.

In all cases where vessels shall be captured or detained, to be carried Provisions in case into port under pretence of carrying to the enemy contraband goods, the of capture or decaptor shall give a receipt for such of the papers of the vessel as he tention.

Vessels under

Regulation of vis-

its on the high seas.

shall retain, which receipt shall be annexed to a copy of the said papers: and it shall be unlawful to break up or open the hatches, chests, trunks, casks, bales, or vessels found on board; or remove the smallest part of the goods, unless the lading be brought on shore in presence of the competent officers, and an inventory be made by them of the same. Nor shall it be lawful to sell, exchange, or alienate the said articles of contraband in any manner, unless there shall have been lawful process, and the competent judge or judges shall have pronounced against such goods sentence of confiscation.

### ARTICLE XXI.

Treatment of pas-

And in such time of war, that proper care may be taken of the vessel sengers and crew. and cargo, and embezzlement prevented, it is agreed that it shall not be lawful to remove the master, commander, or supercargo of any captured ship from on board thereof, during the time the ship may be at sea after her capture, or pending the proceedings against her, or her cargo, or anything relating thereto: and in all cases where a vessel of the citizens of either party shall be captured or seized and held for adjudication, her officers, passengers, and crew shall be hospitably They shall not be imprisoned or deprived of any part of their wearing apparel, nor of the possession and use of their money, not exceeding for the captain, supercargo, mate, and passengers five hundred dollars each, and for the sailors one hundred dollars each.

### ARTICLE XXII.

Prize courts and decrees.

It is further agreed that in all cases the established courts for prize causes, in the country to which the prizes may be conducted, shall alone take cognizance of them. And whenever such tribunal of either of the parties shall pronounce judgment against any vessel or goods, or property claimed by the citizens of the other party, the sentence or decree shall mention the reasons or motives on which the same shall have been founded, and an authenticated copy of the sentence or decree, and of all the proceedings in the case, shall, if demanded, be delivered to the commander or agent of the said vessel without any delay, he paying the legal fees for the same.

### ARTICLE XXIII.

Treatment of prizes.

When the ships of war of the two contracting parties, or those belonging to their citizens, which are armed in war, shall be admitted to enter with their prizes the ports of either of the two parties, the said public or private ships, as well as their prizes, shall not be obliged to pay any duty either to the officers of the place, the judges, or any others; nor shall such prizes, when they come to and enter the ports of either party, be arrested, or seized, nor shall the officers of the place make examination concerning the lawfulness of such prizes, but they may hoist sail at any time and depart and carry their prizes to the places expressed in their commissions, which the commanders of such ships of war shall be obliged to show. It is understood, however, that the privileges conferred by this article shall not extend beyond those allowed by law or by treaty with the most favored nations.

### ARTICLE XXIV.

Privateers of hostile powers.

It shall not be lawful for any foreign privateers who have commissions from any prince or State in enmity with either nation, to fit their ships in the ports of either, to sell their prizes, or in any manner to exchange them; neither shall they be allowed to purchase provisions, except such as shall be necessary to their going to the next port of that prince or State from which they have received their commissions.

### ARTICLE XXV.

No citizen of the Dominican Republic shall apply for or take any commission or letters of marque for arming any ship or ships to act as marque. privateers against the said United States, or any of them, or against the citizens, people, or inhabitants of the said United States, or any of them, or against the property of any of the inhabitants of any of them. from any prince or State with which the said United States shall be at war: nor shall any citizen or inhabitant of the said United States, or any of them, apply for or take any commission or letters of marque for arming any ship or ships to act as privateers against the citizens or inhabitants of the Dominican Republic, or any of them, or the property of any of them, from any prince or State with which the said republic shall be at war; and if any person of either nation shall take such commissions of letters of marque, he shall be punished according to their respective laws.

Letters of

# ARTICLE XXVI.

The high contracting parties grant to each other the liberty of having in the ports of the other Consuls or Vice-Consuls of their own ap. consuls. pointment, who shall enjoy the same privileges and powers as those of the most favored nation; but if any of the said Consuls or Vice-Consuls shall carry on trade, they shall be subjected to the same laws and usages to which private individuals of their nation are subjected in the same place.

It is understood that whenever either of the two contracting parties shall select a citizen of the other for a Consular Agent to reside in any ports or commercial places of the latter, such Consul or Agent shall continue to be regarded, notwithstanding his quality of a foreign Consul, as a citizen of the nation to which he belongs, and consequently shall be subject to the laws and regulations to which natives are subjected in the place of his residence. This obligation, however, shall in no respect embarrass the exercise of his consular functions or affect

the inviolability of the consular archives.

The said Consuls and Vice-Consuls shall have the right, as such, to sit as judges and arbitrators in such differences as may arise between disputes. the masters and crews of the vessel belonging to the nation whose interests are committed to their charge without the interference of the local authorities, unless their assistance should be required, or the conduct of the crews or of the captain should disturb the order or tranquillity of the country. It is, however, understood that this species of judgment or arbitration shall not deprive the contending parties of the right they have to resort, on their return, to the judicial authority of their own country.

The said Consuls and Vice Consuls are authorized to require the assistance of the local authorities for the arrest and imprisonment of the vessels. deserters from the ships of war and merchant vessels of their country. For this purpose they shall apply to the competent tribunals, judges, and officers, and shall, in writing, demand such deserters, proving, by the exhibition of the registers of the vessels, the muster-rolls of the crews, or by any other official documents, that such individuals formed part of the crews; and on this claim being substantiated, the surrender shall not be refused. Such deserters, when arrested, shall be placed at the disposal of the Consuls and Vice-Consuls, and may be confined in the public prisons at the request and cost of those who shall claim them, in order to be sent to the vessels to which they belong, or to others of the same country. But if not sent back within three months of the day of their arrest, they shall be set at liberty, and shall not again be arrested for the same cause. However, if the deserter shall be found to have committed any crime or offense, his surrender may be delayed until the tribunal before which his case shall be pending shall have pronounced its sentence, and such sentence shall have been carried into effect.

Consuls and vice-

Consular agents.

Arbitration of

Deserters from

### ARTICLE XXVII.

Extradition of criminals.

The United States of America and the Dominican Republic, on requisitions made in their name through the medium of their respective Dinlomatic and Consular Agents, shall deliver up to justice persons who, being charged with the crimes enumerated in the following article, committed within the jurisdiction of the requiring party, shall seek asylum. Proof of crimi- or shall be found within the territories of the other: Provided, That

nality.

this shall be done only when the fact of the commission of the crime shall be so established as to justify their apprehension and commitment for trial, if the crime had been committed in the country where the persons so accused shall be found; in all of which the tribunals of said country shall proceed and decide according to their own laws.

### ARTICLE XXVIII.

Crimes for which

Persons shall be delivered up according to the provisions of this consurrender is to be vention, who shall be charged with any of the following crimes, to wit: Murder, (including assassination, parricade, infanticide, and poisoning;) attempt to commit murder; rape; forgery; the counterfeiting of money; arson; robbery with violence, intimidation, or forcible entry of an inhabited house; piracy; embezzlement by public officers, or by persons hired or salaried, to the detriment of their employers, when these crimes are subject to infamous punishment.

# ARTICLE XXIX.

Surrender how madê.

On the part of each country the surrender shall be made only by the authority of the Executive thereof. The expenses of detention and delivery, effected in virtue of the preceding articles, shall be at the cost of the party making the demand.

### ARTICLE XXX.

No surrender for political offenses.

The provisions of the aforegoing articles relating to the surrender of fugitive criminals shall not apply to offences committed before the date hereof, nor to those of a political character.

### ARTICLE XXXI.

Duration of convention.

This convention is concluded for the term of eight years, dating from the exchange of the ratifications; and if one year before the expiration of that period neither of the contracting parties shall have announced, by an official notification, its intention to the other to arrest the operation of said convention, it shall continue binding for twelve months longer, and so on, from year to year, until the expiration of the twelve months which will follow a similar declaration, whatever the time at which it may take place.

# ARTICLE XXXII.

Ratifications.

This convention shall be submitted on both sides to the approval and ratification of the respective competent authorities of each of the contracting parties, and the ratifications shall be exchanged at Santo Domingo as soon as circumstances shall admit.

Signatures.

In faith whereof the respective Plenipotentiaries have signed the aforegoing articles, in the English and Spanish languages, and they have hereunto affixed their seals.

Date.

Done in duplicate at the city of Santo Domingo, this eighth day of February, in the year of our Lord one thousand eight hundred and sixty-seven.

> JNO. SOMERS SMITH. [L. S.] JOSÉ G. GARCIA. [L. S.] JUAN R. FIALLO. L. S.

# ECUADOR.

# ECUADOR, 1839.

TREATY WITH ECUADOR, CONCLUDED AT QUITO JUNE 13, 1839; RATIFICATION ADVISED BY SENATE JULY 15, 1840; RATIFIED BY PRESIDENT JULY 31, 1840; RATIFICATIONS EXCHANGED AT QUITO APRIL 9, 1842; PRO-CLAIMED SEPTEMBER 23, 1842.

June 13, 1839.

Treaty of peace, friendship, navigation, and commerce between the United States of America and the Republic of Ecuador.

The United States of America and the Republic of Ecuador, desiring to make lasting and firm the friendship and good understanding which happily prevails between both nations, have resolved to fix, in a manner clear, distinct, and positive, the rules which shall in future be religiously observed between the one and the other, by means of a treaty of friendship, commerce, and navigation. For this most desirable object the President of the United States of America has conferred full powers on James C. Pickett, a citizen of the said States, and the President of the Republic of Ecuador, on Doctor Luis de Saá, Minister of Finance, charged with the Department of the Interior and Foreign Relations; who, after having exchanged their said full powers in due and proper form, have agreed to the following articles:

Contracting par-

Negotiators.

# ARTICLE I.

There shall be a perfect, firm, and inviolable peace and sincere friendship between the United States of America and the Republic of Ecua-ship. dor, in all the extent of their possessions and territories, and between their people and citizens, respectively, without distinction of persons or places.

Peace and friend-

# ARTICLE II.

The United States of America and the Republic of Ecuador, desiring to live in peace and harmony with all the other nations of the earth, by means of a policy frank and equally friendly with all, engage mutually not to grant any particular favor to other nations in respect of commerce and navigation which shall not immediately become common to the other party, who shall enjoy the same freely, if the concession was freely made, or, on allowing the same compensation, if the concession was conditional.

Favors granted to other nations to become common.

### ARTICLE III.

The two high contracting parties, being likewise desirous of placing basis of perfect equality and reciprocity, mutually agree that the citizens of each may frequent all the coasts and countries of the citizens tion side and trade there in all kinds of produce, manufactures, and merchandise; and they shall enjoy all the rights, privileges, and exemptions in navigatian and commerce which native citizens do or shall enjoy, submitting themselves to the laws, decrees, and usages there established, to which native citizens are subjected; but it is understood that this article does not include the coasting trade of either country, the regulation of which is reserved by the parties respectively, according to

Reciprocal

Privileges to vest their own separate laws. And it is further agreed that this article shall sels built at Guay-aquil. be subject to the following modification: That whereas, by a law of Ecuador of March 21st, 1837, vessels built in the dock yard of Guayaquil shall be exempted from various charges, therefore vessels of the United States cannot claim this privilege, but shall enjoy it if it should be granted to vessels belonging to Spain, or to Mexico, and to the other Hispano-American Republics.

### ARTICLE IV.

Equality of ducargoes.

They likewise agree that whatever kind of produce, manufactures, or ties on vessels and merchandise of any foreign country can be, from time to time, lawfully imported into the United States in their own vessels, may be also imported in the vessels of the Republic of Ecuador; and that no higher or other duties upon the tonnage of the vessel and her cargo shall be levied and collected, whether the importation be made in the vessels of the one country or of the other; and, in like manner, that whatever kind of produce, manufactures, or merchandise of any foreign country can be, from time to time, lawfully imported into the Republic of Ecuador in its own vessels, may be also imported in vessels of the United States; and that no higher or other duties upon the tonnage of the vessel and her cargo shall be levied or collected, whether the importation be made in the vessels of the one country or of the other. And they agree that whatever may be lawfully exported or re-exported from the one country in its own vessels, to any foreign country, may, in like manner, be exported or re-Bounties and exported in the vessels of the other country. And the same bounties, duties, and drawbacks shall be allowed and collected, whether such exportation or re-exportation be made in vessels of the United States or of the Republic of Ecuador.

drawbacks.

#### ARTICLE V.

What shall be considered Encadorian vessels.

For the better understanding of the preceding article, and taking into consideration the actual state of the commercial marine of Ecuador, it has been stipulated and agreed that all vessels belonging exclusively to a citizen or citizens of said Republic, and whose captain is also a citizen of the same, though the construction or the crew are or may be foreign, shall be considered, for all the objects of this treaty, as an Ecuadorian vessel.

### ARTICLE VI.

Equality of duties on imports and exports.

No higher or other duties shall be imposed on the importation into the United States of any articles, the produce or manufactures of the Republic of Ecuador; and no higher or other duties shall be imposed on the importation into the Republic of Ecuador of any articles, the produce or manufactures of the United States, than are or shall be payable on the like articles, being the produce or manufactures of any other foreign country; nor shall any higher or other duties or charges be imposed in either of the two countries, on the exportation of any articles to the United States or to the Republic of Ecuador, respectively, than such as are payable on the exportation of the like articles to any other foreign Equality of pro- country; nor shall any prohibition be imposed on the exportation or importation of any articles the produce or manufactures of the United States or of the Republic of Ecuador, to or from the territories of the United States, or to or from the territories of the Republic of Ecuador, which shall not equally extend to all other nations

hibitions.

# ARTICLE VII.

Right to manage business.

It is likewise agreed that it shall be wholly free for all merchants, commanders of ships, and other citizens of both countries, to manage themselves their own business in all the ports and places subject to the jurisdiction of each other, as well with respect to the consignment and sale of their goods and merchandise by wholesale or retail, as with respect to the loading, unloading, and sending off their ships; they being in all these cases to be treated as citizens of the country in which they reside, or, at least, to be placed on a footing with the subjects or citizens of the most favored nation. They shall be subject, however, to such general taxes and contributions as are or may be established by law.

### ARTICLE VIII.

The citizens of neither of the contracting parties shall be liable to any embargo, nor be detained with their vessels, cargoes, merchandises, tention. or effects for any military expedition, nor for any public or private purpose whatever, without allowing to those interested a sufficient indemnification.

Embargo or de-

### ARTICLE IX.

Whenever the citizens of either of the contracting parties shall be forced to seek refuge or asylum in the rivers, bays, ports, or dominions tress. of the other, with their vessels, whether merchant or of war, public or private, through stress of weather, pursuit of pirates or enemies, they shall be received and treated with humanity, giving to them all favor and protection for repairing their ships, procuring provisions, and placing themselves in a situation to continue their voyage without obstacles or hindrance of any kind.

Vessels in dis-

### ARTICLE X.

All the ships, merchandise, and the effects belonging to the citizens of one of the contracting parties, which may be captured by pirates, rates. whether within the limits of its jurisdiction or on the high seas, and may be carried or found in the rivers, roads, bays, ports, or dominions of the other, shall be delivered up to the owners, they proving, in due and proper form, their rights before the competent tribunals, it being well understood that the claim should be made within the term of one year by the parties themselves, their attorneys, or agents of their respective Governments.

Captures by pi-

### ARTICLE XI.

When any vessels belonging to the citizens of either of the contracting parties shall be wrecked, foundered, or shall suffer any damage on aged vessels. the coasts or within the dominions of the other, there shall be given to them all assistance and protection, in the same manner which is usual and customary with the vessels of the nation where the damage happens, permitting them to unload the said vessel, if necessary, of its merchandise and effects, without exacting for it any duty, impost, or contribution whatever, unless they be destined for consumption.

Wrecked or dam-

#### ARTICLE XII.

The citizens of each of the contracting parties shall have power to dispose of their personal goods within the jurisdiction of the other, by sale, donation, testament, or otherwise, and their representatives, being citizens of the other party, shall succeed to their said personal goods, whether by testament or ab intestato, and they may take possession thereof, either by themselves or by others acting for them, and dispose of the same at their will, paying such duties only as the inhabitants of the country wherein the said goods are shall be subject to pay in like And if, in the case of real estate, the said heirs would be prevented from entering into the possession of the inheritance on account estate. of their character of aliens, there shall be granted to them the term of three years to dispose of the same as they may think proper, and to withdraw the proceeds without molestation, nor any other charges than those which are imposed by the laws of the country.

Disposal and inheritance of personal property.

Heirs to real

### ARTICLE XIII.

Protection to ertv.

Both the contracting parties promise and engage, formally, to give persons and prop- their special protection to the persons and property of the citizens of each other, of all occupations, who may be in the territories subject to the jurisdiction of the one or the other, transient or dwelling therein, leaving open and free to them the tribunals of justice for their judicial recourse, on the same terms which are usual and customary with the natives or citizens of the country in which they may be; for which they may employ, in defence of their rights, such advocates, solicitors, notaries, agents, and factors as they may judge proper, in all their trials at law; and such citizens or agents shall have free opportunity to be present at the decisions and sentences of the tribunals in all cases which may concern them, and likewise at the taking of all examinations and evidence which may be exhibited on the said trials.

### ARTICLE XIV.

Liberty of conscience and right of burial.

It is likewise agreed that the most perfect and entire security of conscience may be enjoyed by the citizens of both the contracting parties, in the countries subject to the jurisdiction of the one and the other, without their being liable to be disturbed or molested on account of their religious belief, so long as they respect the laws and established usages of the country. Moreover, the bodies of the citizens of one of the contracting parties, who may die in the territories of the other, shall be buried in the usual burying grounds, or in other decent or suitable places, and shall be protected from violation or disturbance.

#### ARTICLE XV.

Neutral trade.

It shall be lawful for the citizens of the United States of America and of the Republic of Ecuador to sail with their ships with all manner of liberty and security, no distinction being made who are the proprietors of the merchandises laden thereon, from any port to the places of those who now are or hereafter shall be at enmity with either of the contracting parties. It shall likewise be lawful for the citizens aforesaid to sail with their ships and merchandises before mentioned, and to trade with the same liberty and security from the places, ports, and havens of those who are enemies of both or either party, without any opposition or disturbance whatsoever; not only directly from the places of the enemy before mentioned, to neutral places, but also from one place belonging to an enemy to another place belonging to an enemy, whether they be under the jurisdiction of one power or under several. Free ships make And it is hereby stipulated, that free ships shall also give freedom to goods, and that everything shall be deemed free and exempt which shall be found on board the ships belonging to the citizens of either of the contracting parties, although the whole lading, or any part thereof, should appertain to the enemies of either, contraband goods being always excepted. It is also agreed, in like manner, that the same liberty shall be extended to persons who are on board a free ship, with this effect, that, although they may be enemies to both or either party, they are not to be taken out of that free ship, unless they are officers or soldiers, and in the actual service of the enemies: Provided, however, and it is hereby agreed, that the stipulations in this article contained, declaring that the flag shall cover the property, shall be understood as applying to those powers only who recognize this principle; but if either of the two contracting parties shall be at war with a third, and the other neutral, the flag of the neutral shall cover the property

of enemies whose governments acknowledge this principle, and not of

free goods.

Limitation the principle.

others.

# ARTICLE XVI.

It is likewise agreed, that in the case where the neutral flag of one of , Neutral property the contracting parties shall protect the property of the enemies of the  $^{\rm on}$  enemy's vessel. other, by virtue of the above stipulations, it shall always be understood that the neutral property found on board such enemy's vessels shall be held and considered as enemy's property, and, as such, shall be liable to detention and confiscation; except such property as was put on board such vessel before the declaration of war, or even afterwards, if it were done without the knowledge of it; but the contracting parties agree, that six months having elapsed after the declaration, their citizens shall not plead ignorance thereof. On the contrary, if the flag of the neutral does not protect the enemy's property, in that case, the goods and merchandises of the neutral, embarked in such enemy's ship, shall be free.

### ARTICLE XVII.

This liberty of navigation and commerce shall extend to all kinds of merchandise, excepting those only which are distinguished by the name cles. of contraband; and under this name of contraband or prohibited goods shall be comprehended:

Contraband arti-

1st. Cannons, mortars, howitzers, swivels, blunderbusses, muskets, fusees, rifles, carbines, pistols, pikes, swords, sabres, lances, spears, halberds, and grenades; bombs, powder, matches, balls, and all other things belonging to the use of these arms.

2nd. Bucklers, helmets, breastplates, coats of mail, infantry belts, and clothes made up in military form, and for military use.

3rd. Cavalry belts, and horses with their furniture.

4th. And, generally, all kinds of arms and instruments of iron, steel, brass, and copper, or of any other materials manufactured, prepared, and formed expressly to make war, by sea or land.

# ARTICLE XVIII.

All other merchandises and things not comprehended in the articles of contraband explicitly enumerated and classified as above shall be held and traband. considered as free, and subjects of free and lawful commerce, so that they may be carried and transported in the freest manner, by the citizens of both the contracting parties, even to places belonging to an enemy, excepting only those places which are, at that time, besieged or blockaded; and to avoid all doubt in this particular, it is declared that those places only are besieged or blockaded which are actually attacked by a belligerent force capable of preventing the entry of a neutral.

Goods not con-

Definition of a blockade.

#### ARTICLE XIX.

The articles of contraband before enumerated and classified, which may be found in a vessel bound for an enemy's port, shall be subject to liable to confiscadetention and confiscation, leaving free the rest of the cargo and the ship, that the owners may dispose of them as they may see proper. vessel of either of the two nations shall be detained on the high seas ou account of having on board articles of contraband, whenever the master, captain, or supercargo of said vessel will deliver up the articles of contraband to the captor, unless the quantity of such articles be so great, or of so large a bulk, that they cannot be received on board the capturing ship without great inconvenience; but in this and in all other cases of just detention, the vessel detained shall be sent to the nearest convenient and safe port, for trial and judgment, according to law.

Contraband only

### ARTICLE XX.

And whereas it frequently happens that vessels sail for a port or - Blockaded ports. places belonging to an enemy, without knowing that the same is besieged, blockaded, or invested, it is agreed that every vessel so circumstanced may be turned away from such port or place, but shall not be detained, nor shall any part of her cargo, if not contraband, be confiscated, unless, after warning of such blockade or investment, from any officer commanding a vessel of the blockading forces, they shall again attempt to enter; but she shall be permitted to go to any other port or place she shall think proper.

Vessels entering before blockade.

Nor shall any vessel of either, that may have entered into such port before the same was actually besieged, blockaded, or invested by the other, be restrained from quitting such place with her cargo; nor, if found therein, after the reduction and surrender, shall such vessel or her cargo be liable to confiscation, but they shall be restored to the owners thereof.

### ARTICLE XXI.

Visiting and search of vessels on the high seas.

In order to prevent all kinds of disorder, in the visiting and examination of the ships and cargoes of both the contracting parties, on the high seas, they have agreed, mutually, that, whenever a vessel of war, public or private, shall meet with a neutral of the other contracting party, the first shall remain out of cannon-shot, and may send its boats with two or three men only, in order to execute the said examination of the papers, concerning the ownership and cargo of the vessel, without causing the least extortion, violence, or ill-treatment, for which the commanders of the said armed ships shall be responsible with their persons and property, for which purpose the commanders of the said private armed vessels shall, before receiving their commissions, give sufficient security to answer for all the damages they may commit; and it is expressly agreed that the neutral party shall, in no case, be required to go on board the examining vessel for the purpose of exhibiting his papers, or for any other purpose whatever.

#### ARTICLE XXII.

Ship's papers.

To avoid all kinds of vexation and abuse in the examination of the papers, relating to the ownership of the vessels belonging to the citizens of the two contracting parties, they have agreed, and do agree, that in case one of them should be engaged in war, the ships and vessels belonging to the citizens of the other must be furnished with sea-letters or passports, expressing the name, property, and bulk of the ships; as also the name and place of habitation of the master and commander of said vessel, in order that it may thereby appear that said ship truly belongs to the citizens of one of the parties. They have likewise agreed, that such ships being laden, besides the said sea-letters or passports, shall also be provided with certificates containing the several particulars of the cargo, and the place whence the ship sailed, so that it may be known whether any forbidden or contraband goods be on board the same; which certificates shall be made out by the officers of the place whence the ship sailed, in the accustomed form; without such requisites said vessels may be detained, to be adjudged by the competent tribunal, and may be declared legal prize, unless the said defect shall be proved to be owing to accident, and satisfied or supplied by testimony entirely equivalent.

# ARTICLE XXIII.

Vessels under convoy.

It is further agreed that the stipulations above expressed, relative to the visiting and examination of vessels, shall apply only to those which sail without convoy; and when said vessels shall be under convoy, the verbal declaration of the commander of the convoy, on his word of honor, that the vessels under his protection belong to the nation whose flag he carries, and when they are bound to an enemy's port, that they have no contraband goods on board, shall be sufficient.

## ARTICLE XXIV.

It is further agreed that, in all cases, the established courts for prize causes, in the country to which the prizes may be conducted, shall alone decrees. take cognizance of them; and whenever such tribunals, of either party, shall pronounce judgment against any vessel, or goods, or property claimed by the citizens of the other party, the sentence or decree shall mention the reasons or motives on which the same shall have been founded, and an authenticated copy of the sentence or decree, and of all the proceedings in the case, shall, if demanded, be delivered to the commander or agent of said vessel, without any delay, he paying the legal fees for the same.

Prize courts and

### ARTICLE XXV.

Whenever one of the contracting parties shall be engaged in war with another state, no citizen of the other contracting party shall accept marque. a commission or letter of marque, for the purpose of assisting or cooperating hostilely with the said enemy, against the said party so at war, under the pain of being considered as a pirate.

Letters of

# ARTICLE XXVI.

If by any fatality, which cannot be expected, and which God forbid, Mutual rights of the two contracting parties should be engaged in a war with each other, residents in case of they have agreed, and do agree, now for then, that there shall be allowed war. the term of six months to the merchants residing on the coasts and in the ports of each other, and the term of one year to those who dwell in the interior, to arrange their business and transport their effects wherever they please, giving to them the safe-conduct necessary for it, which may serve as a sufficient protection, until they arrive at the designated port. The citizens of all other occupations, who may be established in the territories or dominions of the United States and the Republic of Ecuador, shall be respected and maintained in the full enjoyment of their personal liberty and property, unless their particular conduct shall cause them to forfeit this protection, which, in consideration of humanity, the contracting parties engage to give them.

# ARTICLE XXVII.

Neither the debts due from individuals of the one nation to the indi-No confiscations viduals of the other, nor shares, nor moneys, which they may have in in case of war. public funds, nor in public nor private banks, shall ever, in any event of war, or of national difference, be sequestered or confiscated.

# ARTICLE XXVIII.

Both the contracting parties, being desirous of avoiding all inequality in relation to their public communications and official intercourse, have immunities of pubagreed, and do agree, to grant to the envoys, ministers, and other public agents. lic agents, the same favors, immunities, and exemptions which those of the most favored nation do or shall enjoy; it being understood, that whatever favors, immunities, or privileges, the United States of America or the Republic of Ecuador may find it proper to give to the ministers and other public agents of any other power, shall, by the same act, be extended to those of each of the contracting parties.

Privileges and

# ARTICLE XXIX.

To make more effectual the protection which the United States and the Republic of Ecuador shall afford in future, to the navigation and vice-consuls. commerce of the citizens of each other, they agree to receive and admit

Consuls and

Consuls and Vice-Consuls in all the ports open to foreign commerce, who shall enjoy in them all the rights, prerogatives, and immunities of the Consuls and Vice-Consuls of the most favored nation; each contracting party, however, remaining at liberty to except those ports and places in which the admission and residence of such Consuls and Vice-Consuls may not seem convenient.

### ARTICLE XXX.

Exequaturs.

In order that the Consuls and Vice-Consuls of the two contracting parties may enjoy the rights, prerogatives, and immunities which belong to them by their public character, they shall, before entering on the exercise of their functions, exhibit their commission or patent in due form to the Government to which they are accredited; and, having obtained their exequatur, they shall be held and considered as such, by all the authorities, magistrates and inhabitants in the consular district in which they reside.

# ARTICLE XXXI.

Exemptions of consular officers.

It is likewise agreed that the Consuls, their secretaries, officers, and persons attached to the service of Consuls, they not being citizens of the country in which the Consul resides, shall be exempted from all kinds of taxes, imposts, and contributions, except those which they shall be obliged to pay on account of commerce or their property, to which the citizens and inhabitants, native and foreign, of the country in which they reside, are subject; being in everything besides subject to the laws Inviolability of of the respective states. The archives and papers of the consulates shall be respected inviolably, and under no pretext whatever shall any magistrate seize or in any way interfere with them.

archives.

# ARTICLE XXXII.

Deserters from ve sels.

The said Consuls shall have power to require the assistance of the authorities of the country, for the arrest, detention, and custody of deserters from the public and private vessels of their country; and for that purpose they shall address themselves to the courts, judges, and officers competent, and shall demand the said deserters in writing; proving by an exhibition of the register of the vessel's or ship's roll, or other public documents, that those men were part of the said crews, and on this demand, so proved, (saving, however, where the contrary is proved,) the delivery shall not be refused. Such deserters, when arrested, shall be put at the disposal of said Consuls, and may be put in the public prisons at the request and expense of those who reclaim them, to be sent to the ships to which they belonged, or to others of the same nation. But if they be not sent back within two months, to be counted from the day of their arrest, they shall be set at liberty, and shall be no more arrested for the same cause.

# ARTICLE XXXIII.

Consular convention.

For the purpose of more effectually protecting their commerce and navigation, the two contracting parties do hereby agree, as soon hereafter as circumstances will permit them, to form a consular convention, which shall declare especially the powers and immunities of the Consuls and Vice Consuls of the respective parties.

### ARTICLE XXXIV.

It is further agreed, that the words, "most favored nation," that Construction of "most favored na- occur in this treaty, shall not be so construed as to prevent either of the contracting parties from concluding any treaty or convention with any other nation or State it may think proper, as freely and as fully as though said words were not used: Provided, however, That notwithstanding any such treaty or convention, the citizens of the United States shall be placed in Ecuador, with respect to navigation and commerce, upon an equal footing with the subjects of Spain and with the citizens of Mexico and of the other Hispano-American States, with which treaties have been or may be concluded; and that the citizens of Ecuador shall be entitled to enjoy, in the United States, the same rights and privileges, with respect to navigation and commerce, that the citizens of the United States enjoy, or shall enjoy, in Ecuador.

### ARTICLE XXXV.

The United States of America and the Republic of Ecuador, desiring to make as durable as circumstances will permit the relations which are to be established between the two parties, by virtue of this treaty of peace, amity, commerce, and navigation, have declared solemnly and

do agree to the following points:

1st. The present treaty shall remain in full force and virtue for the term of twelve years, to be counted from the day of exchange of the treaty. ratifications, and further, until the end of one year after either of the contracting parties shall have given notice to the other of its intention to terminate the same; each of the contracting parties reserving to itself the right of giving such notice to the other at the end of said term of twelve years: And it is hereby agreed between them, that, on the expiration of one year after such notice shall have been received by either, from the other party, this treaty, in all its parts relative to commerce and navigation, shall altogether cease and determine, and in all those parts which relate to peace and friendship, it shall be perpetually and permanently binding on both powers.

2nd. If any one or more of the citizens of either party shall infringe any of the articles of this treaty, such citizen shall be held personally treaty. responsible for the same, and harmony and good correspondence between the two nations shall not be interrupted thereby, each party engaging

in no way to protect the offender, or sanction such violation.

3rd. If, (what indeed cannot be expected,) unfortunately, any of the articles contained in the present treaty shall be violated or infringed in declarations of any way whatever, it is expressly stipulated that neither of the contracting parties will order or authorize any act of reprisal, nor declare war against the other on complaints of injuries or damages, until the said party considering itself offended shall first have presented to the other a statement of such injuries or damages, verified by competent proofs, and demanded justice, and the same shall have been either refused or uureasonably delayed.

4th. Nothing in this treaty shall, however, be construed or operate contrary to former and existing public treaties with other sovereigns other nations not

and states.

The present treaty of peace, amity, commerce, and navigation, shall be approved and ratified by the President of the United States of America, by and with the advice and consent of the Senate thereof, and by the President of the Republic of Ecuador, with the consent and approbation of the Congress of the same; and the ratifications shall be exchanged in the city of Quito, within three years, to be counted from the date of the signature hereof, or sooner if possible.

In faith whereof, we, the Plenipotentiaries of the United States of America and of the Republic of Ecuador, have signed and sealed these

presents.

Done in the city of Quito on the thirteenth day of June, in the year of our Lord one thousand eight hundred and thirty-nine, and in the sixty-third year of the Independence of the United States of America and the twenty-ninth of that of the Republic of Ecuador.

SEAL. J. C. PICKETT. LUIS DE SAA. SEAL. Duration of

Infringement of

Reprisals and

Treaties with

Ratifications.

Signatures.

Date.

# ECUADOR, 1862.

Nov. 25, 1862.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND THE RE-PUBLIC OF ECUADOR FOR THE ADJUSTMENT OF CLAIMS, CONCLUDED AT GUAYAQUIL NOVEMBER 25, 1862; RATIFICATION ADVISED BY SENATE JANUARY 28, 1863; RATIFIED BY PRESIDENT FEBRUARY 13, 1863; RATIFI-CATIONS EXCHANGED AT QUITO JULY 27, 1864; PROCLAIMED SEPTEMBER 8, 1864.

Contracting par-

The United States of America and the Republic of Ecuador, desiring to adjust the claims of citizens of said States against Ecuador, and or citizens of Ecuador against the United States, have, for that purpose, appointed and conferred full powers, respectively, to wit:

Negotiators.

The President of the United States on Frederick Hassaurek, Minister Resident of the United States in Ecuador, and the President of Ecuador on Juan José Flores, General-in-Chief of the Armies of the Republic;

Who, after exchanging their full powers, which were found in good

and proper form, have agreed on the following articles:

### ARTICLE I.

Claims to be re-

Appointment of commissioners. Vacancies, how

Meeting of commissioners.

Oath.

pire.

All claims on the part of corporations, companies, or individuals, citiferred to Board of zens of the United States, upon the Government of Ecuador, or of corporations, companies, or individuals, citizens of Ecuador, upon the Goverment of the United States, shall be referred to a Board of Commissioners, consisting of two members, one of whom shall be appointed by the Government of the United States, and one by the Government of Ecuador. In case of death, absence, resignation, or incapacity of either commissioner, or in the event of either commissioner omitting or ceasing to act, the Government of the United States or that of Ecuador, respectively, or the Minister of the United States in Ecuador, in the name of his Government, shall forthwith proceed to fill the vacancy thus occasioned. The commissioners so named shall meet in the city of Guayaquil within ninety days from the exchange of the ratifications of this convention, and before proceeding to business shall make solemn oath that they will carefully examine and impartially decide according to justice, and in compliance with the provisions of this convention, all claims that shall be submitted to them; and such oath shall be entered on the record of their proceedings. Selection of um-

The commissioners shall then proceed to name an arbitrator or umpire, to decide upon any case or cases concerning which they may disagree, or upon any point of difference which may arise in the course of their proceedings. And if they cannot agree in the selection, the umpire shall be appointed by her Britannic Majesty's Chargé d'Affaires, or (excepting the Minister Resident of the United States) by any other diplomatic agent in Quito whom the two high contracting parties shall

invite to make such appointment.

### ARTICLE II.

Examination of claims.

The arbitrator or umpire being appointed, the commissioners shall, without delay, proceed to examine the claims which may be presented to them by either of the two Governments; and they shall hear, if required, one person in behalf of each Government on every separate Each Government shall furnish, upon request of either commissioner, such papers in its possession as may be deemed important to the just determination of any claim or claims.

Papers to be fur- claim. nished.

Awards.

In cases where they agree to award an indemnity, they shall determine the amount to be paid. In cases in which said commissioners cannot agree, the points of difference shall be referred to the umpire, before whom each of the commissioners may be heard, and whose decision shall be final.

### ARTICLE III.

The commissioners shall issue certificates of the sums to be paid to the claimants, resectively, whether by virtue of the awards agreed to award. between themselves or of those made by the umpire; and the aggregate amount of all sums decreed by the commissioners, and of all sums accruing from awards made by the umpire under the authority conferred by the fifth article, shall be paid to the Government to which the respective claimants belong. Payment of said sums shall be made in equal annual instalments to be completed within nine years from the date of the termination of the labors of the commission, the first payment to be made six months after the same date. To meet these payments both Governments pledge the revenues of their respective nations.

Certificates

Payment.

Revenues pledged.

#### ARTICLE IV.

The commission shall terminate its labors in twelve months from the date of its organization. They shall keep a record of their proceedings, commission. and may appoint a secretary versed in the knowledge of the English and Spanish languages.

Termination of Secretary.

# ARTICLE V.

The proceedings of this commission shall be final and conclusive with respect to all pending claims. Claims which shall not be presented to the commission within the twelve months it remains in existence will be claims. disregarded by both Governments, and considered invalid. In the event that, upon the termination of the labors of said commission, any case or cases should be pending before the umpire, and awaiting his decision, said umpire is hereby authorized to make his decision or award in such case or cases, and his certificate thereof in each case, transmitted to pire. each of the two Governments, shall be held to be binding and conclusive: Provided, however, That his decision shall be given within thirty days from the termination of the labors of the commission, at the expiration of which thirty days his power and authority shall cease.

Proceedings conclusive.

Presentation of

Decisions of um-

### ARTICLE VI.

Each Government shall pay its own commissioner; but the umpire, as well as the incidental expenses of the commission, shall be paid onehalf by the United States and the other half by Ecuador.

Expenses of com mission.

### ARTICLE VII.

The present convention shall be ratified and the ratifications exchanged in the city of Quito.

Ratifications.

In faith whereof, we, the respective Plenipotentiaries, have signed this convention and hereunto affixed our seals, in the city of Guayaquil, this twenty-fifth day of November, in the year of our Lord 1862.

Signatures.

Date.

F. HASSAUREK. JUAN JOSÉ FLORES. L. S.

# ECUADOR, 1872.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND THE REPUBLIC OF ECUADOR RELATIVE TO NATURALIZATION, CONCLUDED AT WASHINGTON MAY 6, 1872; RATIFICATION ADVISED BY SENATE MAY 23, 1872; RATIFIED BY PRESIDENT MAY 25, 1872; RATIFIED BY PRESIDENT OF ECUADOR SEPTEMBER 30, 1873; RATIFICATIONS EXCHANGED AT WASHINGTON NOVEMBER 6, 1873; PROCLAIMED NOVEMBER 24, 1873.

May 6, 1872.

The United States of America and the Republic of Ecuador, being desirous of regulating the citizenship of persons who emigrate from Ecuador to the United States, and from the United States to the Republic of Ecuador, have decided to treat on this subject; and for this pur-

Contracting par-

Negotiators.

pose have named their respective Plenipotentiaries, to wit: the President of the United States, Hamilton Fish, Secretary of State, and the President of the Republic of Ecuador, Don Antonio Flores, accredited as Minister Resident of that Republic to the Government of the United States; who, after having communicated to each other their respective full powers, found in good and due form, have agreed upon the following articles:

#### ARTICLE I.

Who to be recognized as naturalized citizens.

Each of the two Republics shall recognize as naturalized citizens of the other, those persons who shall have been therein duly naturalized, after having resided uninterruptedly in their adopted country as long as may be required by its constitution or laws.

This article shall apply as well to those already naturalized in the countries of either of the contracting parties as to those who may be

hereafter naturalized.

### ARTICLE II.

Renewal of original citizenship.

If a naturalized citizen of either country shall renew his residence in that where he was born, without an intention of returning to that where he was naturalized, he shall be held to have reassumed the obligations of his original citizenship, and to have renounced that which he had obtained by naturalization.

### ARTICLE III.

Intention not to return.

A residence of more than two years in the native country of a naturalized citizen shall be construed as an intention on his part to stay there without returning to that where he was naturalized. This presumption, however, may be rebutted by evidence to the contrary.

### ARTICLE IV.

Offenses commit-

Naturalized citizens of either country, on returning to that where they ted before emigra- were born, shall be subject to trial and punishment according to the laws, for offences committed before their emigration, saving always the limitations established by law.

### ARTICLE V.

Declaration of intention.

A declaration of intention to become a citizen shalf not have the effect of naturalization.

#### ARTICLE VI.

Duration of convention.

The present convention shall go into effect immediately on the exchange of ratifications, and it shall remain in full force for ten years. If neither of the contracting parties shall give notice to the other six months previously of its intention to terminate the same, it shall further remain in force until twelve months after either of the contracting parties shall have given notice to the other of such intention.

# ARTICLE VII.

Ratifications.

The present convention shall be ratified by the President of the United States, by and with the advice and consent of the Senate thereof, and by the President of the Republic of Ecuador, with the approval of the Congress of that Republic, and the ratifications shall be exchanged at Washington within eighteen months from the date hereof.

Signatures. Date.

In faith whereof the Plenipotentiaries have signed and sealed this convention at the city of Washington this sixth day of May, in the year of our Lord one thousand eight hundred and seventy-two.

SEAL. SEAL.

HAMILTÓN FISH. ANTONIO FLORES.

# ECUADOR, 1872.

TREATY BETWEEN THE UNITED STATES OF AMERICA AND THE REPUBLIC OF ECUADOR RELATIVE TO EXTRADITION; CONCLUDED AT QUITO JUNE 28, 1872; RATIFICATION ADVISED BY SENATE JANUARY 6, 1873; RATIFIED BY PRESIDENT JANUARY 10, 1873; RATIFIED BY PRESIDENT OF ECUADOR NOVEMBER 12, 1873; RATIFICATIONS EXCHANGED AT QUITO NOVEMBER 12, 1873; PROCLAIMED DECEMBER 24, 1873.

June 28, 1872.

Extradition treaty between the United States of America and the Republic of Ecuador.

The United States of America and the Republic of Ecuador, having deemed it conducive to the better administration of justice and the prevention of crime within their respective territories that all persons convicted of or accused of the crimes enumerated below, being being fugitives from justice, shall be, under certain circumstances, reciprocally delivered up, have resolved to conclude a treaty upon the subject; and the President of the United States has for this purpose named Rumsey Wing, a citizen of the United States, and their Minister Resident in Ecuador, as Plenipotentiary on the part of the United States, and the President of Ecuador has named Francisco Javier Leon, Minister of the Interior and of Foreign Affairs, as Plenipotentiary on the part of Ecuador; who, having reciprocally communicated their full powers, and the same having been found in good and due form, have agreed upon the following articles, viz:

Contracting par-

Negotiators.

### ARTICLE 1ST.

The Government of the United States and the Government of Ecuador mutually agree to deliver up such persons as may have been convicted of or may be accused of the crimes set forth in the following article, committed within the jurisdiction of one of the contracting parties, and who may have sought refuge or be found within the territory of the other; it being understood that this is only to be done when the criminality shall be proved in such manner that, according to the nality. laws of the country where the fugitive or accused may be found, such persons might be lawfully arrested and tried, had the crime been committed within its jurisdiction.

Extradition of fugitives from jus-

Proof of crimi-

#### ARTICLE 2ND.

Persons convicted of or accused of any of the following crimes shall be delivered up, in accordance with the provisions of this treaty:

Extradition crimes-

Murder.

1st. Murder, including assassination, parricide, infanticide, and poison-

2d. The crime of rape, arson, piracy, and mutiny on ship-board when the crew, or a part thereof, by fraud or violence against the command- racy, mutiny. ing officer, have taken possession of the vessel.

Rape, arson, pi-

3d. The crime of burglary, this being understood as the act of breaking or forcing an entrance into another's house with intent to commit any crime; and the crime of robbery, this being defined as the act of taking from the person of another goods or money with criminal intent, using violence or intimidation.

Burglary, rob-

4th. The crime of forgery, which is understood to be the wilful use or circulation of forged papers or public documents.

Forgery.

5th. The fabrication or circulation of counterfeit money, either coin or paper, of public bonds, bank bills and securities, and in general of any kind of titles to or instruments of credit, the counterfeiting of stamps, dies, seals, and marks of the state and of the administrative

Counterfeiting.

authorities, and the sale or circulation thereof. Embezzlement of public property, committed within the jurisdiction of either party, by public officers or depositaries.

Embezzlement.

### ARTICLE 3RD.

Political off encrimes.

The stipulations of this treaty shall not be applicable to crimes or ces and past offences of a political character; and the person or persons delivered up, charged with the crimes specified in the foregoing article, shall not be prosecuted for any crime committed previously to that for which his or their extradition may be asked.

### ARTICLE 4TH.

Offenders against which extradition is demanded.

If the person whose extradition may have been applied for, in accordcountry from ance with the stipulations of the present treaty, shall have been arrested for offences committed in the country where he has sought refuge, or if he shall have been sentenced therefor, his extradition may be deferred until his acquittal, or the expiration of the term for which he shall have been sentenced.

# ARTICLE 5TH. Requisitions for the extradition of fugitives from justice shall be

Requisitions, how to be made.

crime.

made by the respective diplomatic agents of the contracting parties, or, in case of the absence of these from the country or its capital, they may When for fugi- be made by superior consular officers. If the person whose extradition tive convicted of is asked for shall have been convicted of a crime, the requisition must be accompanied by a copy of the sentence of the court that has convicted him, authenticated under its seal, and an attestation of the official character of the judge who has signed it, made by the proper executive authority; also by an authentication of the latter by the Minister or When for fugi- Consul of the United States or Ecuador, respectively. On the contrary, tive charged with however, when the fugitive is merely charged with crime, a duly au-

tive.

crime has been committed, and of any evidence in writing upon which such warrant may have been issued, must accompany the aforesaid Arrest of fugi- requisition. The President of the United States, or the proper executive authority of Ecuador, may then order the arrest of the fugitive, in order that he may be brought before the judicial authority whichis competent to examine the question of extradition. If, then, according to the evidence and the law, it be decided that the extradition is due in Delivery up of conformity with this treaty, the fugitive shall be delivered up, according to the forms prescribed in such cases.

thenticated copy of the warrant for his arrest in the country where the

fugitive.

# ARTICLE 6TH.

Expenses of

The expenses of the arrest, detention, and transportation of persons arrest and extradi- claimed shall be paid by the Government in whose name the requsition shall have been made.

### ARTICLE 7TH.

Duration of treaty.

This treaty shall continue in force for ten (10) years from the day of the exchange of ratifications; but in case neither party shall have given to the other one (1) year's previous notice of its intention to terminate the same, then this treaty shall continue in force for ten (10) years longer, and so on.

Ratifications.

The present treaty shall be ratified, and the ratifications exchanged in the capital of Ecuador, within two months from the day on which the session of the coming Congress of Ecuador shall terminate, which will be in October, 1873.

Signatures.

In testimony whereof the respective Plenipotentiaries have signed the present treaty in duplicate, and have hereunto affixed their seals.

Date.

Done in the city of Quito, capital of the Republic of Ecuador, this twenty-eighth day of June, one thousand eight hundred and seventy-

SEAL. SEAL. RUMSEY WING. FRANCISCO JAVIER LEON.

# FRANCE.

# FRANCE, 1778.

[By act of Congress of July 7, 1798, U. S. Statutes at Large, chap. 67, vol. 1, p. 578, it was declared "that the United States are of right freed and exonerated from the stipulations of the treaties, and of the consular convention, heretofore concluded between the United States and France; and that the same shall not henceforth be regarded as legally obligatory on the Government or citizens of the United States."]

TREATY OF ALLIANCE BETWEEN THE UNITED STATES OF NORTH AMERICA AND HIS MOST CHRISTIAN MAJESTY, CONCLUDED AT PARIS FEBRUARY 6, 1778; RATIFIED BY CONGRESS MAY 4, 1778.

Feb. 6, 1778.

# Treaty of eventual and defensive alliance.

The Most Christian King and the United States of North America, to wit: New Hampshire, Massachusetts Bay, Rhodes Island, Connecticut, New York, New Jersey, Pennsylvania, Delaware, Maryland, Virginia, North Carolina, South Carolina, and Georgia, having this day concluded a treaty of amity and commerce, for the reciprocal advantage of their subjects and citizens, have thought it necessary to take in consideration the means of strengthening those engagements, and of rendring them useful to the safety and tranquility of the two parties; particularly in case Great Britain, in resentment of that connection and of the good correspondence which is the object of the said treaty, should break the peace with France, either by direct hostilities, or by hindring her commerce and navigation in a manner contrary to the rights of nations, and the peace subsisting between the two Crowns. And His Majesty and the said United States, having resolved in that case to join their councels and efforts against the enterprises of their common enemy, the respective Plenipotentiaries impowered to concert the clauses and conditions proper to fulfil the said intentions, have, after the most mature deliberation, concluded and determined on the following articles:

Contracting par-

### ARTICLE I.

If war should break out between France and Great Britain during War with Great Britain to be a the continuance of the present war between the United States and Eng. common cause. land, His Majesty and the said United States shall make it a common cause and aid each other mutually with their good offices, their counsels and their forces, according to the exigence of conjunctures, as becomes good and faithful allies.

### ARTICLE II.

The essential and direct end of the present defensive alliance is to Object of the maintain effectually the liberty, sovereignty, and independance absolute ence of the United and unlimited, of the said United States, as well in matters of govern- States. ment as of commerce.

Object of the

### ARTICLE III.

The two contracting parties shall each on its own part, and in the manner it may judge most proper, make all the efforts in its power to attain that end. against their common enemy, in order to attain the end proposed.

Both parties to

### ARTICLE IV.

Concurrence in enterprises.

The contracting parties agree that in case either of them should form any particular enterprise in which the concurrence of the other may be desired, the party whose concurrence is desired, shall readily, and with good faith, join to act in concert for that purpose, as far as circumstances and its own particular situation will permit; and in that case, they shall regulate, by a particular convention, the quantity and kind of succour to be furnished, and the time and manner of its being brought into action, as well as the advantages which are to be its compensation.

### ARTICLE V.

Conquests that United States.

If the United States should think fit to attempt the reduction of the shall belong to the British power, remaining in the northern parts of America, or the islands of Bermudas, those contries or islands, in case of success, shall be confederated with or dependant upon the said United States.

### ARTICLE VI.

France relinto certain countries, if conquered.

The Most Christian King renounces forever the possession of the quishes all claim islands of Bermudas, as well as of any part of the continent of North America, which before the treaty of Paris in 1763, or in virtue of that treaty, were acknowledged to belong to the Crown of Great Britain, or to the United States, heretofore called British Colonies, or which are at this time, or have lately been under the power of the King and Crown of Great Britain.

### ARTICLE VII.

Conquests that If His Most Christian Majesty shall think proper to attack any of the shall belong to islands situated in the Gulph of Mexico, or near that Gulph, which are at present under the power of Great Britain, all the said isles, in case of success, shall appertain to the Crown of France.

### ARTICLE VIII.

Neither party to

Neither of the two parties shall conclude either truce or peace with conclude peace, Great Britain without the formal consent of the other first obtained; and they mutually engage not to lay down their arms until the independence of the United States shall have been formally or tacitly assured by the treaty or treaties that shall terminate the war.

### ARTICLE IX.

No claim of com-

The contracting parties declare, that being resolved to fulfil each on pensation after the its own part the clauses and conditions of the present treaty of alliance, according to its own power and circumstances, there shall be no after claim of compensation on one side or the other, whatever may be the event of the war.

# ARTICLE X.

To admit other

The Most Christian King and the United States agree to invite or powers to accede admit other powers who may have received injuries from England, to make common cause with them, and to accede to the present alliance, under such conditions as shall be freely agreed to and settled between all the parties.

#### ARTICLE XI.

Mutual guarantee.

The two parties guarantee mutually from the present time and forever against all other powers, to wit: The United States to His Most Christian Majesty, the present possessions of the Crown of France in America, as well as those which it may acquire by the future treaty of peace: And His Most Christian Majesty guarantees on his part to the United States their liberty, sovereignty, and independence, absolute and unlimited, as well in matters of government as commerce, and also their possessions, and the additions or conquests that their confederation may obtain during the war, from any of the dominions now, or heretofore possessed by Great Britain in North America, conformable to the 5th and 6th articles above written, the whole as their possessions shall be fixed and assured to the said States, at the moment of the cessation of their present war with England.

# ARTICLE XII.

In order to fix more precisely the sense and application of the preceding article, the contracting parties declare, that in case of a rupture to commence. between France and England the reciprocal guarantee declared in the said article shall have its full force and effect the moment such war shall break out; and if such rupture shall not take place, the mutual obligations of the said guarantee shall not commence until the moment of the cessation of the present war between the United States and England shall have ascertained their possessions.

Guarantee when

Ratifications.

Signatures.

# ARTICLE XIII.

The present treaty shall be ratified on both sides, and the ratifications shall be exchanged in the space of six months, or sooner if possible.

In faith whereof the respective Plenipotentiaries, to wit: On the part of the Most Christian King, Courad Alexander Gerard, Royal Syndic of the city of Strasbourgh, and Secretary of his Majesty's Council of State; and on the part of the United States, Benjamin Franklin, Deputy to the General Congress from the State of Pennsylvania, and President of the Convention of the same State, Silas Deane, heretofore Deputy from the State of Connecticut, and Arthur Lee, Councellor at Law, have signed the above articles both in the French and English languages, declaring, nevertheless, that the present treaty was originally composed and concluded in the French language, and they have hereunto affixed their seals.

Done at Paris this sixth day of February, one thousand seven hun-

dred and seventy-eight.

C. A. GERARD. L. S. B. FRANKLIN. [L. S.] SILAS DEANE. L. S. ARTHUR LEE.

Date.

# FRANCE, 1778.

TREATY OF AMITY AND COMMERCE BETWEEN THE THIRTEEN UNITED STATES OF NORTH AMERICA AND HIS MOST CHRISTIAN MAJESTY, CONCLUDED AT PARIS FEBRUARY 6, 1778; RATIFIED BY CONGRESS MAY 4, 1778; CONGRESS INSTRUCTS COMMISSIONERS TO PROCURE ABOLITION OF 11TH AND 12TH ARTICLES, MAY 5, 1778; 11TH AND 12TH ARTICLES SUPPRESSED, SEPTEMBER 1, 1778.

Feb. 6, 1778.

[Annulled by act of Congress, July 7, 1798.]

# Treaty of Amity and Commerce.

The Most Christian King and the thirteen United States of North America, to wit, New Hampshire, Massachusetts Bay, Rhode Island, ties. Connecticut, New York, New Jersey, Pennsylvania, Delaware, Maryland, Virginia, North Carolina, South Carolina, and Georgia, willing to fix in an equitable and permanent manner the rules which ought to be followed relative to the correspondence and commerce which the two parties desire to establish between their respective countries, States, and subjects, His Most Christian Majesty and the said United States have judged that the said end could not be better obtained than by taking

Contracting par-

for the basis of their agreement the most perfect equality and reciprocity, and by carefully avoiding all those burthensome preferences which are usually sources of debate, embarrassment, and discontent; by leaving, also, each party at liberty to make, respecting commerce and navigation, those interior regulations which it shall find most convenient to itself; and by founding the advantage of commerce solely upon reciprocal utility and the just rules of free intercourse; reserving withal to each party the liberty of admitting at its pleasure other nations to a participation of the same advantages. It is in the spirit of this intention, and to fulfil these views, that His said Majesty having named and appointed for his Plenipotentiary, Conrad Alexander Gerard, Royal Syndic of the city of Strasbourg, Secretary of His Majesty's Council of State; and the United States, on their part, having fully impowered Benjamin Franklin, Deputy from the State of Pennsylvania to the General Congress, and President of the Convention of said State, Silas Deane, late Deputy from the State of Connecticut, to the said Congress, and Arthur Lee, Councellor at Law; the said respective Plenipotentiaries, after exchanging their powers, and after mature deliberation, have concluded and agreed upon the following articles:

Negotiators.

# ARTICLE I.

Peace and friendship.

There shall be a firm, inviolable, and universal peace, and a true and sincere friendship between the Most Christian King, his heirs and successors, and the United States of America; and the subjects of the Most Christian King and of the said States; and between the countries, islands, cities, and towns situate under the jurisdiction of the Most Christian King and of the said United States, and the people and inhabitants of every degree, without exception of persons or places; and the terms hereinafter mentioned shall be perpetual between the Most Christian King, his heirs and successors, and the said United States.

### ARTICLE II.

Favors granted to other nations to become common.

The Most Christian King and the United States engage mutually not to grant any particular favour to other nations, in respect of commerce and navigation, which shall not immediately become common to the other party, who shall enjoy the same favour, freely, if the concession was freely made, or on allowing the same compensation, if the concession was conditional.

#### ARTICLE III.

Privileges o f

The subjects of the Most Christian King shall pay in the ports, French citizens in havens, roads, countries, islands, cities, or towns, of the United States, or any of them, no other or greater duties or imposts, of what nature soever they may be, or by what name soever called, than those which the nations most favoured are or shall be obliged to pay; and they shall enjoy all the rights, liberties, privileges, immunities, and exemptions in trade, navigation and commerce, whether in passing from one port in the said States to another, or in going to and from the same, from and to any part of the world, which the said nations do or shall enjoy.

### ARTICLE IV.

Privileges of cit-

The subjects, people, and inhabitants of the said United States, and izens of the United each of them, shall not pay in the ports, havens, roads, isles, cities, and States in French places under the domination of His Most Christian Mills. places under the domination of His Most Christian Majesty, in Europe, any other or greater duties or imposts, of what nature soever they may be, or by what name soever called, than those which the most favoured nations are or shall be obliged to pay; and they shall enjoy all the rights, liberties, privileges, immunities, and exemptions in trade, navigation, and commerce, whether in passing from one port in the said dominions, in Europe, to another, or in going to and from the same,

from and to any part of the world, which the said nations do or shall enjoy.

## ARTICLE V.

In the above exemption is particularly comprised the imposition of 100 sols per ton, established in France on foreign ships; unless when tion. the ships of the United States shall load with the merchandize of France for another port of the same dominion, in which case the said ships shall pay the duty above-mentioned so long as other nations the most favoured shall be obliged to pay it. But it is understood that the said United States, or any of them, are at liberty, when they shall judge it proper, to establish a duty equivalent in the same case.

Particular excep-

# ARTICLE VI.

The Most Christian King shall endeavour by all the means in his power to protect and defend all vessels and the effects belonging to the subjects, sels of United people, or inhabitants of the said United States, or any of them, being in his ports, havens, or roads, or on the seas near to his countries, islands, cities, or towns, and to recover and restore to the right owners, their agents or attornies, all such vessels and effects which shall be taken within his jurisdiction; and the ships of war of His Most Christian Majesty, or any convoy sailing under his authority, shall upon all occasions take under their protection all vessels belonging to the subjects, people, or inhabitants of the said United States, or any of them, and holding the same course, or going the same way, and shall defend such vessels, as long as they hold the same course or go the same way, against all attacks, force, and violence, in the same manner as they ought to protect and defend the vessels belonging to the subjects of the Most Christian King.

Protection of ves-

# ARTICLE VII.

In like manner the said United States and their ships of war, sailing under their authority, shall protect and defend, conformable to the tenor French vessels by of the preceding article, all the vessels and effects belonging to the subjects of the Most Christian King, and use all their endeavours to recover and cause to be restored the said vessels and effects that shall have been taken within the jurisdiction of the said United States, or any of them.

Protection of United States.

# ARTICLE VIII.

The Most Christian King will employ his good offices and interposition with the King or Emperor of Morocco or Fez, the regencies of Algier, Tunis, and Tripoli, or with any of them; and also with every other Prince, State, or Power, of the coast of Barbary, in Africa, and the subject of the said King, Emperor, States, and Powers, and each of them, in order to provide as fully and efficaciously as possible for the benefit, conveniency, and safety of the said United S ates, and each of them, their subjects, people, and inhabitants, and their vessels and effects against all violence, insult, attacks, or depredations on the part of the said Princes and States of Barbary, or their subjects.

Interposition with Barbary powers.

# ARTICLE IX.

The subjects, inhabitants, merchants, commanders of ships, masters, and mariners of the States, provinces, and dominions of each party respectively shall abstain and forbear to fish in all places possessed or which shall be possessed by the other party; the Most Christian King's subjects shall not fish in the havens, bays, creeks, roads, or places which the said United States hold or shall hereafter hold; and in like manner the subjects, people, and inhabitants of the said United States shall not fish in the havens, bays, creeks, roads, coasts, or places which the Most Christian King possesses or shall hereafter possess; and if any ship or vessel shall be found fishing contrary to the tenor of this treaty, the

Neither party to fish in the dominions of the other. said ship or vessel, with its lading, proof being made thereof, shall be It is, however, understood that the exclusion stipulated in the present article shall take place only so long and so far as the Most Christian King or the United States shall not in this respect have granted an exemption to some other nation.

### ARTICLE X.

French fisheries in Newfoundland.

The United States, their citizens and inhabitants, shall never disturb the subjects of the Most Christian King in the enjoyment and exercise of the right of fishing on the banks of Newfoundland, nor in the indefinite and exclusive right which belongs to them on that part of the coast of that island which is designed by the treaty of Utrecht; nor in the rights relative to all and each of the isles which belong to His Most Christian Majesty; the whole conformable to the true sense of the treaties of Utrecht and Paris.

## ARTICLE XI.\*

Citizens of United States exempt from Droit d'Aubaine.

The subjects and inhabitants of the said United States, or any one of them, shall not be reputed aubains in France, and consequently shall be exempted from the droit d'aubaine, or other similar duty, under what name

\* The two following articles were originally agreed to, but afterwards rescinded, to wit:

#### ARTICLE XI.

It is agreed and concluded that there shall never be any duty imposed on the exportation of the melasses that may be taken by the subjects of any of the United States from the islands of America which belong or may hereafter appertain to His Most Christian Majesty.

#### ARTICLE XII.

In compensation of the exemption stipulated by the preceding article, it is agreed and concluded that there shall never be any duties imposed on the exportation of any kind of merchandize which the subjects of His Most Christian Majesty may take from the countries and possessions, present or future, of any of the thirteen United States, for the use of the islands which shall furnish melasses.

Act of France rescinding the foregoing articles:

The General Congress of the United States of North America, having represented to the King that the execution of the eleventh article of the treaty of amity and commerce, signed the sixth of February last, might be productive of inconveniences; and having, therefore, desired the suppression of this article, consenting in return that the twelfth article shall likewise be considered of no effect: His Majesty, in order to give a new proof of his affection, as also of his desire to consolidate the union and good correspondence established between the two States, has been pleased to consider their representations: His Majesty has consequently declared, and does declare by these presents, that he consents to the suppression of the eleventh and twelfth articles aforementioned, and that his intention is that they be considered as having never been comprehended in the treaty signed the sixth of February last.

Done at Versailles the first day of the month of September, one thousand seven hun-

dred and seventy-eight.

GRAVIER DE VERGENNES.

Act of the United States rescinding the foregoing articles:

#### DECLARATION.

The Most Christian King having been pleased to regard the representations made to him by the General Congress of North America, relating to the elventh article of the treaty of commerce, signed the sixth of February, in the present year; and His Majesty having, therefore, consented that the said article should be suppressed, on condition that the twelfth article of the same treaty be equally regarded as of none-effect; the abovesaid General Congress both declared on their next and declares, that they the abovesaid General Congress hath declared on their part, and do declare, that they consent to the suppression of the eleventh and twelfth articles of the above-mentioned treaty, and that their intention is, that these articles be regarded as having never been comprised in the treaty signed the sixth of February.

In faith whereof, &c.,

soever. They may by testament, donation, or otherwise, dispose of their goods, moveable and immoveable, in favour of such persons as to them shall heritance of propseem good, and their heirs, subjects of the said United States, residing try. whether in France or elsewhere, may succeed them ab intestat, without being obliged to obtain letters of naturalization, and without having the effect of this concession contested or impeded under pretext of any rights or prerogative of provinces, cities, or private persons; and the said heirs, whether such by particular title, or ab intestat, shall be exempt from all duty called droit de detraction, or other duty of the same kind, saving nevertheless the local rights or duties as much and as long as similar ones are not established by the United States, or any of them. The subjects of the Most Christian King shall enjoy on their part, in all the dominions of the said States, an entire and perfect reciprocity relative to the stipulations contained in the present article, but it is at the same time agreed that its contents shall not affect the laws made, or that may be made hereafter in France against emigrations which shall remain in all their force and vigour, and the United States on their part, or any of them, shall be at liberty to enact such laws relative to that matter as to them shall seem proper.

Disposal and inerty in either coun-

### ARTICLE XII.

The merchant ships of either of the parties which shall be making into a port belonging to the enemy of the other ally, and concerning ship's papers. whose voyage and the species of goods on board her there shall be just grounds of suspicion, shall be obliged to exhibit, as well upon the high seas as in the ports and havens, not only her passports, but likewise certificates, expressly shewing that her goods are not of the number of those which have been prohibited as contraband.

Examination of

#### ARTICLE XIII.

If by the exhibiting of the abovesaid certificates the other party discover there are any of those sorts of goods which are prohibited and declared contraband and consigned for a port under the obedience of his enemies, it shall not be lawful to break up the hatches of such ship, or to open any chest, coffers, packs, casks, or any other vessels found therein, or to remove the smallest parcels of her goods, whether such ship belongs to the subjects of France, or the inhabitants of the said United States, unless the lading be brought on shore in the presence of the officers of the court of admiralty, and an inventory thereof made; but there shall be no allowance to sell, exchange, or alienate the same, in any manner, untill after that due and lawful process shall have been had against such prohibited goods, and the court of admiralty shall by a sentence pronounced have confiscated the same; saving always as well the ship itself as any other goods found therein, which by this treaty are to be esteemed free, neither may they be detained on pretence of their being as it were infected by the prohibited goods, much less shall they be confiscated, as lawful prize; but if not the whole cargo, but only part thereof, shall consist of prohibited or contraband goods, and the commander of the ship shall be ready and willing to deliver them to the captor who has discovered them, in such case the captor having received those goods shall forthwith discharge the ship, and not hinder her by any means freely to prosecute the voyage on which she was bound. But in case the contraband merchandises cannot be all received on board the vessel of the captor, then the captor may, notwithstanding the offer of delivering him the contraband goods, carry the vessel into the nearest port agreeable to what is above directed.

Proceedings in case of contraband

### ARTICLE XIV.

On the contrary, it is agreed that whatever shall be found to be laden Confiscations. by the subjects and inhabitants of either party on any ship belonging to the enemys of the other, or to their subjects, the whole, although it

be not of the sort of prohibited goods, may be confiscated in the same manner as if it belonged to the enemy, except such goods and merchandizes as were put on board such ship before the declaration of war, or even after such declaration, if so be it were done without knowledge of such declaration. So that the goods of the subjects and people of either party, whether they be of the nature of such as are prohibited or otherwise, which, as is aforesaid, were put on board any ship belonging to an enemy before the war or after the declaration of the same, without the knowledge of it, shall no ways be liable to confiscation, but shall well and truely be restored without delay to the proprietors demanding the same; but so as that if the said merchandizes be contraband, it shall not be any ways lawful to carry them afterwards to any ports belonging to the enemy. The two contracting parties agree, that the term of two months being passed after the declaration of war, their respective subjects, from whatever part of the world they come, shall not plead the ignorance mentioned in this article.

#### ARTICLE XV.

Damages by ships of war and privateers.

And that more effectual care may be taken for the security of the subjects and inhabitants of both parties, that they suffer no injury by the men-of-war or privateers of the other party, all the commanders of the ships of His Most Christian Majesty and of the said United States, and all their subjects and inhabitants, shall be forbid doing any injury or damage to the other side; and if they act to the contrary, they shall be punished, and shall moreover be bound to make satisfaction for all matter of damage, and the interest thereof, by reparation, under the pain and obligation of their person and goods.

#### ARTICLE XVI.

Captures by pirates.

All ships and merchandizes, of what nature soever, which shall be rescued out of the hands of any pirates or robbers on the high seas, shall be brought into some port of either State, and shall be delivered to the custody of the officers of that port, in order to be restored entire to the true proprietor, as soon as due and sufficient proof shall be made concerning the property thereof.

# ARTICLE XVII.

Prizes may be carried into the ports of either party.

It shall be lawful for the ships of war of either party, and privateers, freely to carry whithersoever they please the ships and goods taken from their enemies, without being obliged to pay any duty to the officers of the admiralty or any other judges; nor shall such prizes be arrested or seized when they come to and enter the ports of either party; nor shall the searchers or other officers of those places search the same, or make examination concerning the lawfulness of such prizes, but they may hoist sail at any time, and depart and carry their prizes to the places expressed in their commissions, which the commanders of such ships of war shall be obliged to show; on the contrary, no shelter or tors of prizes from refuge shall be given in their ports to such as shall have made prize of the subjects, people, or property of either of the parties; but if such shall come in, being forced by stress of weather, or the danger of the sea, all proper means shall be vigorously used that they go out and retire from thence as soon as possible.

No shelter to cap-

# ARTICLE XVIII.

Shipwreck.

If any ship belonging to either of the parties, their people or subjects, shall, within the coasts or dominions of the other, stick upon the sands, or be wrecked, or suffer any other damage, all friendly assistance and relief shall be given to the persons shipwrecked, or such as shall be in danger thereof. And letters of safe conduct shall likewise be given to them for their free and quiet passage from thence and the return of every one to his own country.

#### ARTICLE XIX.

In case the subjects and inhabitants of either party, with their shipping, whether publick and of war, or private and of merchants, be tress. forced, through stress of weather, pursuit of pirates or enemies, or any other urgent necessity for seeking of shelter and harbour, to retreat and enter into any of the rivers, bays, roads, or ports belonging to the other party, they shall be received and treated with all humanity and kindness, and enjoy all friendly protection and help; and they shall be permitted to refresh and provide themselves, at reasonable rates, with victuals and all things needful for the sustenance of their persons or reparation of their ships, and conveniency of their voyage; and they shall no ways be detained or hindered from returning out of the said ports or roads, but may remove and depart when and whither they please, without any let or hindrance.

Vessels in dis-

#### ARTICLE XX.

For the better promoting of commerce on both sides, it is agreed that if a war shall break out between the said two nations, six months after idents in case of the proclamation of war shall be allowed to the merchants in the cities and towns where they live for selling and transporting their goods and merchandizes; and if anything be taken from them, or any injury be done them within that term by either party, or the people or subjects of either, full satisfaction shall be made for the same.

Privileges of res-

#### ARTICLE XXI.

No subjects of the Most Christian King shall apply for or take any commission, or letters of marque, for arming any ship or ships to act as privateers against the said United States, or any of them, or against the subjects, people, or inhabitants of the said United States, or any of them, or against the property of any of the inhabitants of any of them, from any Prince or State with which the said United States shall be at war; nor shall any citizen, subject, or inhabitant of the said United States, or any of them, apply for or take any commission or letters of marque for arming any ship or ships to act as privateers against the subjects of the Most Christian King, or any of them, or the property of any of them, from any Prince or State with which the said King shall be at war; and if any person of either nation shall take such commissions or letters of marque, he shall be punished as a pirate.

Letters of marque,

#### ARTICLE XXII.

It shall not be lawful for any foreign privateers, not belonging to subjects of the Most Christian King nor citizens of the said United States, who have commissions from any other Prince or State in enmity with either nation, to fit their ships in the ports of either the one or the other of the aforesaid parties, to sell what they have taken, or in any other manner whatsoever to exchange their ships, merchandizes, or any other lading; neither shall they be allowed even to purchase victuals, except such as shall be necessary for their going to the next port of that Prince or State from which they have commissions.

Foreign priva-

# ARTICLE XXIII.

It shall be lawful for all and singular the subjects of the Most Christian King, and the citizens, people, and inhabitants of the said United States, to sail with their ships with all manner of liberty and security, no distinction being made who are the proprietors of the merchandizes Neutral trade.

laden thereon, from any port to the places of those who now are or hereafter shall be at enmity with the Most Christian King or the United It shall likewise be lawful for the subjects and inhabitants aforesaid to sail with the ships and merchandizes aforementioned, and to trade with the same liberty and security from the places, ports, and havens of those who are enemies of both or either party, without any opposition or disturbance whatsoever, not only directly from the places of the enemy aforementioned to neutral places, but also from one place belonging to an enemy to another place belonging to an enemy, whether they be under the jurisdiction of the same Prince or under several. And Free ships make it is hereby stipulated that free ships shall also give a freedom to goods, and that everything shall be deemed to be free and exempt which shall be found on board the ships belonging to the subjects of either of the confederates, although the whole lading or any part thereof should appertain to the enemies of either, contraband goods being always It is also agreed in like manner that the same liberty be extended to persons who are on board a free ship, with this effect, that although they be enemies to both or either party, they are not to be taken out of that free ship, unless they are soldiers and in actual service of the enemies.

free goods.

#### ARTICLE XXIV.

What goods shall

Goods not con-whatever. traband.

This liberty of navigation and commerce shall extend to all kinds of be deemed contra- merchandizes, excepting those only which are distinguished by the name of contraband; and under this name of contraband or prohibited goods shall be comprehended arms, great guns, bombs with the fuzes, and other things belonging to them, cannon-ball, gunpowder, match, pikes, swords, lances, spears, halberds, mortars, petards, granades, saltpetre, muskets, musket-ball, bucklers, helmets, breast-plates, coats of mail, and the like kinds of arms proper for arming soldiers, musket-rests, belts, horses with their furniture, and all other warlike instruments These merchandizes which follow shall not be reckoned among contraband or prohibited goods; that is to say, all sorts of cloths, and all other manufactures woven of any wool, flax, silk, cotton, or any other materials whatever; all kinds of wearing apparel, together with the species whereof they are used to be made; gold and silver, as well coined as uncoined, tin, iron, latten, copper, brass, coals; as also wheat and barley, and any other kind of corn and pulse; tobacco, and likewise all manner of spices; salted and smoked flesh, salted fish, cheese and butter, beer, oils, wines, sugars, and all sorts of salts; and in general all provisions which serve for the nourishment of mankind and the sustenance of life; furthermore, all kinds of cotton, hemp, flax, tar, pitch, ropes, cables, sails, sail-cloths, anchors and any parts of anchors, also ships' masts, planks, boards and beams of what trees soever; and all other things proper either for building or repairing ships, and all other goods whatever which have not been worked into the form of any instrument or thing prepared for war by land or by sea, shall not be reputed contraband, much less such as have been already wrought and made up for any other use; all which shall be wholly reckoned among free goods; as likewise all other merchandizes and things which are not comprehended and particularly mentioned in the foregoing enumeration of contraband goods; so that they may be transported and carried in the freest manner by the subjects of both confederates, even to places belonging to an enemy, such towns or places being only excepted as are at that time besieged, blocked up, or invested.

# ARTICLE XXV.

Sea-letters

To the end that all manner of dissentions and quarrels may be avoided passports, and cer- and prevented, on one side and the other, it is agreed that in case either of the parties hereto should be engaged in war, the ships and vessels belonging to the subjects or people of the other ally must be furnished with sea-letters or passports, expressing the name, property, and bulk of the ship, as also the name and place of habitation of the master or commander of the said ship, that it may appear thereby that the ship really and truely belongs to the subjects of one of the parties, which passport shall be made out and granted according to the form annexed to this treaty; they shall likewise be recalled every year, that is, if the nexed, p. 212.] ship happens to return home within the space of a year. It is likewise agreed that such ships being laden are to be provided not only with passports as above mentioned, but also with certificates, containing the several particulars of the cargo, the place whence the ship sailed, and whither she is bound, that so it may be known whether any forbidden or contraband goods be on board the same; which certificate shall be made out by the officers of the place whence the ship set sail, in the accustomed form; and if any one shall think it fit or advisable to express in the said certificates the person to whom the goods on board belong, he may freely do so.

[See form an-

#### ARTICLE XXVI.

The ships of the subjects and inhabitants of either of the parties coming upon any coasts belonging to either of the said allies, but not willing vessels upon coasts to enter into port, or being entred into port and not willing to unload or in pert. their cargoes or break bulk, they shall be treated according to the general rules prescribed or to be prescribed relative to the object in question.

Treatment of

#### ARTICLE XXVII.

If the ships of the said subjects, people, or inhabitants of either of the parties shall be met with, either sailing along the coasts or on the high seas, by any ship of war of the other, or by any privateers, the said ships of war or privateers, for the avoiding of any disorder, shall remain out of cannon-shot, and may send their boats aboard the merchant ship which they shall so meet with, and may enter her to number of two or three men only, to whom the master or commander of such ship or vessel shall exhibit his passport concerning the property of the ship, made out according to the form inserted in this present treaty, and the ship, when she shall have showed such passport, shall be free and at liberty to pursue her voyage, so as it shall not be lawful to molest or search her in any manner, or to give her chase or force her to quit her intended course.

Treatment of vessels by ships of war or privateers.

[See form annexed, p. 212.]

#### ARTICLE XXVIII.

It is also agreed that all goods, when once put on board the ships or vessels of either of the two contracting parties, shall be subject to no restricted. farther visitation; but all visitation or search shall be made beforehand, and all prohibited goods shall be stopped on the spot, before the same be put on board, unless there are manifest tokens or proofs of fraudulent practice; nor shall either the persons or goods of the subjects of His Most Christian Majesty or the United States be put under any arrest or molested by any other kind of embargo for that cause; and only the subject of that State to whom the said goods have been or shall be prohibited, and who shall presume to sell or alienate such sort of goods, shall be duly punished for the offence.

Right of search

# ARTICLE XXIX.

The two contracting parties grant mutually the liberty of having each in the ports of the other Consuls, Vice Consuls, agents, and commissaries, whose functions shall be regulated by a particular agreement.

Consular officers. [See treaty of 1788, pp. 219-224.]

#### ARTICLE XXX.

And the more to favour and facilitate the commerce which the subjects of the United States may have with France, the Most Christian King Free ports.

will grant them in Europe one or more free ports, where they may bring and dispose of all the produce and merchandize of the thirteen United States; and His Majesty will also continue to the subjects of the said States the free ports which have been and are open in the French islands of America; of all which free ports the said subjects of the United States shall enjoy the use, agreeable to the regulations which relate to them.

#### ARTICLE XXXI.

Ratifications.

The present treaty shall be ratified on both sides, and the ratifications shall be exchanged in the space of six months, or sooner if possible.

Signatures.

Date.

In faith whereof the respective Plenipotentiaries have signed the above articles, both in the French and English languages, declaring, nevertheless, that the present treaty was originally composed and concluded in the French language, and they have thereto affixed their

Done at Paris this sixth day of February, one thousand seven hun-

dred and seventy-eight.

C. A. GERARD. [L. S.] B. FRANKLIN. [L. S.] SILAS DEANE. [L. S.] ARTHUR LEE. [L. S.]

# FORM OF PASSPORTS AND SEA-LETTERS.

Form of the passports and letters, which are to be given to the ships and barks, according to the twentyseventh article of this treaty.

To all who shall see these presents, greeting: It is hereby made known that leave and permission has been given to master and commander of the ship called ———, of the town of ———, burthen ——— tons or thereabouts, lying at present in the port and haven of \_\_\_\_\_, and bound for -, and laden with ----; after that his ship has been visited, and before sailing, he shall make oath before the officers who have the jurisdiction of maritime affairs, that the said ship belongs to one or more of the subjects of —, the act whereof shall be put at the end of these presents, as likewise that be will keep, and cause to be kept by his crew on board, the marine ordinances and regulations, and enter in the proper office a list, signed and witnessed, containing the names and surnames, the places of birth and abode of the crew of his ship, and of all who shall embark on board her, whom he shall not take on board without the knowledge and permission of the officers of the maForme des passeports et lettres qui doivent être donnes aux vaisseaux et barques conformement à l'article vingt sept du traité ci-dessus.

A tous ceux qui les presentes verront, soit notoire que faculté et permission a été accordée à ----, maître ou command: ant du navire appellé ———, de la ville de ——, de la capacité de - tonneaux ou environ, se trouvant presentement dans le port et havre de ——, est destiné pour -, chargé de ---; qu'après que son navire a été visité, et avant son départ, il prêtera serment entre les mains des officiers de marine, que le d. navire apartient à un ou plusieurs sujets de -, dont l'acte sera mis à la fin des presentes; de même qu'il gardera et fera garder par son équipage les ordonnances et réglements maritimes, et remettra une liste signée et confirmée par temoins, contenant les noms et surnoms, les lieux de naissance et la demeure des personnes composant l'équipage de son navire et de tous ceux qui s'y embarqueront, lesquels il ne recevra pas à bord sans la connoissance et la permission des officiers de marine; et dans chaque port ou havre où il entrera avec son narine; and in every port or haven where he shall enter with his ship he shall shew this present leave to the officers and judges of the marine, and shall give a faithful account to them of what passed and was done during his voyage, and he shall carry the colours, arms, and ensigns of the (King or United States) during his voyage. In witness whereof we have signed these presents, and put the seal of our arms thereunto, and caused the same to be countersigned by ------, at ------, the ------.

vire, il montrera la presente permission aux officiers et juges de marine et leur fera un raport fidèle de ce qui s'est passé durant son voïage, et il portera les cculeurs, armes et enseignes du (roi ou des États-Unis) durant son dit voïage. En temoin de quoi nous avons signé les presentes, les avons fait contresigner - ——, et y avons fait apposer le sceau de nos armes. Donné ———, le ———, de l'an de grace le ———.

# FRANCE, 1778.

ADDITIONAL SEPARATE AND SECRET ARTICLE TO THE TREATY OF AMITY AND COMMERCE AND TO THAT OF EVENTUAL AND DEFENSIVE ALLIANCE BETWEEN THE THIRTEEN UNITED STATES OF NORTH AMERICA AND HIS MOST CHRISTIAN MAJESTY, CONCLUDED AT PARIS FEBRUARY 6, 1778; RATIFIED BY CONGRESS MAY 4, 1778.

Feb. 6, 1778.

[Annulled by act of Congress July 7, 1798.]

#### Act separate and secret.

union which subsists between him and the King of Spain, that in context to King of Spain to cluding with the United States of America, this trackets commerce, and that of eventual and defensive alliance, His Majesty hath intended, and intends, to reserve expressly, as he reserves by this present separate and secret act, to his said Catholick Majesty the power of acceding to the said treatys, and to participate in their stipulations at such time as he shall judge proper. It being well understood, nevertheless, that if any of the stipulations of the said treatys are not agreable to the King of Spain, His Catholick Majesty may propose other conditions analogous to the principal aim of the alliance and conformable to

the rules of equality, reciprocity, and friendship. The Deputies of the United States, in the name of their constituents, accept the present declaration in its full extent, and the Deputy of the said States who is fully impowerd to treat with Spain promises to sign, on the first requisition of His Catholic Majesty, the act or acts necessary to communicate to him the stipulations of the treaties above written; and the said Deputy shall endeavour, in good faith, the adjustment of the points in which the King of Spain may propose any alteration conformable to the principles of equality, reciprocity, and the most sincere and perfect amity, he, the said Deputy, not doubting but that the person or persons impower'd by His Catholic Majesty to treat with the United States will do the same with regard to any alterations of the same kind that may be thought necessary by the said Plenipotentiary of the United States.

In faith whereof the respective Plenipotentiaries have signed the present separate and secret article, and affixed to the same their seals.

Done at Paris this sixth day of February, one thousand seven hundred and seventy-eight.

C. A. GERARD. L. S. B. FRANKLIN. |L. s. [L. S.] SILAS DEANE. ARTHUR LEE, L. S. Deputy, Plenipotentiary for France and Spain. Signatures.

Date.

# FRANCE, 1782.

July 16, 1782.

CONTRACT BETWEEN HIS MOST CHRISTIAN MAJESTY AND THE THIRTEEN UNITED STATES OF NORTH AMERICA RELATIVE TO PAYMENT OF LOAN, ENTERED INTO BY THE COUNT DE VERGENNES AND MR. FRANKLIN, THE 16TH OF JULY, 1782; RATIFIED BY CONGRESS JANUARY 22, 1783.

#### [Annulled by act of Congress July 7, 1798.]

The King having been pleased to attend to the requests made to him

Preamble.

in the name and on behalf of the United Provinces of North America, for assistance in the war and invasion under which they had for several years groaned; and His Majesty, after entering into a treaty of amity and commerce with the said Confederated Provinces, on the [See treaty of 6th of February, 1778, having had the goodness to support them, not 1778, pp. 203-213.] only with his forces by land and sea, but also with advances of money, as abundant as they were effectual, in the critical situation to which their affairs were reduced: it has been judged proper and necessary to state exactly the amount of those advances, the conditions on which the King made them, the periods at which the Congress of the United States have engaged to repay them to His Majesty's royal treasury, and, in fine, to state this matter in such a way as for the future to prevent all difficulties capable of interrupting the good harmony which His Majesty is resolved to maintain and preserve between him and the said United States. For executing so laudable a purpose, and with a view to strengthen the bands of amity and commerce which subsist between His Majesty and the said United States; we, Charles Gravier de Vergennes, &c., Counsellor of the King, in all his councils, Commander of his Orders, Minister and Secretary of State, and of his commands and finances, vested with full powers of His Majesty to us given for this purpose: and we, Benjamin Franklin, Minister Plenipotentiary of the United States of North America, in like manner vested with full powers of the Congress of the said States for the present purpose; after duly communicating our respective powers have agreed to the following articles:

Negotiators.

#### ARTICLE I.

Amount of different loans.

It is agreed and certified that the sums advanced by His Majesty to the Congress of the United States, under the title of a loan, in the years 1778, 1779, 1780, 1781, and the present, 1782, amount to the sum of eighteen million of livres, money of France, according to the following twenty-one receipts of the above mentioned under written Minister of Congress, given in virtue of his full powers, to wit:

Items	of	loans.
-------	----	--------

2, 19 May, ditto	1, 28	8 February, 1778	750,000	
3, 3 August, ditto	2, 19	9 May, ditto		
4, 1 November, ditto	3, 3	3 August, ditto		
5, 10 June, 1779	4, 1	1 November, ditto		
5, 10 June, 1779	,	, , , , , , , , , , , , , , , , , , , ,	•	3 000 000
6, 16 September, ditto	5, 10	0 June. 1779		3,000,000
0, 10 September, and 0	6 10	& Cantombon ditta	200,000	
	0, 10	o september, and o	250,000	
7, 4 October, ditto	7, 4	4 October, ditto	250 000	
	8. 21	21 December ditto	250,000	
	٠, ـــ		250,000	
1,000,000				1,000,000
9, 29 February, 1780 750 000	9, 29	9 February, 1780	750 000	_, ,
		23 May ditto	750,000	
10, 23 May, ditto	11 01	M Tana 3:44	100,000	
11, 21 June, ditto 750, 000	11, 21	a June, aitto	750, 000	
12, b October, ditto	12, 5	b Uctober, ditto	750 000	
13, 27 November, ditto	13, 27	7 November ditto	1 000,000	
25, 21, 21,000, 000	,	x1010mmorg arrows	•••••• 1,000,000	
4,000,000				4,000,000

15, 15 May, 16, 15 August, 17, 1 August,	1781	750, 000 750, 000	
		,	4 000 000
19, 10 April,	1782ditto	1 500 000	4,000,000
20, 1 July,	ditto	1 500 000	
21, 5 of the sam	e month	3,000,000	
		<del></del>	6, 000, 000
		-	

Amounting in the whole to 18 millions, viz...... 18,000,000

By which receipts the said Minister has promised, in the name of Congress, and in behalf of the thirteen United States, to cause to be paid and reimbursed to the royal treasury of His Majesty, on the 1st of January, 1788, at the house of his grand banker at Paris, the said sum of eighteen millions, money of France, with interest at five per cent. per annum.

#### ARTICLE II.

Considering that the payment of so large a capital at the one stipulated period, the 1st of January, 1788, may greatly injure the finances the loans. of the Congress of the United States, and it may perhaps be even impracticable on that footing, His Majesty has been pleased for that reason to recede in that respect from the tenor of the receipts which the Minister of Congress has given for the eighteen million livres tournois, mentioned in the foregoing article, and has consented that the payment of the capital in ready money, at the royal treasury, be in twelve equal payments of 1,500,000 livres each, and in twelve years only, to commence from the third year after a peace.

Repayment of

Interest.

#### ARTICLE III.

Although the receipts of the Minister of the Congress of the United States specify that the eighteen million of livres above mentioned are terest. to be paid at the royal treasury, with interest at five per cent. per annum, His Majesty being willing to give the said United States a new proof of his affection and friendship, has been pleased to make a present of, and to forgive the whole arrears of interest to this day, and from thence to the date of the treaty of peace; a favor which the Minister of the Congress of the United States acknowledges to flow from the pure bounty of the King, and which he accepts in the name of the said United States with profound and lively acknowledgments.

Abatement of in-

#### ARTICLE IV.

The payment of the said eighteen millions of livres tournois shall be in ready money at the royal treasury of His Majesty at Paris, in twelve minish in proporequal parts, and at the terms stipulated in the above second article. The interest of the said sum, at five per cent. per annum, shall commence with the date of the treaty of peace, and shall be paid at every period of the partial payments of the capital, and shall diminish in proportion with the payments. The Congress of the said United States being left, however, at liberty to free themselves sooner from this obligation by anticipated payments, in case the state of their finances will admit.

Interest to dition to payments.

#### ARTICLE V.

Although the loan of five millions of florins of Holland, agreed to by the States General of the United Provinces of the Netherlands, on France in Holland the States General of the United Provinces of the Netherlands, on for use of United the terms of the obligation passed on the 5th of November, 1781, States. between His Majesty and the said States General, has been made in

Loan made by

His Majesty's name, and guaranteed by him, it is nevertheless acknowledged by these presents, that the said loan was made in reality on account, and for the service, of the United States of North America. and that the capital, amounting, at a moderate valuation, to the sum of ten millions livres tournois, has been paid to the said United States. agreeably to a receipt for the payment of the said sum given by the undersigned Minister of Congress the seventh day of June last.

#### ARTICLE VI.

Engagement of repay said loan.

By the convention of the said 5th of November, 1781, the King has the French King to been pleased to promise and engage to furnish and pay at the general counter of the States General of the Netherlands, the capital of the said loan, with the interest at four per cent. per annum, without any charge or deduction whatever to the lenders, so that the said capital shall be wholly repaid after the space of five years, the payments to be made in ten equal periods, the first of which to commence the sixth year from the date of the loan, and afterwards from year to year to the final payment of the said sum; but it is in like manner acknowledged by this act that this engagement was entered into by the King at the request of the undersigned Minister of the United States, and on the promise by him made in the name of Congress, and on behalf of the thirteen United States, to cause to be reimbursed and paid at the royal treasury of His Majesty at Paris, the capital, interest, and cost of the said loan, according to the conditions and terms fixed by the said convention of the 5th of November, 1781.

#### ARTICLE VII.

Agreement to repay amount of the loan in Holland.

It is accordingly agreed and settled that the sum of ten million livres tournois, being, by a moderate computation, the principal of the loan of five millions of Holland florins above mentioned, shall be reimbursed, and paid in ready money at the royal treasury of His Majesty at Paris, with the interest at four per cent. per annum, in ten equal payments, of one million each, and in ten terms, the first of which shall be on the 5th of November, 1787, the second, the 5th November, 1788, and so from year to year till the final payment of the said sum of ten millions, the interest lessening in proportion with the partial payments of the capital. But in consequence of the King's affection for the United States, His Majesty has been pleased to charge himself with the expense of commissions and bank for the said loan, of which expenses His Majesty has made a present to the United States, and this their undersigned Minister accepts, with thanks, in the name of Congress, as a new proof of His Majesty's generosity and friendship for the said United States.

#### ARTICLE VIII.

Interest on the loan in Holland.

With regard to the interest of the said loan during the five years preceding the first term of payment of the capital, as the King has engaged to pay it at the general counter of the States General of the Netherlands, at the rate of four per cent. yearly, and every year, counting from the 5th of November, 1781, according to the convention of that day, the Minister of Congress acknowledges that the repayment of that is due to His Majesty by the United States, and he engages, in the name of the said United States, to cause payment thereof to be made at the same time and at the same rate at the royal treasury of His Majesty; the first year's interest to be paid the 5th of November next, and so yearly, during the five years preceding the first term for the payment of the capital, fixed as above on the 5th of November, 1787.

The high contracting parties reciprocally bind themselves to the faithful observance of this contract, the ratifications of which shall be exchanged in the space of nine months from this day, or sooner if

possible.

Ratifications.

In testimony whereof, we, the said Plenipotentiaries of His Most Christian Majesty, and of the thirteen United States of North America, in virtue of our respective powers, have signed these presents, and thereunto fixed the seal of our arms.

Done at Versailles the 16th day of July, one thousand seven hundred Date.

and eighty-two.

GRAVIER DE VERGENNES. [L. S.] B. FRANKLIN. L. S.

FRANCE, 1783.

CONTRACT BETWEEN HIS MOST CHRISTIAN MAJESTY AND THE THIRTEEN UNITED STATES OF NORTH AMERICA RELATIVE TO A NEW LOAN, CONCLUDED AT VERSAILLES FEBRUARY 25, 1783; RATIFIED BY CONGRESS OCTOBER 31, 1783.

Feb. 25, 1783.

Signatures.

[Annulled by act of Congress July 7, 1798.]

A contract between His Most Christian Majesty and the thirteen United States of North America, entered into at Versailles, on the 25th of February, 1783.

The re-established peace between the belligerent Powers, the advantages of a free commerce to all parts of the globe, and the independence of the thirteen United States of North America, acknowledged and founded on a solid and honorable basis, rendered it probable that the said States would be in a condition to provide hereafter for their necessities by means of the resources within themselves without being compelled to implore the continuation of the succours which the King has so liberally granted during the war: But the Minister Plenipotentiary of the said United States to His Majesty, having represented to him the exhausted state to which they had been reduced by a long and disastrous war, His Majesty has condescended to take into consideration the request made by the aforesaid Minister, in the name of the Congress of the said States, for a new advance of money to answer numerous purposes of urgent and indispensable expenses in the course of the present year; His Majesty has in consequence determined, notwithstanding the no less pressing necessities of his own service, to grant to Congress a new pecuniary assistance, which he has fixed at the sum of six millions livres tournois, under the title of loan, and under the guaranty of the whole thirteen United States, which the Minister of Congress has declared his acceptance of, with the liveliest acknowledgments, in the name of the said States.

And as it is necessary to the good order of His Majesty's finances, and also useful to the operations of the finances of the United States, to assign periods for payment of the six millions livres in question, and to regulate the conditions and terms of reimbursement which should be made at His Majesty's royal treasury at Paris, after the manner of what has been stipulated for the preceding advances, by a former contract of 1782, pp. 214-217.]

the 16th July, 1782-

We, Charles Gravier, Count de Vergennes, &c., Counsellor of the King in his Councils, Commander of his Orders, Chief of the Royal Council of Finances, Counsellor of State, &c., Minister and Secretary of State and of his commands and finances, invested with full powers by His Majesty, given to us for the purpose of these presents: And we, Benjamin Franklin, Minister and Plenipotentiary of the United States of North America, likewise invested with full powers by the Congress of said States, for the same purpose of these presents, after having compared and duly communicated to each other our respective powers, have agreed on the following articles:

Preamble.

[See contract of

Negotiators.

#### ARTICLE I.

Amount and terms of loan.

The payment of the six millions livres, French money, above mentioned, shall be made from the funds of the royal treasury in proportions of five hundred thousand livres during each of the twelve months of the present year, under the acknowledgments of the Minister of the said United States, promising in the name of Congress and in behalf of the thirteen United States, to reimburse and refund the said six millions livres, in ready money, at His Majesty's royal treasury, at the house of the sieur grand banker at Paris, with interest at five per cent. per annum at periods hereafter stipulated in the third and fourth articles. The advances which His Majesty has been pleased to allow to be made on account of the six millions in question shall be deducted in the payments of the first month of this year.

#### ARTICLE II.

Repayment of former loans.

For better understanding the fixing of periods for the reimbursement of the six millions at the royal treasury, and to prevent all ambiguity on this head, it has been found proper to recapitulate here the amount of the preceding aids granted by the King to the United States, and to distinguish them according to their different classes. The first is composed of funds lent successively by His Majesty, amounting in the whole to the sum of eighteen millions livres, reimbursable in specie at the royal treasury in twelve equal portions of a million five hundred thousand livres each, besides the interest, and in twelve years, to commence from the third year after the date of the peace, the interest, beginning to reckon at the date of the peace, to be discharged annually, shall diminish in proportion to the reimbursement of the capital, the last payment of which shall expire in the year 1798.

The second class comprehends the loan of five millions Dutch florins, amounting, by a moderate valuation, to ten millions livres tournois, the said loan made in Holland in 1781, for the service of the United States of North America, under the engagement of the King to refund the capital, with interest at four per cent. per annum, at the general counter of the States General of the United Provinces of the Netherlands, in ten equal portions, reckoning from the sixth year of the date of the said loan, and under the like engagement on the part of the Minister of Congress, and in behalf of the thirteen United States, to reimburse the ten millions of said loan in ready money at the royal treasury, with interest at four per cent. per annum, in ten equal portions of a million each, and in ten periods from year to year; the first of which shall take place in the month of November, 1787, and the last in the same month, 1796. The whole conformable to the conditions expressed in the contract of the 16th July, 1782.

In the third class are comprehended the aids and subsidies furnished to the Congress of the United States, under the title of gratuitous assistance, from the pure generosity of the King, three millions of which were granted before the treaty of February, 1778, and six millions in 1781; which aids and subsidies amount in the whole to nine millions livres tournois. His Majesty here confirms, in case of need, the gratuitous gift to the Congress of the said thirteen United States.

#### ARTICLE III.

Repayment of new loan.

The new loan of six millions livres tournois, the subject of the present contract, shall be refunded and reimbursed in ready money at His Majesty's royal treasury, in six equal portions of a million each, with interest at five per cent. per annum, and in six periods, the first of which shall take place in the year 1797, and so on from year to year, until 1802, when the last reimbursement shall be completed.

#### ARTICLE JV.

The interest of five per cent. per annum of the capital of the six millions, mentioned in the preceding article, shall begin to be reckoned from the first of January of the year 1784, and shall be paid in ready money at His Majesty's royal treasury, at Paris, on the same day of each year, the first of which shall take place the first of January, 1785, and so on from year to year, until the definitive reimbursement of the capital; His Majesty being pleased, by a new act of generosity, to present and remit to the thirteen United States the partial interest of the present year, which the underwritten Minister of Congress has declared to accept with acknowledgment in the name of the said United States.

Interest.

#### ARTICLE V.

The interest of the capital of the six millions shall diminish in proportion to the reimbursements at the periods fixed in the preceding article; tion to payments. Congress and the United States reserving, however, the liberty of freeing themselves, by anticipated payments, should the state of their finances admit.

Interest to di-

#### ARTICLE VI.

The contracting parties will reciprocally guaranty the faithful observation of the foregoing articles; the ratifications of which shall be exchanged in the space of nine months from the date of this present contract, or sooner if possible.

In faith whereof we, the Ministers Plenipotentiaries of His Majesty and the Congress of the thirteen United States of North America, in virtue of our respective full powers, have signed the present contract, and thereunto affixed the seal of our arms.

Done at Versailles the twenty-fifth day of February, one thousand

seven hundred and eighty-three.

GRAVIER DE VERGENNES. L. S. B. FRANKLIN.

Signatures.

Ratifications.

Date.

#### FRANCE, 1788.

CONSULAR CONVENTION BETWEEN HIS MOST CHRISTIAN MAJESTY AND THE UNITED STATES OF AMERICA, CONCLUDED AT VERSAILLES NO-VEMBER 14, 1788; RATIFICATION ADVISED BY SENATE JULY 29, 1789; RATIFIED BY PRESIDENT SEPTEMBER 9, 1789.

Nov. 14, 1788.

#### [Annulled by act of Congress July 7, 1798.]

Convention between His Most Christian Majesty and the United States of America, for the purpose of defining and establishing the functions and privileges of their respective Consuls and Vice-Consuls.

His Majesty the Most Christian King, and the United States of America, having, by the twenty-ninth article of the treaty of amity and ties. commerce concluded between them, mutually granted the liberty of [See Article XXIX, having in their respective States and ports, Consuls, Vice-Consuls, 211.] agents, and commissaries, and being willing, in consequence thereof, to define and establish, in a reciprocal and permanent manner, the functions and privileges of Consuls and Vice-Consuls, which they have judged it convenient to establish of preference, His Most Christian Majesty has nominated the Sieur Count of Montmorin, of St. Herent, Marechal of his Camps and Armies, Knight of his Orders, and of the Golden Fleece, his Counsellor in all his Councils, Minister and Secretary of State, and of his Commandments and Finances, having the Department of Foreign Affairs; and the United States have nominated the

Contracting par-

Negotiators.

Sieur Thomas Jefferson, citizen of the United States of America, and their Minister Plenipotentiary near the King; who, after having communicated to each other their respective full powers, have agreed on what follows:

#### ARTICLE I.

Commissions of consuls.

Exequaturs.

The Consuls and Vice-Consuls named by the Most Christian King and the United States shall be bound to present their commissions according to the forms which shall be established respectively by the Most Christian King within his dominions, and by the Congress within the United States. There shall be delivered to them, without any charges, the exequatur necessary for the exercise of their functions; and on exhibiting the said exequatur, the Governors, Commanders, Heads of Justice, Bodies Corporate, Tribunals, and other officers having authority in the ports and places of their consulates, shall cause them to enjoy immediately, and without difficulty, the pre eminences, authority, and privileges reciprocally granted, without exacting from the said Consuls and Vice Consuls any fee, under any pretext whatever.

#### ARTICLE II.

Privileges of consular officers.

The Consuls and Vice-Consuls, and persons attached to their functions; that is to say, their Chancellors and Secretaries, shall enjoy a full and entire immunity for their chancery, and the papers which shall be therein contained. They shall be exempt from all personal service, from soldiers' billets, militia, watch, guard, guardianship, trusteeship, as well as from all duties, taxes, impositions, and charges whatsoever, except on the estate real and personal of which they may be the proprietors or possessors, which shall be subject to the taxes imposed on the estates of all other individuals: And in all other instances they shall be subject to the laws of the land as the natives are. Those of the said Consuls and Vice Consuls who shall exercise commerce, shall be respectively subject to all taxes, charges, and impositions established on other merchants. They shall place over the outward door of their house the arms of their sovereign; but this mark of indication shall not give to the said house any privilege of asylum for any person or property whatsoever.

# ARTICLE III.

Consular agents.

The respective Consuls and Vice-Consuls may establish agents in the different ports and places of their departments where necessity shall These agents may be chosen among the merchants, either national or foreign, and furnished with a commission from one of the said consuls: They shall confine themselves respectively to the rendering to their respective merchants, navigators, and vescels, all possible service, and to inform the nearest Consul of the wants of the said merchants, navigators, and vessels, without the said agents otherwise participating in the immunities, rights, and privileges attributed to Consuls and Vice-Consuls, and without power, under any pretext whatever, to exact from the said merchants any duty or emolument whatsoever.

#### ARTICLE IV.

Consuls may

The Consuls and Vice-Consuls respectively may establish a chancery, establish a chan-where shall be deposited the consular determinations, acts, and proceedings, as also testaments, obligations, contracts, and other acts done by or between persons of their nation, and effects left by deceased persons, or saved from shipwreck. They may consequently appoint fit persons to act in the said chancery, receive and swear them in, commit to them the custody of the seal, and authority to seal commissions, sentences, and other consular acts, and also to discharge the functions of notary and register of the consulate.

#### ARTICLE V.

The Consuls and Vice Consuls respectively shall have the exclusive right of receiving in their chancery, or on board of vessels, the declar-duties of consuls. ations and all other the acts which the captains, masters, crews, passengers, and merchants of their nation may chuse to make there, even their testaments and other disposals by last will: And the copies of the said acts, duly authenticated by the said Consuls or Vice-Consuls, under the seal of their consulate, shall receive faith in law, equally as their originals would, in all the tribunals of the dominions of the Most Christian King and of the United States. They shall also have, and exclusively, in case of the absence of the testamentary executor, administrator, or legal heir, the right to inventory, liquidate, and proceed to the sale of the personal estate left by subjects or citizens of their nation who shall die within the extent of their consulate; they shall proceed therein with the assistance of two merchants of their said nation, or, for want of them, of any other at their choice, and shall cause to be deposited in their chancery the effects and papers of the said estates: and no officer, military, judiciary, or of the police of the country, shall disturb them or interfere therein, in any manner whatsoever: But the said Consuls and Vice-Consuls shall not deliver up the said effects, nor the proceeds thereof, to the lawful heirs, or to their order, till they shall have caused to be paid all debts which the deceased shall have contracted in the country; for which purpose the creditors shall have a right to attach the said effects in their hands, as they might in those of any other individual whatever, and proceed to obtain sale of them till payment of what shall be lawfully due to them. When the debts shall not have been contracted by judgment, deed, or note, the signature whereof shall be known, payment shall not be ordered but on the creditor's giving sufficient surety, resident in the country, to refund the sums he shall have unduly received, principal, interest, and cost; which surety nevertheless shall stand duly discharged, after the term of one year in time of peace, and of two in time of war, if the demand in discharge cannot be formed before the end of this term against the heirs who shall present themselves. And in order that the heirs may not be unjustly kept out of the effects of the deceased, the Consuls and Vice-Consuls shall notify his death in some one of the gazettes published within their consulate, and that they shall retain the said effects in their hands four months to answer all demands which shall be presented; and they shall be bound after this delay to deliver to the persons succeeding thereto, what shall be more than sufficient for the demands which shall have been formed.

Powers and

#### ARTICLE VI.

The Consuls and Vice-Consuls respectively shall receive the declarations, protests, and reports of all captains and masters of their respect-protests. ive nation on account of average losses sustained at sea; and these captains and masters shall lodge in the chancery of the said Consuls and Vice-Consuls the acts which they may have made in other ports on account of the accidents which may have happened to them on their voyage. If a subject of the Most Christian King and a citizen of the United States, or a foreigner, are interested in the said cargo, the aver- losses at sea. age shall be settled by the tribunals of the country, and not by the Consuls or Vice-Consuls; but when only the subjects or citizens of their own nation shall be interested, the respective Consuls or Vice-Consuls shall appoint skilful persons to settle the damages and average.

Declarations and

Settlement of

# ARTICLE VII.

In cases where, by tempests or other accident, French ships or vessels shall be stranded on the coasts of the United States, and ships or vessels in cases of shipof the United States shall be stranded on the coasts of the dominions of wreck.

Power of consuls

the Most Christian King, the Consul or Vice-Consul nearest to the place of shipwreck shall do whatever he may judge proper, as well for the purpose of saving the said ship or vessel, its cargo and appurtenances, as for the storing and the security of the effects and merchandize saved. He may take an inventory of them, without the intermeddling of any officers of the military, of the customs, of justice, or of the police of the country, otherwise than to give to the Consuls, Vice-Consuls, captain and crew of the vessel shipwrecked or stranded, all the succour and favour which they shall ask of them, either for the expedition and security of the saving, and of the effects saved, or to prevent all disturbance. And in order to prevent all kinds of dispute and discussion in the said cases of shipwreck, it is agreed that when there shall be no Consul or Vice-Consul to attend to the saving of the wreck, or that the residence of the said Consul or Vice-Consul (he not being at the place of the wreck) shall be more distant from the said place than that of the competent judge of the country, the latter shall immediately proceed therein, with all the dispatch, certainty, and precautions prescribed by the respective laws; but the said territorial judge shall retire on the arrival of the Consul or Vice-Consul, and shall deliver over to him the report of his proceedings, the expenses of which the Consul or Vice Consul shall cause to be reimbursed to him, as well as those of saving the wreck. The merchandize and effects saved shall be deposited in the nearest custom-house, or other place of safety, with the inventory thereof, which shall have been made by the Consul or Vice-Consul, or by the judge who shall have proceeded in their absence, that the said effects and merchandize may be afterwards delivered, (after levying therefrom the costs,) and without form of process to the owners, who, being furnished with an order for their delivery from the nearest Consul or Vice-Consul, shall reclaim them by themselves or by their order, either for the purpose of re-exporting such merchandize, in which case they shall pay no kind of duty of exportation, or for that of selling them in the country, if they be not prohibited there, and in this last case the said merchandize, if they be damaged, shall be allowed an abatement of entrance duties, proportioned to the damage they have sustained, which shall be ascertained by the affidavits taken at the time the vessel was wrecked or struck.

#### ARTICLE VIII.

Power of consuls respecting vessels of their own nation.

The Consuls or Vice-Consuls shall exercise police over all the vessels of their respective nations, and shall have on board the said vessels all power and jurisdiction in civil matters, in all the disputes which may there arise; they shall have an entire inspection over the said vessels, their crew, and the changes and substitutions there to be made; for which purpose they may go on board the said vessels whenever they may judge it necessary. Well understood that the functions hereby allowed shall be confined to the interior of the vessels, and that they shall not take place in any case which shall have any interference with the police of the ports where the said vessels shall be.

#### ARTICLE IX.

Deserters from vessels.

The Consuls and Vice-Consuls may cause to be arrested the captains, officers, mariners, sailors, and all other persons being part of the crews of the vessels of their respective nations, who shall have deserted from the said vessels, in order to send them back and transport them out of the country; for which purpose the said Consuls and Vice-Consuls shall address themselves to the courts, judges, and officers competent, and shall demand the said deserters in writing, proving by an exhibition of the registers of the vessel or ship's roll that those men were part of the said crews; and on this demand so proved (saving, however, where the contrary is proved) the delivery shall not be refused; and there shall be given all aid and assistance to the said Consuls and Vice-Consuls for

the search, seizure, and arrest of the said deserters, who shall even be detained and kept in the prisons of the country, at their request and expense, until they shall have found an opportunity of sending them back; but if they be not sent back within three months, to be counted from the day of their arrest, they shall be set at liberty, and shall be no more arrested for the same cause.

#### ARTICLE X.

In cases where the respective subjects or citizens shall have committed any crime, or breach of the peace, they shall be amenable to the able for crimes. judges of the country.

#### ARTICLE XI.

When the said offenders shall be a part of the crew of a vessel of their nation, and shall have withdrawn themselves on board the said vessel, they may be there seized and arrested by order of the indges of the country. These shall give notice thereof to the Consul or Vice-Consul, who may repair on board if he thinks proper; but this notification shall not in any case delay execution of the order in question. The persons arrested shall not afterwards be set at liberty until the Consul or Vice-Consul shall have been notified thereof; and they shall be delivered to him, if he requires it, to be put again on board of the vessel on which they were arrested, or of others of their nation, and to be sent out of the country.

When offenders withdraw on board. their vessels.

#### ARTICLE XII.

All differences and suits between the subjects of the Most Christian King in the United States, or between the citizens of the United States disputes. within the dominions of the Most Christian King, and particularly all disputes relative to the wages and terms of engagement of the crews of the respective vessels, and all differences, of whatever nature they be, which may arise between the privates of the said crews, or between any of them and their captains, or between the captains of different vessels of their nation, shall be determined by the respective Consuls and Vice-Consuls, either by a reference to arbitrators, or by a summary judgment, and without costs. No officer of the country, civil or military, shall interfere therein, or take any part whatever in the matter; and the appeals from the said consular sentences shall be carried before the tribunals of France or of the United States, to whom it may appertain to take cognizance thereof.

Settlement o f

#### ARTICLE XIII.

The general utility of commerce having caused to be established within the dominions of the Most Christian King particular tribunals cide commercial and forms for expediting the decision of commercial affairs, the merchants of the United States shall enjoy the benefit of these establishments; and the Congress of the United States will provide in the manner the most conformable to its laws for the establishment of equivalent advantages in favour of the French merchants, for the prompt dispatch and decision of affairs of the same nature.

Tribunals to de-

#### ARTICLE XIV.

The subjects of the Most Christian King, and the citizens of the Residents exempt United States who shall prove by legal evidence that they are of the from personal sersaid nations respectively, shall in consequence enjoy an exemption from vice. all personal service in the place of their settlement.

## ARTICLE XV.

Favors granted to other nations to become common.

If any other nation acquires by virtue of any convention whatever a treatment more favourable with respect to the consular preëminences, powers, authority, and privileges, the Consuls and Vice-Consuls of the Most Christian King, or of the United States, reciprocally shall partici-[See Articles II, pate therein, agreeable to the terms stipulated by the second, third, and fourth articles of the treaty of amity and commerce concluded between the Most Christian King and the United States.

III, and IV, treaty of 1787, p. 204.]

#### ARTICLE XVI.

Duration of convention.

The present convention shall be in full force during the term of twelve years, to be counted from the day of the exchange of ratifications, which shall be given in proper form, and exchanged on both sides within the space of one year, or sooner if possible.

Ratifications.

In faith whereof, we, Ministers Plenipotentiary, have signed the present convention, and have thereto set the seal of our arms.

Signatures.

Date.

Done at Versailles the 14th of November, one thousand seven hundred and eighty-eight.

> L. C. DE MONTMORIN. TH: JEFFERSON. [L. S.]

# FRANCE, 1800.

Sept. 30, 1800.

CONVENTION OF PEACE, COMMERCE, AND NAVIGATION, WITH FRANCE, CONCLUDED AT PARIS SEPTEMBER 30, 1800; RATIFICATION ADVISED BY SENATE, WITH AMENDMENTS, FEBRUARY 3, 1801; RATIFIED BY PRESIDENT FEBRUARY 18, 1801; RATIFIED BY FIRST CONSUL OF FRANCE, WITH SENATE'S AMENDMENTS, ON CONDITION OF ACCEPTANCE OF OTHER AMENDMENTS PROPOSED BY HIM, JULY 31, 1801; RATIFICATIONS EXCHANGED AT PARIS JULY 31, 1801; SENATE RESOLVED, DECEMBER 19, 1801, THAT IT CONSIDERED THE CONVENTION AS FULLY RATIFIED, AND THAT AS RATIFIED BY THE FIRST CONSUL OF FRANCE IT BE RETURNED THAT, AS RATIFIED BY THE FIRST CONSUL OF FRANCE, IT BE RETURNED TO THE PRESIDENT FOR THE USUAL PROMULGATION; PROCLAIMED DE-CEMBER 21, 1801.

[This convention expired by limitation eight years after date of exchange of ratifi cations.

Convention between the French Republic and the United States of America.

Contracting parties.

The Premier Consul of the French Republic in the name of the people of France, and the President of the United States of America, equally desirous to terminate the differences which have arisen between the two States, have respectively appointed their Plenipotentiaries, and given them full power to treat upon those differences, and to terminate the same; that is to say, the Premier Consul of the French Republic, in the name of the people of France, has appointed for the Plenipotentiaries of the said Republic the citizens Joseph Bonaparte, ex-Ambassador at Rome and Counsellor of State; Charles Pierre Claret Fleurieu, Member of the National Institute and of the Board of Longitude of France and Counsellor of State, President of the Section of Marine; and Pierre Louis Ræderer, Member of the National Institute of France and Counsellor of State, President of the Section of the Interior; and the President of the United States of America, by and with the advice and consent of the Senate of the said States, has appointed for their Plenipotentiaries, Oliver Ellsworth, Chief Justice of the United States; William Richardson Davie, late Governor of the State of North Carolina; and William Vans Murray, Minister Resident of the United States at the Hague; who, after having exchanged their full powers, and after full and mature discussion of the respective interests, have agreed on

Negotiators.

the following articles:

#### ARTICLE I.

There shall be a firm, inviolable, and universal peace, and a true and sincere triendship between the French Republic and the United States ship. of America, and between their respective countries, territories, cities, towns, and people, without exception of person or places.

Peace and friend-

#### ARTICLE II.\*

The Ministers Plenipotentiary of the two parties not being able to agree at present respecting the treaty of alliance of 6th February, 1778, the treaty of amity and commerce of the same date, and the convenion of 1400 Nov., 1788, abrotion of 14th of November, 1788, nor upon the indemnities mutually due gated. or claimed, the parties will negociate further on these subject at a convenient time, and until they may have agreed upon these points the of April 30, 1803, said treaties and convention shall have no operation, and the relations pp. 232-242.] of the two countries shall be regulated as follows:

Treaties of 6th Feb., 1778, and convention of 14th

[See conventions

#### ARTICLE III.

The public ships which have been taken on one part and the other, or which may be taken before the exchange of ratifications, shall be restored.

Captured public ships to be restored.

#### ARTICLE IV.

be captured before the exchange of ratifications, (contraband goods destined to an enemy's port excepted.) shall be mutually and goods condemned to be following proofs of ownership, viz: The proof on both sides with respect to merchant ships, whether armed or unarmed, shall be a passport in the form following:

"To all who shall see these presents, greeting:

"It is hereby made known that leave and permission has been given to \_\_\_\_\_, master and commander of the ship called \_\_\_\_\_, of to merchant ships. the town of \_\_\_\_\_, burthen \_\_\_\_\_ tons, or thereabouts, lying at present in the port and haven of \_\_\_\_\_, and bound for \_\_\_\_\_, and laden with -; after that his ship has been visited, and before sailing, he shall make oath before the officers who have the jurisdiction of maritime affairs. that the said ship belongs to one or more of the subjects of ———, the act whereof shall be put at the end of these presents, as likewise that he will keep, and cause to be kept, by his crew on board, the marine ordinances and regulations, and enter in the proper office a list, signed and witnessed, containing the names and surnames, the places of birth and abode of the crew of his ship, and of all who shall embark on board her, whom he shall not take on board without the knowledge and permission of the officers of the marine; and in every port or haven where he shall enter with his ship, he shall shew this present leave to the officers and judges of the marine, and shall give a faithful account to them of what passed and was done during his voyage; and he shall carry the colours, arms, and ensigns of the [French Republic or the United States] during his voyage. In witness whereof we have signed these presents, and put the seal of our arms thereunto, and caused the same to be countersigned by ———— at ———— day of – anne Domini."

And this passport will be sufficient without any other paper, any ordinance to the contrary notwithstanding; which passport shall not be deemed requisite to have been renewed or recalled, whatever number of voyages the said ship may have made, unless she shall have returned

Form of passport

Proof with re-

home within the space of a year. Proof with respect to the cargo shall. \* This article was expunged before the final ratification of the treaty.

be certificates, containing the several particulars of the cargo, the place whence the ship sailed and whither she is bound, so that the forbidden and contraband goods may be distinguished by the certificates; which certificates shall have been made out by the officers of the place whence the ship set sail, in the accustomed form of the country. passport or certificates, or both, shall have been destroyed by accident or taken away by force, their deficiency may be supplied by such other proofs of ownership as are admissible by the general usage of nations. Proof with respect to other than merchant ships shall be the commission they bear.

When this article takes effect.

This article shall take effect from the date of the signature of the present convention. And if, from the date of the said signature, any property shall be condemned contrary to the intent of the said convention, before the knowledge of this stipulation shall be obtained, the property so condemned shall, without delay, be restored or paid for.

#### ARTICLE V.

Payment of debts due by individuals. [See conventions of April 30, 1803, pp. 232-242.]

The debts contracted by one of the two nations with individuals of the other, or by the individuals of one with the individuals of the other, shall be paid, or the payment may be prosecuted, in the same manner as if there had been no misunderstanding between the two States. But this clause shall not extend to indemnities claimed on account of captures or confiscations.

#### ARTICLE VI.

Freedom of com-

Commerce between the parties shall be free. The vessels of the two nations and their privateers, as well as their prizes, shall be treated in their respective ports as those of the nation the most favoured; and, in general, the two parties shall enjoy in the ports of each other, in regard to commerce and navigation, the privileges of the most favoured nation

#### ARTICLE VII.

Acquirement and

The citizens and inhabitants of the United States shall be at liberty disposal of prop- to dispose by testament, donation, or otherwise, of their goods, moveable and immoveable, holden in the territory of the French Republic in Europe, and the citizens of the French Republic shall have the same liberty with regard to goods, moveable and immoveable, holden in the territory of the United States, in favor of such persons as they shall think proper. The citizens and inhabitants of either of the two countries who shall be heirs of goods, moveable or immoveable, in the other, shall be able to succeed ab intestato, without being obliged to obtain letters of naturalization, and without having the effect of this provision contested or impeded, under any pretext whatever; and the said heirs, whether such by particular title, or ab intestato, shall be exempt from any duty whatever in both countries. It is agreed that this article shall in no manner derogate from the laws which either State may now have in force, or hereafter may enact, to prevent emigration; and also that in case the laws of either of the two States should restrain strangers from the exercise of the rights of property with respect to real estate, such real estate may be sold, or otherwise disposed of, to citizens or inhabitants of the country where it may be, and the other nation shall be at liberty to enact similar laws.

#### ARTICLE VIII.

Privileges of residents in case of WAT.

To favor commerce on both sides it is agreed that, in case a war should break out between the two nations, which God forbid, the term of six months after the declaration of war shall be allowed to the merchants and other citizens and inhabitants respectively, on one side and the

other, during which time they shall be at liberty to withdraw themselves, with their effects and moveables, which they shall be at liberty to carry, send away, or sell, as they please, without the least obstruction; nor shall their effects, much less their persons, be seized during such term of six months; on the contrary, passports, which shall be valid for a time necessary for their return, shall be given to them for their vessels and the effects which they shall be willing to send away or carry with them; and such passports shall be a safe conduct against all insults and prizes which privateers may attempt against their persons and effects. And if anything be taken from them, or any injury done to them or their effects, by one of the parties, their citizens or inhabitants, within the term above prescribed, full satisfaction shall be made to them on that account.

#### ARTICLE IX.

Neither the debts due from individuals of the one nation to individuals of the other, nor shares, nor monies, which they may have in to be confiscated. public funds, or in the public or private banks, shall ever, in any event of war or of national difference, be sequestered or confiscated.

Debts, &c., not

#### ARTICLE X.

It shall be free for the two contracting parties to appoint commercial agents for the protection of trade, to reside in France and the United agents. States. Either party may except such place as may be thought proper from the residence of those agents. Before any agent shall exercise his functions, he shall be accepted in the usual forms by the party to whom he is sent; and when he shall have been accepted and furnished with his exequatur, he shall enjoy the rights and prerogatives of the similar agents of the most favoured nations.

Commercial

Exequaturs.

#### ARTICLE XI.

The citizens of the French Republic shall pay in the ports, havens, roads, countries, islands, cities, and towns of the United States, no other or greater duties or imposts, of what nature soever they may be, or by what name soever called, than those which the nation most favored are or shall be obliged to pay; and they shall enjoy all the rights, liberties, privileges, immunities, and exemptions in trade, navigation, and commerce, whether in passing from one port in the said States to another, or in going to and from the same from and to any part of the world, which the said nations do or shall enjoy. And the citizens of the United States shall reciprocally enjoy, in the territories of the French Republic in Europe, the same privileges and immunities, as well for their property and persons as for what concerns trade, navigation, and commerce.

Equality of du-

#### ARTICLE XII.

It shall be lawful for the citizens of either country to sail with their ships and merchandize (contraband goods always excepted) from any port whatever to any port of the enemy of the other, and to sail and trade with their ships and merchandise, with perfect security and liberty, from the countries, ports, and places of those who are enemies of both, or of either party, without any opposition or disturbance whatso-ever, and to pass not only directly from the places and ports of the enemy aforementioned to neutral ports and places, but also from one place belonging to an enemy to another place belonging to an enemy, whether they be under the jurisdiction of the same Power or under the several, unless such ports or places shall be actually blockaded, besieged, or invested.

Neutral trade.

Blockaded ports.

And whereas it frequently happens that vessels sail for a port or place belonging to an enemy without knowing that the same is either besieged, blockaded, or invested, it is agreed that every vessel so circumstanced may be turned away from such port or place, but she shall not be detained, nor any part of her cargo, if not contraband, be confiscated, unless, after notice of such blockade or investment, she shall again attempt to enter; but she shall be permitted to go to any other port or place she shall think proper; nor shall any vessel of either that may have entered into such port or place before the same was actually besieged, blockaded, or invested by the other, be restrained from quitting such place with her cargo, nor if found therein after the reduction and surrender of such place shall such vessel or her cargo be liable to confiscation, but they shall be restored to the owners thereof.

#### ARTICLE XIII.

Contraband of War.

In order to regulate what shall be deemed contraband of war, there shall be comprised, under that denomination, gun-powder, saltpetre, petards, match, ball, bombs, grenades, carcasses, pikes, halberts, swords, belts, pistols, holsters, cavalry-saddles and furniture, cannon, mortars, their carriages and beds, and generally all kinds of arms, ammunition of war, and instruments fit for the use of troops; all the above articles, whenever they are destined to the port of an enemy, are hereby declared to be contraband, and just objects of confiscation; but the vessel in which they are laden, and the residue of the cargo, shall be considered free, and not in any manner infected by the prohibited goods, whether belonging to the same or a different owner.

#### ARTICLE XIV.

Free ships make free goods.

It is hereby stipulated that free ships shall give a freedom to goods, and that everything shall be deemed to be free and exempt which shall be found on board the ships belonging to the citizens of either of the contracting parties, although the whole lading, or any part thereof, should appertain to the enemies of either, contraband goods being always excepted. It is also agreed, in like manner, that the same liberty be extended to persons who are on board a free ship, with this effect, that although they be enemies to either party, they are not to be taken out of that free ship, unless they are soldiers and in actual service of the enemy.

#### ARTICLE XV.

Confiscation of vessel.

On the contrary, it is agreed that whatever shall be found to be laden goods on enemy's by the citizens of either party on any ship belonging to the enemies of the other, or their citizens, shall be confiscated without distinction of goods, contraband or not contraband, in the same manner as if it belonged to the enemy, except such goods and merchandizes as were put on board such ship before the declaration of war, or even after such declaration, if so be it were done without knowledge of such declaration; so that the goods of the citizens of either party, whether they be of the nature of such as are prohibited, or otherwise, which, as is aforesaid, were put on board any ship belonging to an enemy before the war, or after the declaration of same, without the knowledge of it, shall no ways be liable to confiscation, but shall well and truly be restored without delay to the proprietors demanding the same; but so as that, if the said merchandizes be contraband, it shall not be any ways lawful to carry them afterwards to any ports belonging to the enemy. The two contracting parties agree that the term of two months being passed after the declaration of war, their respective citizens, from whatever part of the world they come, shall not plead the ignorance mentioned in this article.

#### ARTICLE XVI.

The merchant ships belonging to the citizens of either of the contracting parties, which shall be bound to a port of the enemy of one of the vessels. parties, and concerning whose voyage and the articles of their cargo there shall be just grounds of suspicion, shall be obliged to exhibit, as well upon the high seas as in the ports or roads, not only their passports, but likewise their certificates, showing that their goods are not of the quality of those which are specified to be contraband in the thirteenth article of the present convention.

Examination of

[See Article XIII.]

Passports and sea-

[See Article IV.]

Proceedings

#### ARTICLE XVII.

And that captures on light suspicions may be avoided, and injuries thence arising prevented, it is agreed that when one party shall be enletters. gaged in war, and the other party be neuter, the ships of the neutral party shall be furnished with passports similar to that described in the fourth article, that it may appear thereby that the ships really belong to the citizens of the neutral party; they shall be valid for any number of voyages, but shall be renewed every year; that is, if the ship happens to return home in the space of a year. If the ships are laden, they shall be provided not only with the passports above mentioned, but also with certificates similar to those described in the same article, so that it may be known whether they carry any contraband goods. No other paper shall be required, any usage or ordinance to the contrary notwithstanding. And if it shall not appear from the said certificates that there are contraband goods on board, the ships shall be permitted to proceed on their voyage. If it shall appear from the certificates that there are contraband goods on board any such ship, and the commander found on board. of the same shall offer to deliver them up, the offer shall be accepted, and the ship shall be at liberty to pursue its voyage, unless the quantity of the contraband goods be greater than can conveniently be received on board the ship of war or privateer, in which case the ship may be carried into port for the delivery of the same.

If any ship shall not be furnished with such passport or certificates as are above required for the same, such case may be examined by a proper judge or tribunal, and if it shall appear from other documents or proofs admissible by the usage of nations, that the ship belongs to the citizens of the neutral party, it shall not be confiscated, but shall be released with her cargo (contraband goods excepted) and be permitted to proceed on her voyage.

If the master of a ship named in the passport should happen to die, or be removed by any other cause, and another put in his place, the ship and cargo shall nevertheless be equally secure, and the passport remain

in full force.

#### ARTICLE XVIII.

If the ships of the citizens of either of the parties shall be met with, either sailing along the coasts or on the high seas, by any ship of war its at sea. or privateer of the other, for the avoiding of any disorder the said ships of war or privateers shall remain out of cannon-shot, and may send their boats on board the merchant ship which they shall so meet with, and may enter her to the number of two or three men only, to whom the master or commander of such ship shall exhibit his passport concerning the property of the ship, made out according to the form prescribed in the fourth article. And it is expressly agreed that the neutral party shall in no case be required to go on board the examining vessel for the purpose of exhibiting his papers, or for any other examination whatever.

Regulation of vis-

# ARTICLE XIX.

It is expressly agreed by the contracting parties that the stipulations above mentioned, relative to the conduct to be observed on the sea by voy.

Ships under con-

the cruisers of the belligerent party towards the ships of the neutral party, shall be applied only to ships sailing without convoy; and when the said ships shall be convoyed, it being the intention of the parties to observe all the regard due to the protection of the flag displayed by public ships, it shall not be lawful to visit them; but the verbal declaration of the commander of the convoy, that the ships he convoys belong to the nation whose flag he carries, and that they have no contraband goods on board, shall be considered by the respective cruisers as fully sufficient, the two parties reciprocally engaging not to admit, under the protection of their convoys, ships which shall carry contraband goods destined to an enemy.

#### ARTICLE XX.

Receipts for papers of captured vess ls.

In all cases where vessels shall be captured or detained, under pretence of carrying to the enemy contraband goods, the captor shall give a receipt for such of the papers of the vessel as he shall retain, which receipt shall be annexed to a descriptive list of the said papers; and it shall be unlawful to break up or open the hatches, chests, trunks, casks, bales, or vessels found on board, or remove the smallest part of the goods, unless the lading be brought on shore in presence of the competent officers, and an inventory be made by them of the Sale of captured said goods; nor shall it be lawful to sell, exchange, or alienate the same in any manner, unless there shall have been lawful process, and the competent judge or judges shall have pronounced against such goods sentence of confiscation, saving always the ship and the other goods which it contains.

vessels.

# ARTICLE XXI.

The master, commander, or supercargo not to be removed.

And that proper care may be taken of the vessel and cargo, and embezzlement prevented, it is agreed that it shall not be lawful to remove the master, commander, or supercargo of any captured ship from on board thereof, either during the time the ship may be at sea after her capture, or pending the proceedings against her or her cargo, or anything relative thereto. And in all cases where a vessel of the citizens of either party shall be captured or seized, and held for adjudication, Treatment of her officers, passengers, and crew shall be hospitably treated. shall not be imprisoned or deprived of any part of their wearing apparel, nor of the possession and use of their money, not exceeding for the captain, supercargo, and mate five hundred dollars each, and for the sailors and passengers one hundred dollars each.

crew and passengers.

## ARTICLE XXII.

Prize courts and

It is further agreed that in all cases the established courts for prize causes, in the country to which the prizes may be conducted, shall alone take cognizance of them. And whenever such tribunal of either of the parties shall pronounce judgment against any vessel or goods, or property claimed by the citizens of the other party, the sentence or decree shall mention the reasons or motives on which the same shall have been founded, and an authenticated copy of the sentence or decree, and of all the proceedings in the case, shall, if demanded, be delivered to the commander or agent of the said vessel, without any delay, he paying the legal fees for the same.

#### ARTICLE XXIII.

Damages by men-of-war or privateers to be paid.

And that more abundant care may be taken for the security of the respective citizens of the contracting parties, and to prevent their suffering injuries by the men-of-war or privateers of either party, all commanders of ships of war and privateers, and all others the said citizens, shall forbear doing any damage to those of the other party, or committing any outrage against them, and if they act to the contrary they

shall be punished, and shall also be bound in their persons and estates to make satisfaction and reparation for all damages and the interest thereof, of whatever nature the said damages may be.

For this cause all commanders of privateers, before they receive their commissions, shall hereafter be obliged to give, before a competent privateers to give jndge, sufficient security by at least two responsible sureties who have no interest in the said privateer, each of whom, together with the said commander, shall be jointly and severally bound in the sum of seven thousand dollars or thirty-six thousand eight hundred and twenty francs, or if such ships be provided with above one hundred and fifty seamen or soldiers, in the sum of fourteen thousand dollars, or seventy-three thousand six hundred and forty francs, to satisfy all damages and injuries which the said privateer, or her officers, or men, or any of them, may do or commit during their cruise, contrary to the tenor of this convention, or to the laws and instructions for regulating their conduct; and further, that in all cases of aggression the said commission shall be revoked and annulled.

Commanders of security.

#### ARTICLE XXIV.

When the ships of war of the two contracting parties, or those belonging to their citizens which are armed in war, shall be admitted to prize. enter with their prizes the ports of either of the two parties, the said public or private ships, as well as their prizes, shall not be obliged to pay any duty either to the officers of the place, the judges, or any others; nor shall such prizes, when they come to and enter the ports of either party, be arrested or seized, nor shall the officers of the place make examination concerning the lawfulness of such prizes; but they may hoist sail at any time and depart, and carry their prizes to the places expressed in their commissions, which the commanders of such ships of war shall be obliged to shew. It is always understood that the stipulations of this article shall not extend beyond the privileges of the most favored nation.

Ships of war and

#### ARTICLE XXV.

It shall not be lawful for any foreign privateers who have commissions from any Prince or State in enmity with either nation, to fit their ships in the ports of either nation, to sell their prizes, or in any manner to exchange them; neither shall they be allowed to purchase provisions, except such as shall be necessary for their going to the next port of that Prince or State from which they have received their commissions.

Restriction O D foreign privateers.

## ARTICLE XXVI.

It is further agreed that both the said contracting parties shall not only refuse to receive any pirates into any of their ports, havens, or hibited entering towns, or permit any of their inhabitants to receive, protect, harbor, conceal, or assist them in any manner, but will bring to condign punishment all such inhabitants as shall be guilty of such acts or offences.

Pirates to be pro-

And all their ships, with the goods or merchandises, taken by them and brought into the port of either of the said parties, shall be seized as far as they can be discovered, and shall be restored to the owners, or their factors or agents duly authorised by them; (proper evidence being first given before competent judges for proving the property;) even in case such effects should have passed into other hands by sale, if it be proved that the buyers knew or had good reason to believe or suspect that they had been piratically taken.

Ships and goods taken by pirates to be soized.

#### ARTICLE XXVII.

Neither party will intermeddle in the fisheries of the other on its coasts, nor disturb the other in the exercise of the rights which it now holds or may acquire on the coast of Newfoundland, in the Gulf of St.

Fisheries.

Lawrence, or elsewhere on the American coast northward of the United States. But the whale and seal fisheries shall be free to both in every quarter of the world.

Ratifications.

This convention shall be ratified on both sides in due form, and the ratifications exchanged in the space of six months, or sooner if possible.

Signatures.

In faith whereof the respective Plenipotentiaries have signed the above articles both in the French and English languages, and they have thereto affixed their seals: declaring, nevertheless, that the signing in the two languages shall not be brought into precedent, nor in any way operate to the prejudice of either party.

Date.

Done at Paris the eighth day of Vendémiaire of the ninth year of the French Republic, the thirtieth day of September, anno Domini eighteen bundred.

J. BONAPARTE.	[L. S.]
C. P. FLEURIEU.	L. S.
ROEDERER.	L. S.
O. ELLSWORTH.	L. s.
W. R. DAVIE.	L. S.
W. V. MURRAY.	L. S.

[The Senate of the United States did, by their resolution on the 3d day of February, 1801, consent to and advise the ratification of the convention: Provided, The second article be expunged, and that the following article be added or inserted: "It is agreed that the present convention shall be in force for the term of eight years from the time of the exchange of the ratifications."

Bonaparte, First Consul, in the name of the French people, consented on the 31st July, 1801, "to accept, ratify, and confirm the above convention, with the addition importing that the convention shall be in force for the space of eight years, and with the retrenchment of the second article: *Provided*, That by this retrenchment the two States renounce the respective pretentions, which are the object of the said article."

These ratifications, having been exchanged at Paris on the 31st of July, 1801, were again submitted to the Senate of the United States, which on the 19th of December, 1801, declared that it considered the convention fully ratified, and returned it to the President for promulgation.]

# FRANCE, 1803.

April 30, 1803.

TREATY WITH FRANCE FOR THE CESSION OF LOUISIANA, CONCLUDEL AT PARIS APRIL 30, 1803; RATIFICATION ADVISED BY SENATE OCTOBER 20, 1803; RATIFIED BY PRESIDENT OCTOBER 21, 1803; RATIFICATIONS EXCHANGED AT WASHINGTON OCTOBER 21, 1803; PROCLAIMED OCTOBER 21, 1803.

Treaty between the United States of America and the French Republic.

Contracting parties.

[See Articles II and V, convention of 1800, pp. 225, 226; also "Spain," treaty of 1795.]

Negotiators.

The President of the United States of America, and the First Consul of the French Republic, in the name of the French people, desiring to remove all source of misunderstanding relative to objects of discussion mentioned in the second and fifth articles of the convention of the 8th Vendémiaire, an 9 (39th September, 1800) relative to the rights claimed by the United States, in virtue of the treaty concluded at Madrid, the 27th of October, 1795, between his Catholic Majesty and the said United States, and willing to strengthen the union and friendship which at the time of the said convention was happily re-established between the two nations, have respectively named their Plenipotentiaries, to wit: the President of the United States, [of America,] by and with the advice and consent of the Senate of the said States, Robert R. Livingston, Minister Plenipotentiary of the United States, and James Monroe, Minister Plenipotentiary and Envoy Extraordinary of the said States, near the Government of the French Republic; and the First Consul, in the name of the French people, Citizen Francis Barbé Marbois, Minister of the Public Treasury; who, after having respectively exchanged their full powers, have agreed to the following articles:

# ARTICLE I.

Whereas by the article the third of the treaty concluded at St. Idelfonso, the 9th Vendémiaire, an 9 (1st October, 1800,) between the First from Spain to Consul of the French Republic and His Catholic Majesty, it was agreed as follows: "His Catholic Majesty promises and engages on his part, to cede to the French Republic, six months after the full and entire execution of the conditions and stipulations herein relative to His Royal Highness the Duke of Parma, the colony or province of Louisiana, with the same extent that it now has in the hands of Spain, and that it had when France possessed it, and such as it should be after the treaties subsequently entered into between Spain and other States." whereas, in pursuance of the treaty, and particularly of the third article, the French Republic has an incontestible title to the domain and to the possession of the said territory: The First Consul of the French Republic desiring to give to the United States a strong proof of his states. friendship, doth hereby cede to the said United States, in the name of the French Republic, forever and in full sovereignty, the said territory, with all its rights and appurtenances, as fully and in the same manner as they have been acquired by the French Republic, in virtue of the above-mentioned treaty, concluded with His Catholic Majesty.

Retrocession France stated.

Cession to United

#### ARTICLE II.

In the cession made by the preceding article are included the adjacent islands belonging to Louisiana, all public lots and squares, vacant cluded in cession. lands, and all public buildings, fortifications, barracks, and other edifices which are not private property. The archives, papers, and documents, relative to the domain and sovereignty of Louisiana and its dependences, will be left in the possession of the commissaries of the United States, and copies will be afterwards given in due form to the magistrates and municipal officers of such of the said papers and documents as may be necessary to them.

Islands, &c., in-

# ARTICLE III.

The inhabitants of the ceded territory shall be incorporated in the Union of the United States, and admitted as soon as possible, according to the principles of the Federal constitution, to the enjoyment of all the rights, advantages, and immunities of citizens of the United States; and in the mean time they shall be maintained and protected in the free enjoyment of their liberty, property, and the religion which they profess.

Inhabitants of the ceded territory.

ARTICLE IV.

There shall be sent by the Government of France a commissary to Louisiana, to the end that he do every act necessary, as well to receive from the officers of His Catholic Majesty the said country and its dependences, in the name of the French Republic, if it has not been already done, as to transmit it in the name of the French Republic to the commissary or agent of the United States.

Transfer of terri-

#### ARTICLE V.

Immediately after the ratification of the present treaty by the President of the United States, and in case that of the First Consul shall have been previously obtained, the commissary of the French Republic shall remit all military posts of New Orleans, and other parts of the ceded territory, to the commissary or commissaries named by the President to take possession; the troops, whether of France or Spain, who may be there, shall cease to occupy any military post from the time of taking possession, and shall be embarked as soon as possible, in the course of three months after the ratification of this treaty.

Possession by United States.

## ARTICLE VI.

United States to dian treaties.

The United States promise to execute such treaties and articles as execute certain In- may have been agreed between Spain and the tribes and nations of Indians, until, by mutual consent of the United States and the said tribes or nations, other suitable articles shall have been agreed upon.

#### ARTICLE VII.

Exclusive privileges f French and Spanish vessels.

As it is reciprocally advantageous to the commerce of France and the United States to encourage the communication of both nations for a limited time in the country ceded by the present treaty, until general arrangements relative to the commerce of both nations may be agreed on; it has been agreed between the contracting parties, that the French ships coming directly from France or any of her colonies, loaded only with the produce and manufactures of France or her said colonies; and the ships of Spain coming directly from Spain or any of her colonies, loaded only with the produce or manufactures of Spain or her colonies, shall be admitted during the space of twelve years in in the port of New Orleans, and in all other legal ports of entry within the ceded territory, in the same manner as the ships of the United States coming directly from France or Spain, or any of their colonies, without being subject to any other or greater duty on merchandize, or other or greater tonnage than that paid by the citizens of the United States.

Duration of privileges.

During the space of time above mentioned, no other nation shall have a right to the same privileges in the ports of the ceded territory; the twelve years shall commence three months after the exchange of ratifications, if it shall take place in France, or three months after it shall have been notified at Paris to the French Government, if it shall take place in the United States; it is however well understood that the object of the above article is to favor the manufactures, commerce, freight, and navigation of France and of Spain, so far as relates to the importations that the French and Spanish shall make into the said ports of the United States, without in any sort affecting the regulations that the United States may make concerning the exportation of the produce and merchandize of the United States, or any right they may have to make such regulations.

#### ARTICLE VIII.

Vessels of France favored nations.

In future and forever after the expiration of the twelve years, the on footing of most ships of France shall be treated upon the footing of the most favoured nations in the ports above mentioned.

#### ARTICLE IX.

A particular confied.

[See p. 235.]

The particular convention signed this day by the respective ministers, vention to be rati- having for its object to provide for the payment of debts due to the citizens of the United States by the French Republic prior to the 30th Septr., 1800, (8th Vendémiaire, an 9,) is approved, and to have its execution in the same manner as if it had been inserted in this present treaty; and it shall be ratified in the same form and in the same time, so that the one shall not be ratified distinct from the other.

Another conven-

Another particular convention signed at the same date as the present tion to be ratified. treaty relative to a definitive rule between the contracting parties is in the like manner approved, and will be ratified in the same form, and in the same time, and jointly.

#### ARTICLE X.

Ratifications.

The present treaty shall be ratified in good and due form, and the ratifications shall be exchanged in the space of six months after the date of the signature by the Ministers Plenipotentiary, or sooner if possible.

In faith whereof, the respective Plenipotentiaries have signed these articles in the French and English languages; declaring nevertheless that the present treaty was originally agreed to in the French language; and have thereunto affixed their seals.

Signatures.

Done at Paris the tenth day of Floréal, in the eleventh year of the French Republic, and the 30th of April, 1803.

Date

ROBT. R. LIVINGSTON. JAS. MONROE. [L. S.] F. BARBÉ MARBOIS.

# FRANCE, 1803.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND THE FRENCH REPUBLIC FOR PAYMENT OF SIXTY MILLIONS OF FRANCS BY THE UNITED STATES, CONCLUDED AT PARIS APRIL 30, 1803; RATIFICATION ADVISED BY SENATE OCTOBER 20, 1803; RATIFIED BY PRESIDENT OCTOBER 21, 1803; RATIFICATIONS EXCHANGED AT WASHINGTON OCTOBER 21, 1803; ANDERE AMERICA OCTOBER 21, 1803; RATIFICATIONS EXCHANGED AT WASHINGTON OCTOBER 21, 1803; ANDERE AMERICA OCTOBER 21, 1803; RATIFICATIONS EXCHANGED AT WASHINGTON OCTOBER 21, 1804; RATIFICATIONS EXCHANGED AT RATIFICATIONS EXCHANGED AT RATIFICATIONS EXCHANGED AT RATIFICATIONS EXC BER 21, 1803; PROCLAIMED OCTOBER 21, 1803.

April 30, 1803.

The President of the United States of America and the First Consul of the French Republic, in the name of the French people, in conse ties. quence of the treaty of cession of Louisiana, which has been signed this day, wishing to regulate definitively everything which has relation to the said cession, have authorized to this effect the Plenipotentiaries, that is to say: the President of the United States has, by and with the advice and consent of the Senate of the said States, nominated for their Plenipotentiaries, Robert R. Livingston, Minister Plenipotentiary of the United States, and James Monroe, Minister Plenipotentiary and Envoy Extraordinary of the said United States, near the Government of the French Republic; and the First Consul of the French Republic, in the name of the French people, has named as Plenipotentiary of the said Republic, the citizen Francis Barbé Marbois; who, in virtue of their full powers, which have been exchanged this day, have agreed to the following articles:

Contracting par-

Negotiators.

#### ARTICLE I.

The Government of the United States engages to pay to the French Government, in the manuer specified in the following article, the sum to pay 60,000,000 francs, independent of the sum which shall be fixed by another convention for the payment of the debts due by France to citizens of the United States.

United States

#### ARTICLE II.

For the payment of the sum of sixty millions of francs, mentioned in the preceding article, the United States shall create a stock of eleven created equal to millions two hundred and fifty thousand dollars, bearing an interest of the 60,000,000 of six per cent, per annum, payable half yearly in London Amsterdam of francs, &c. six per cent. per annum, payable half yearly in London, Amsterdam, or Paris, amounting by the half year, to three hundred and thirty-seven thousand five hundred dollars, according to the proportions which shall be determined by the French Government to be paid at either place; the principal of the said stock to be reimbursed at the Treasury of the United States, in annual payments of not less than three millions of payments shall be dollars each, of which the first payment shall commence fifteen years after the date of the exchange of ratifications: this stock shall be transferred to the Government of France, or to such person or persons as shall be authorized to receive it, in three months at most after the exchange of the ratifications of this treaty, and after Louisiana shall be taken possession of in the name of the Government of the United States.

A stock to be

When the first

Terms of sale of stock.

It is further agreed, that if the French Government should be desirous of disposing of the said stock to receive the capital in Europe, at shorter terms, that its measures for that purpose shall be taken so as to favor, in the greatest degree possible, the credit of the United States, and to raise to the highest price the said stock.

#### ARTICLE III.

Value of the dollar of the United States.

It is agreed that the dollar of the United States, specified in the present convention, shall be fixed at five francs  $\frac{3333}{10000}$  or five livres eight sous tournois.

Ratifications.

The present convention shall be ratified in good and due form, and the ratifications shall be exchanged in the space of six months to date from this day, or sooner if possible.

Signatures.

In faith of which, the respective Plenipotentiaries have signed the above articles, both in the French and English languages, declaring, nevertheless, that the present treaty has been originally agreed on and written in the French language; to which they have hereunto affixed their seals.

Date.

Done at Paris the tenth of Floréal, eleventh year of the French Republic, (30th April, 1803.)

> ROBT. R. LIVINGSTON. [L. s.] JAS. MONROE. L. S. BARBE MARBOIS. L. S.

# FRANCE, 1803.

April 30, 1803.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND THE FRENCH REPUBLIC FOR PAYMENT OF SUMS DUE BY FRANCE TO CITIZENS OF THE UNITED STATES, CONCLUDED AT PARIS APRIL 30, 1803; RATIFICATION ADVISED BY SENATE OCTOBER 20, 1803; RATIFIED BY PRESIDENT OCTOBER 21, 1803; PROCLAIMED OCTOBER 21, 1803.

Contracting parties.

[See Articles II and V treaty 1800, pp. 225, 526.]

The President of the United States of America and the First Consul of the French Republic, in the name of the French people, having by a treaty of this date terminated all difficulties relative to Louisiana, and established on a solid foundation the friendship which unites the two nations, and being desirous, in compliance with the second and fifth articles of the convention of the eighth Vendémiaire, ninth year of the French Republic, (30th September, 1800,) to secure the payment of the sums due by France to the citizens of the United States, have respectively nominated as Plenipotentiaries, that is to say: the President of the United States of America, by and with the advice and consent of their Senate, Robert R. Livingston, Minister Plenipotentiary, and James Monroe, Minister Plenipotentiary and Envoy Extraordinary of the said States, near the Government of the French Republic; and the First Consul, in the name of the French people, the citizen Francis Barbé Marbois, Minister of the Public Treasury; who, after having exchanged

Negotiators.

Debts due from France to citizens

# The debts due by France to citizens of the United States, contracted

of United States before the 8th of Vendémiaire, ninth year of the French Republic, (30th September, 1800,) shall be paid according to the following regulations, with interest at six per cent., to commence from the periods when the accounts and vouchers were presented to the French Government.

ARTICLE I.

their full powers, have agreed to the following articles:

#### ARTICLE II.

Debts provided

The debts provided for by the preceding article are those whose refor by the preced- sult is comprised in the conjectural note annexed to the present convention, and which, with the interest, cannot exceed the sum of twenty millions of francs. The claims comprised in the said note which fall [See tables an- within the exceptions of the following articles, shall not be admitted to the benefit of this provision.

nexed.]

#### ARTICLE III.

The principal and interests of the said debts shall be discharged by the United States, by orders drawn by their Minister Plenipotentiary are to be paid. on their treasury; these orders shall be payable sixty days after the exchange of ratifications of the treaty and the conventions signed this day, and after possession shall be given of Louisiana by the commissaries of France to those of the United States.

#### ARTICLE IV.

It is expressly agreed that the preceding articles shall comprehend no debts but such as are due to citizens of the United States, who have comprehended by been and are yet creditors of France, for supplies, for embargoes, and ticles. prizes made at sea, in which the appeal has been properly lodged within prizes made at sea, in which the appeal has been properly lodged within [See convention the time mentioned in the said convention, 8th Vendémiaire, ninth year, of 1800, pp. 224-(30th September, 1800.)

What debts are

#### ARTICLE V.

The preceding articles shall apply only, 1st, to captures of which the council of prizes shall have ordered restitution, it being well under articles stood that the claimant cannot have recourse to the United States, larly apply. otherwise than he might have had to the Government of the French Republic, and only in case of insufficiency of the captors; 2d, the debts mentioned in the said fifth article of the convention con-convention of 1800, tracted before the 8th Vendémiaire, an 9, (30th September, 1800,) the P. 226.] payment of which has been heretofore claimed of the actual Government of France, and for which the creditors have a right to the protection of the United States; the said fifth article does not comprehend prizes whose condemnation has been or shall be confirmed: it is the express intention of the contracting parties not to extend the benefit of the present convention to reclamations of American citizens, who shall have established houses of commerce in France, England, or other countries than the United States, in partnership with foreigners, and who by that reason and the nature of their commerce ought to be regarded as domiciliated in the places where such houses exist. All agreements and bargains concerning merchandize, which shall not be the property of American citizens, are equally excepted from the benefit of the said convention, saving, however, to such persons their claims in like manner as if this treaty had not been made.

To what cases particu-

[See Article 5

#### ARTICLE VI.

And that the different questions which may arise under the preceding article may be fairly investigated, the Minister Plenipotentiary of the of claims. United States shall name three persons, who shall act from the present and provisionally, and who shall have full power to examine, without removing the documents, all the accounts of the different claims already liquidated by the bureaus established for this purpose by the French Republic, and to ascertain whether they belong to the classes designated by the present convention and the principles established in it; or if they are not in one of its exceptions and on their certificate, declaring that the debt is due to an American citizen or his representative, and that it existed before the 8th Vendémiaire, 9th year, (30th September, 1800,) the debtor shall be entitled to an order on the treasury of the United States, in the manner prescribed by the third article.

Commissioners

[See Article III.]

# ARTICLE VII.

The same agents shall likewise have power, without removing the documents, to examine the claims which are prepared for verification, prepared claims. and to certify those which ought to be admitted by uniting the necessary qualifications, and not being comprised in the exceptions contained in the present convention.

Examination of

# ARTICLE VIII.

Examination of

The same agents shall likewise examine the claims which are not preunprepared claims. pared for liquidation, and certify in writing those which in their judgment ought to be admitted to liquidation.

#### ARTICLE IX.

Debts, how to be discharged.

In proportion as the debts mentioned in these articles shall be admitted, they shall be discharged with interest, at six per cent., by the treasury of the United States.

#### ARTICLE X.

Agent of United States to assist in the examination of claims, &c.

And that no debt which shall not not have the qualifications above mentioned, and that no unjust or exorbitant demand may be admitted, the commercial agent of the United States at Paris, or such other agent as the Minister Plenipotentiary of the United States shall think proper to nominate, shall assist at the operations of the bureaus, and co-operate in the examination of the claims; and if this agent shall be of opinion that any debt is not completely proved, or if he shall judge that it is

[See Article V.] not comprised in the principles of the fifth article above mentioned, and if, notwithstanding his opinion, the bureaus established by the French Government should think that it ought to be liquidated, he shall transmit his observations to the board established by the United States, who, without removing documents, shall make a complete examination of the debt and vouchers which support it, and report the result to the Minister of the United States. The Minister of the United States shall transmit his observations, in all such cases, to the Minister of the Treasury of the French Republic, on whose report the French Government shall decide definitively in every case.

Rejection of claims.

The rejection of any claim shall have no other effect than to exempt the United States from the payment of it, the French Government reserving to itself the right to decide definitively on such claim so far as it concerns itself.

#### ARTICLE XI.

Decisions and reclamations.

Every necessary decision shall be made in the course of a year, to commence from the exchange of ratifications, and no reclamation shall be admitted afterwards.

#### ARTICLE XII.

Claims arising since Sept. 1800.

In case of claims for debts contracted by the Government of France with citizens of the United States since the 8th Vendémiaire, ninth year, (30th September, 1800,) not being comprised in this convention, may be pursued, and the payment demanded in the same manner as if it had not been made.

#### ARTICLE XIII.

Ratifications.

The present convention shall be ratified in good and due form, and the ratifications shall be exchanged in six months from the date of the signature of the Ministers Plenipotentiary, or sooner if possible.

Signatures.

In faith of which, the respective Ministers Plenipotentiary have signed the above articles both in the French and English languages, declaring, nevertheless, that the present treaty has been originally agreed on and written in the French language; to which they have hereunto affixed

Date.

Done at Paris, the tenth of Floréal, eleventh year of the French Republic, 30th April, 1803.

> ROBT. R. LIVINGSTON. [L. S.] JAS. MONROE. L. S. BARBÉ MARBOIS. L. S.]

# KANCE, 1803.

# TABLEAU GENERAL DES RECLAMATIONS AMERICAINES.

# Liquidation générale de la dette publique, 4me direction, 1re section.

# CRÉANCES RECONNUES PAR L'EX-COMMISSION DE LA COMPTABILITÉ INTERMÉDIAIRE.

Numéros.	Dates des ar- rétés de la commission portant li- quidation.	Noms des propriétaires et des fondés de pouvoirs ou cessionaires.	Objete des réclamations.	Sommes liquidées ou à liquider.	Observations.
No.	An X.			Liv. s. d.	
1	Ventôse 2	Maurice Girard, par James Swan	Riz et farines versés à Paris	112,862 2 8	Fourniture réglée par le ministre de l'intérieur.
2	" dit.	Smith, par le même	Viande salée livrée au Havre	12,836 5 0	Pour solde. Na. Il avait été payé sur cette M. Bo. 67,849 9 9 au L. Tourn. 125, 521 13.
3	" 4	Waters Griffith, par le même	Farine versée à l'Orient	132, 160 0 0	Indépendamment d'un à compte reçu de 40,000.
4	" 24	Thomas Ramsden, par le même	Solde de draperie livrée à Dunkerque	173, 861 15 0	
5	" dit.	Benjamin Jenné, par le même	Cuir, coton et indigo versés su Havre en l'an 2	149, 457 16 8	
6	" dit.	John Andrews, par le même	Cuir, coton et indigo versés au Havre en l'an 3	298, 375 15 0	
7	" 26	—— Clark, par Gueslain	Cent pièces guinées bleues verseés au Sénégal en l'an 4.	6,800 0 0	York.
8	" dit.	Riebine Smith, par le même	Farines versées à l'Orient et à Bordeaux en l'an 3	167, 388 18 9	Pour solde, le tiers ayant été payé d'avance en Amé- rique sur réglemt. du même Rozier.
9	Germinal 12	Le Barring, par James Swan	Vins et caux de vie versés à l'Isle de France en l'an 2	204, 183 0 0	Une partie a été payée par l'administration du Cap en papier-monnaie.
10	Floréal 8	Taney et Simmons, par Mellville	Riz du navire Carolina Planter	177, 153 4 0	Indépendamment d'un à-compte reçu de 32,987. Espèces.
11	" 28	John Higginson	Bouf salé et cuirs à semelles, versés à Bordeaux en l'an 3.	111, 206 10 0	
12	" 29	Joshua Barney	Farine versée à Bordeaux en l'an 2	156, 105 16 9	Une partie de cette fourniture a été payée en vins et eaux de vie.
13	Prairial 2	Peter Whiteside	Draperie livrée à Boulogue-sur-Mer en l'au 2	122, 367 8 0	Pour solde, un quart payé en l'an 3.
14	" 4	Joseph Sands	Cuirs et viandes salées livrés à Bordeaux, Brest, le Havre, et les Sables.	138, 850 17 3	Pour solde, une partie payée en l'an 4.
15	" 6	John R. Livingston	Cuirs livrés au Havre et à Brest en l'an 3	330, 786 19 0	Payé en l'an 4, 40,726.
16	" 19	James Swan et Schweitzer	Réglement définitif de compte comme agent du gouvernement, environs.	1, 000, 000 0 0	Pour autant dû à sa maisou particulière pour les objets qui lui sont propres et défalcation des parties qui lui sont communes avec Schweitzer.
17	" 26 An 11.	John Sinclair	Polly, Succès, Recovery.	50, 914 4 9	
18	1	James Grubb	Cargaison de farine versée à Saint Domingo	94, 468 7 8	Cette liquidation est la dernière arrêtée par la commis- sion, dont les opérations out été suspendues à l'époque de la création du conseil de liquidation, (au 1re ven- déminire l'an 10.)
				3, 459, 778 13 6	

# CREANCES À LIQUIDER DONT LES RAPPORTS ONT ÉTÉ SOUMIS À L'APPROBATION DU DIRECTEUR PARTICULIER.

John Smith, capitaine du navire La Narcy   Hugg Gemmil, 4o. du navire Malgivra   Hugg Gemmil, 4o. du navire Malgivra   Hugg Gemmil, 4o. du navire Malgivra   T. 152 polgres de morue livrées à l'Orient.   16, 790 3 9	Numéros.	Dates des ar- rêtés de la commission portant li- quidation.	Noms des propriétaires et des fondés de	Objets des réclamations.	Sommes liquidées ou à liquider.	Observations.
	201 222 223 224 225 226 227 28 229 30 31 322 23 33 34 43 44 45 46 49 25 55 53 54 55 55 55		Nancy.  Hugg Gemmil, do. du navire Malgivra  John Grist, do. de l' Hannah  Erick Gladd, do. de la Lydia.  Gust Griffin, do. du Nantilhes  William Carhart, do. de la Colombia.  Solomon Cook, do. de la Seaflower  Edward Staples, do. de la Colombia.  Samuel Norwood, do. de la Lydia.  — Sheffields, do. de l'Onevda.  Barrowdale, do. de l'Eliza.  Thomas Norton, do. du Thorne.  Jam. Hemphile, do. de la Sally.  Isaac Snow, do. de l'Industrie  — Hodge, do. du Henry.  — Buffington, do. de la Branche d'Olive  Alex. Black, do. du Samuel	7.1524 poignées de morue livrées à l'Orient Farines pour l'approvisionment de Belle Isle Idem Idem Idem Idem Idem Idem Idem Ide	{ 109, 606 15 9 161, 790 3 9 16, 865 14 8 100, 226 11 8 128, 347 7 3 12, 305 17 6 113, 672 12 0 26, 989 3 8 28, 582 10 3 43, 437 2 9 225, 016 0 0 60, 228 0 0 107, 057 15 0 197, 642 11 7 18, 692 5 3 20, 020 15 3 273, 378 0 2 33, 492 11 3 89, 471 0 0 43, 937 10 6 23, 665 1 0 74, 053 175, 00 0 9, 900 0 0 1, 152 0 0 9, 900 0 0 2, 489 1 0 674, 278 11 2 38, 902 10 0 9, 600 0 0 237, 600 0 0 100, 000 0 0 237, 600 0 0 1, 153, 504 1 8 504, 697 13 4	Pour solde. Idem. Deux voyages.  Deux voyages. Pour solde. Les deux tiers payés.  Pour solde. Do. Suspendu. Ajourné par le cen. Guillaume.  Ajourné.

1	Dates des ar- rétés de la commission portant li- quidation.	Noms des propriétaires et des fondés de pouvoirs ou cessionaires.	Objets des réclamations.	Sommes liquidées ou à liquider.	Observations.
1		Dishard Christine capitaine de la Polly		Liv. s. d. 3,847 10 0	
		James Craig do de la Prosperity		24, 724 10 6	
		Dangerfield, do, du St. Tammani		36, 977 15 6	
		William Collet, do. de la Paix		11,786 13 4 26,693 6 8	
				26,693 6 8 60,391 1 0	
ļ.,		John Mitchell, do. de la Molly		28, 719 10 0	
		Samuel Gerrish, do. de la Caroline		74, 253 7 0	
[		J. Justice, do. du llavire la Inconcesa		100, 847 16 4	
				AC, 551 5 6	
1				25, 504 17 9	
				13, 084 3 4	
1				152, 047 13 3	
١.,				225, 262 16 0 224, 849 8 9	
			***************************************	91. 373 7 1	
				72, 627 10 2	
١.,		Raide, do. du Little Cherubin		70, 348 15 0	
		J. John, [Jongher,] do. du Swauwick	3 988 voltos can de via	Non-appréciées	i
		West, do. du Sunoik	3, 366 veltes eau de vie	25, 055 12 6	
				45,507 0 9	
				15, 742 10 9	
				29, 317 1 8	
1::				44,542 6 8	
				12,980 0 0   20,689 10 0	
J		John Clark, capitaine du navire le John		20,069 10 0	
1	1			1,078 12 0	
				115, 174 10 0	
1::		J. B. Hodgson, do. du woodrop Sims		62, 357 13 0	
1::		Elias Simes, do. du George		40, 107 6 3	
		Pre Changent Devme et Comp		179,588 0 0	
1		William Rust, capitaine du navire la Marie		14,400 0 0	
1		John Burlingham, do. du Mary		30, 032 9 0	
1		- Kinsman, do. du Roebuck		18,655 0 0   157,600 0 0	
		Ingraham, do. de l'Entreprise		1.352 9 6	
		William Cook, do. du Trenton		2, 200, 000 0 0	
		Murray et Lawrence, negociante.		105, 707 13 0	
		Youture		·	
1		Neptune.		pour mémoire.	
		Stevens, do, du Hope		20, 926 11 11	
		Samuel Makins, do. de l'Andrews		7, 614 16 0	
		White, do. du Laurens		152, 579 1 0 663, 739 16 4	
				106.323 0 0	
				21.352 0 0	
				182, 157 8 0	
	•••••			69, 023 19 4	
1				55, 335 6 0	
		D. T. A. D. Composito	idem		Argent des Isles.
1		Romay	Approvisionnement des magasins du Cap	695, 550 10 0	Pour soide.

# CRÉANCES À LIQUIDER DONT L'EXAMEN ET LE TRAVAIL N'ONT POINT ENCORE ÉTÉ FAITS-Continued.

Numeros.	Dates des ar- rétés de la commission portant li- quidation.	Noms des propriétaires et des fondés de pouvoirs ou cessionaires.	Objets des réclamations.	Sommes liquidées ou à liquider.	Observations.
120 121		Gillies, (Robert,) capitaine du navire, The Fair American. Girard, (Stephen). Randall, (Paul Richard). James Thayer. Fulwar Skipwith. Le même. Le même. Le même. Le même. — Bentalou, par James Swan. — Crousillat, capitaine du bateau La Nancy. — Dunlap et Thomas Irwin. Stephen Higginson et William Parsons.  Pour 105 bâtiments à Bordeaux, par suite de l'embargo de 1793.	Fret et cargaisons.  Solde d'une lettre de change Idem Traite sur le Sénégal Quatre traites tirées de St. Domingue. Pour Il lettres de change tirées des colonies. Pour une traite tirée de St. Domingue. Pour trois traites sur la Guadeloupe Pour 17 lettres de change sur St. Domingue. Pour 13 traites tirées des colonies. Pour 26 traites de l'Isle de France Pour cargaison Pour cargaison prise pour les besoins de Cayenne. Fourniture de farine à St. Domingue.	16, 537 10 0 50, 944 6 6 5, 963 12 0 64, 875 14 0 25, 562 12 0 29, 712 6 11 13, 703 6 6 333, 501 14 0 23, 433 6 6 424, 000 0 0 40, 355 15 0 94, 694 15 4 8, 034, 728 14 4	En partie relatives au navire Le Baring. Idem.
			RÉCAPITULATION.		
Créas Créas Créas Récla	nces reconnues p nces dont les rap nces à liquider amations relative	ar l'ex-commission de la comptabilité inter ports ont été soumis au directeur particulie s à l'embargo de 1793	médiaire	3, 459, 776 13 6 5, 093, 679 10 9 6, 034, 722 14 4 3, 301, 122 8 8	
	Total			19, 889, 303 6 8	7

# FRANCE, 1822.

CONVENTION OF NAVIGATION AND COMMERCE WITH FRANCE, CONCLUDED AT WASHINGTON JUNE 24, 1822; RATIFICATION ADVISED BY SENATE JAN-UARY 31, 1823; RATIFICATIONS EXCHANGED AT WASHINGTON FEBRUARY 12, 1823; PROCLAIMED FEBRUARY 12, 1823.

June 24, 1822.

Convention of navigation and commerce between the United States of America and his Majesty the King of France and Navarre.

The United States of America and His Majesty the King of France and Navarre, being desirous of settling the relations of navigation and ties. commerce between their respective nations, by a temporary convention reciprocally beneficial and satisfactory, and thereby of leading to a more permanent and comprehensive arrangement, have respectively fur-

Contracting par-

nished their full powers in manner following, that is to say:

The President of the United States to John Quincy Adams, their Secretary of State, and His Most Christian Majesty to the Baron Hyde de Neuville, Knight of the Royal and Military Order of St. Louis, Commander of the Legion of Honor, Grand Cross of the Royal American Order of Isabella the Catholic, his Envoy Extraordinary and Minister Plenipotentiary near the United States:

Negotiators.

Who, after exchanging their full powers, have agreed on the follow-

ing articles:

#### ARTICLE I.

Articles of the growth, produce, or manufacture, of the United States, imported into France in vessels of the United States, shall pay an ad- able in France. ditional duty, not exceeding twenty francs per tou of merchandize, over VII.] and above the duties paid on the like articles, also of the growth, produce, or manufacture, of the United States, when imported in French vessels.

Extra duties pay-

#### ARTICLE II.

Articles of the growth, produce, or manufacture, of France, imported into the United States in French vessels, shall pay an additional duty, able in United not exceeding three dollars and seventy-five cents per ton of merchandize, over and above the duties collected upon the like articles, also of the growth, produce, or manufacture of France, when imported in vessels of the United States.

Extra duties pay-States.

[See Article VII.]

#### ARTICLE III.

No discriminating duty shall be levied upon the productions of the soil or industry of France, imported in French bottoms into the ports or re-exportation. of the United States for transit or re-exportation; nor shall any such duties be levied upon the productions of the soil or industry of the United States, imported in vessels of the United States into the ports of France for transit or re-exportation.

Goods for transit

#### ARTICLE IV.

The following quantities shall be considered as forming the ton of posing the ton. merchandize for each of the articles hereinafter specified:

Quantities com-

Wines-four 61 gallon hogsheads, or 244 gallons of 231 cubic inches, American measure.

Brandies, and all other liquids, 244 gallons.

Silks and all other dry goods, and all other articles usually subject to measurement, forty-two cubic feet, French, in France, and fifty cubic feet American measure, in the United States.

Cotton, 804 lbs. avoirdupois, or 365 kilogrammes. Tobacco, 1,600 lbs. avoirdupois, or 725 kilogrammes.

Ashes, pot and pearl, 2,240 lbs. avoirdupois, or 1,016 kilogs.

Rice, 1,600 lbs. avoirdupois, or 725 kilogrammes; and for all weighable articles, not specified, 2,240 lbs. avoirdupois, or 1,016 kilogrammes.

## ARTICLE V.

Tonnage duties, ligh -money, &c.

The duties of tonnage, light-money, pilotage, port charges, brokerage, and all other duties upon foreign shipping, over and above those paid by the national shipping in the two countries respectively, other than [See Articles I those specified in articles 1 and 2 of the present convention, shall not exceed in France, for vessels of the United States, five francs per ton of the vessel's American register; nor for vessels of France in the United States, ninety-four cents per ton of the vessel's French passport.

and II.]

#### ARTICLE VI.

Deserters from vessels.

The contracting parties, wishing to favor their mutual commerce, by affording in their ports every necessary assistance to their respective vessels, have agreed that the consuls and vice-consuls may cause to be arrested the sailors, being part of the crews of the vessels of their respective nations, who shall have deserted from the said vessels, in order to send them back and transport them out of the country. For which purpose the said consuls and vice-consuls shall address themselves to the courts, judges, and officers competent, and shall demand the said deserters in writing, proving by an exhibition of the registers of the vessel, or ship's roll, or other official documents, that those men were part of the said crews; and on this demand, so proved, (saving however where the contrary is proved,) the delivery shall not be refused; and there shall be given all aid and assistance to the said consuls and viceconsuls for the search, seizure, and arrest of the said deserters, who shall even be detained and kept in the prisons of the country, at their request and expense, until they shall have found an opportunity of sending them back. But if they be not sent back within three months, to be counted from the day of their arrest, they shall be set at liberty, and shall be no more arrested for the same cause.

#### ARTICLE VII.

Duration of convention.

The present temporary convention shall be in force for two years from the first day of October next, and even after the expiration of that term, until the conclusion of a definitive treaty, or until one of the parties shall have declared its intention to renounce it; which declaration shall be made at least six months beforehand.

Diminution of extra duties. [See Articles I

and II.]

And in case the present arrangement should remain without such declaration of its discontinuance by either party, the extra duties specified in the 1st and 2d articles, shall, from the expiration of the said two years, be, on both sides, diminished by one-fourth of their whole amount, and, afterwards, by one fourth of the said amount from year to year, so long as neither party shall have declared the intention of renouncing it as above stated.

ARTICLE VIII.

Ratifications.

The present convention shall be ratified on both sides, and the ratifications shall be exchanged within one year from the date hereof, or sooner if possible. But the execution of the said convention shall commence in both countries on the first of October next, and shall be effective, even in case of non-ratification, for all such vessels as may have sailed bona fide for the ports of either nation, in the confidence of its being in force.

Signatures.

Date.

In faith whereof, the respective Plenipotentiaries have signed the present convention, and have thereto affixed their seals, at the city of Washington, this 24th day of June, A. D. 1822.

JOHN QUINCY ADAMS. G. HYDE DE NEUVILLE.

# SEPARATE ARTICLE.

The extra duties levied on either side before the present day, by virtue of the act of Congress of 15th May, 1820, and of the ordinance of 26th be refunded. July of the same year, and others confirmative thereof, and which have not already been paid back, shall be refunded.

Extra duties to

Signed and sealed as above, this 24th day of June, 1822.

JOHN QUINCY ADAMS. G. HYDE DE NEUVILLE. [L. s.]

# FRANCE, 1831.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE KING OF FRANCE RELATIVE TO CLAIMS AND DUTIES ON WINES AND COTTONS, CONCLUDED AT PARIS JULY 4, 1831; RATIFICATION ADVISED BY SENATE JANUARY 27, 1832; RATIFIED BY PRESIDENT FEBRUARY 2, 1832; RATIFICATIONS EXCHANGED AT WASHINGTON FEBRUARY 2, 1832; PROCLAIMED JULY 13, 1832.

July 4, 1831.

# Convention with France.

The United States of America and His Majesty the King of the French, animated with an equal desire to adjust amicably, and in a ties. manner conformable to equity, as well as to the relations of good intelligence and sincere friendship which unite the two countries, the reclamations formed by the respective Governments, have, for this purpose, named for their Plenipotentiaries, to wit:

Contracting par-

The President of the United States, by and with the advice and consent of the Senate, William C. Rives, Envoy Extraordinary and Minister Plenipotentiary of the said United States, near His Majesty the King of the French, and His Majesty the King of the French, Count Horace

Sebastiani, Lieutenant General of his Armies, his Minister Secretary of State for the Department of Foreign Affairs, &c., &c.;

Who, after having exchanged their full powers, found in good and due form, have agreed upon the following articles:

Negotiators.

#### ARTICLE I.

The French Government, in order to liberate itself completely from all the reclamations preferred against it by citizens of the United States, for unlawful seizures, captures, sequestrations, confiscations, or destructions of their vessels, cargoes or other property, engages to pay a sum of twenty-five millions of francs to the Government of the United States, who shall distribute it among those entitled, in the manner and according to the rules which it shall determine.

Indemnity to American citizens.

# ARTICLE II.

The sum of twenty-five millions of francs, above stipulated, shall be paid at Paris, in six annual instalments, of four millions one hundred and sixty-six thousand six hundred and sixty-six francs sixty-six centimes each, into the hands of such person or persons as shall be authorized by the Government of the United States to receive it.

Payments.

The first instalment shall be paid at the expiration of one year next following the exchange of the ratifications of this convention, and the others at successive intervals of a year, one after another, till the whole shall be paid.

To the amount of each of the said instalments shall be added interest at four per cent. thereupon, as upon the other instalments then remaining unpaid; the said interest to be computed from the day of the exchange of the ratifications of the present convention.

## ARTICLE III.

Indemnity to

The Government of the United States, on its part, for the purpose of French Govern-being liberated completely from all the reclamations presented by France on behalf of its citizens, or of the Royal Treasury, (either for ancient supplies or accounts, the liquidation of which had been reserved, or for unlawful seizures, captures, detentions, arrests, or destructions of French vessels, cargoes, or other property,) engages to pay to the Government of His Majesty (which shall make distribution of the same in the manner and according to the rules to be determined by it) the sum of one million five hundred thousand francs.

### ARTICLE IV.

Payments.

The sum of one million five hundred thousand france, stipulated in the preceding article, shall be payable in six annual instalments, of two hundred and fifty thousand francs; and the payment of each of the said instalments shall be effected by a reservation of so much out of the annual sums which the French Government is bound, by the second article above, to pay to the Government of the United States.

To the amount of each of these instalments shall be added interest at four per cent. upon the instalment then paid, as well as upon those still due; which payments of interest shall be effected by means of a reservation, similar to that already indicated for the payment of the principal. The said interest shall be computed from the day of the exchange of the

ratifications of the present convention.

#### ARTICLE V.

Other claims.

As to the reclamations of French citizens against the Government of the United States, and the reclamations of citizens of the United States against the French Government, which are of a different nature from those which it is the object of the present convention to adjust, it is understood that the citizens of the two nations may prosecute them in the respective countries before the competent judicial or administrative authorities, in complying with the laws and regulations of the country, the dispositions and benefit of which shall be applied to them, in like manner as to native citizens.

#### ARTICLE VI.

Documents relating to claims.

The French Government and the Government of the United States reciprocally engage to communicate to each other, by the intermediary of the respective legations, the documents, titles, or other informations proper to facilitate the examination and liquidation of the reclamations comprised in the stipulations of the present convention.

#### ARTICLE VII.

French wines.

The wines of France, from and after the exchange of the ratifications of the present convention, shall be admitted to consumption in the States of the Union at duties which shall not exceed the following rates, by the gallon, (such as it is used at present for wines in the United States,) to wit: six cents for red wines in casks; ten cents for white wines in casks; and twenty-two cents for wines of all sorts in bottles. The proportion existing between the duties on French wines thus reduced, and the general rates of the tariff which went into operation the first of January, 1829, shall be maintained, in case the Government of the United States should think proper to diminish those. general rates in a new tariff.

In consideration of this stipulation, which shall be binding on the United States for ten years, the French Government abandons the rections abandoned. lamations which it had formed in relation to the 8th article of the treaty of 1803, p. treaty of cession of Louisiana. It engages, moreover, to establish on 234.] the long staple cottons of the United States, which, after the exchange of the ratifications of the present convention, shall be brought directly thence to France by the vessels of the United States, or by French vessels, the same duties as on short staple cottons.

Certain reclama-

## ARTICLE VIII.

The present convention shall be ratified, and the ratifications shall be exchanged at Washington, in the space of eight months, or sooner if possible.

Ratifications.

In faith of which, the respective Plenipotentiaries have signed these articles, and thereto set their seals.

Signatures.

Done at Paris the fourth day of the month of July, one thousand

Date.

eight hundred and thirty-one.

W. C. RIVES. HORACE SEBASTIANI. L. s.

# FRANCE, 1843.

EXTRADITION CONVENTION WITH FRANCE, CONCLUDED AT WASHINGTON NOVEMBER 9, 1843; RATIFICATION ADVISED BY SENATE FEBRUARY 1, 1844; RATIFIED BY PRESIDENT FEBRUARY 2, 1844; RATIFICATIONS EXCHANGED AT WASHINGTON APRIL 12, 1844; PROCLAIMED APRIL 13, 1944 1844.

Nov. 9, 1843.

Convention for the surrender of criminals, between the United States of America and his Majesty the King of the French.

The United States of America and His Majesty the King of the French having judged it expedient, with a view to the better administies. tration of justice, and to the prevention of crime within their respective territories and jurisdictions, that persons charged with the crimes hereinafter enumerated, and being fugitives from justice, should, under certain circumstances, be reciprocally delivered up, the said United States of America and His Majesty the King of the French have named as their Plenipotentiaries to conclude a convention for this purpose:

Contracting par-

That is to say, the President of the United States of America, Abel Negotiators. P. Upshur, Secretary of State of the United States, and His Majesty the King of the French, the Sieur Pageot, officer of the Royal Order of the Legion of Honor, his Minister Plenipotentiary, ad interim, in the

United States of America;

Who, after having communicated to each other their respective full powers, found in good and due form, have agreed upon and concluded the following articles:

#### ARTICLE I.

It is agreed that the high contracting parties shall, on requisitions made in their name, through the medium of their respective diplomatic agents, deliver up to justice persons who, being accused of the crimes enumerated in the next following article, committed within the jurisdiction of the requiring party, shall seek an asylum, or shall be found within the territories of the other: Provided, That this shall be done only when the fact of the commission of the crime shall be so estab-criminality. lished as that the laws of the country in which the fugitive or the person so accused shall be found would justify his or her apprehension and commitment for trial, if the crime had been there committed.

Extradition of criminals.

Evidence of

# ARTICLE II.

Crimes for which

[See convention of 1845, pp. 248,

[See convention of 1858, p. 253.]

Persons shall be so delivered up who shall be charged, according to delivery may be the provisions of this convention, with any of the following crimes, to wit: Murder, (comprehending the crimes designated in the French penal code by the terms, assassination, parricide, infanticide, and poisoning,) or with an attempt to commit murder, or with rape, or with forgery, or with arson, or with embezzlement by public officers, when the same is punishable with infamous punishment.

#### ARTICLE III.

Surrender, how made.

On the part of the French Government, the surrender shall be made only by authority of the Keeper of the Seals, Minister of Justice; and on the part of the Government of the United States, the surrender shall be made only by authority of the Executive thereof.

#### ARTICLE IV.

erv.

The expenses of any detention and delivery effected in virtue of the Expenses of detention and delivery enected in virtue of the tention and deliver preceding provisions shall be borne and defrayed by the Government in whose name the requisition shall have been made.

# ARTICLE V.

Past crimes and political offenses.

The provisions of the present convention shall not be applied in any manner to the crimes enumerated in the second article, committed anterior to the date thereof, nor to any crime or offense of a purely political character.

#### ARTICLE VI.

Duration of convention.

Ratifications.

This convention shall continue in force until it shall be abrogated by the contracting parties, or one of them; but it shall not be abrogated, except by mutual consent, unless the party desiring to abrogate it shall give six months' previous notice of his intention to do so. ratified, and the ratifications shall be exchanged within the space of six months, or earlier if possible.

Signatures.

In witness whereof, the respective Plenipotentiaries have signed the present convention in duplicate, and have affixed thereto the seal of their arms.

Date.

Done at Washington the ninth day of November, anno Domini one thousand eight hundred and forty-three.

A. P. UPSHUR. L. S. A. PAGEOT.

# FRANCE, 1845.

Feb. 24, 1845.

ADDITIONAL ARTICLE TO THE EXTRADITION CONVENTION OF NOVEMBER 9, 1843, BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE KING OF THE FRENCH; CONCLUDED AT WASHINGTON FEBRUARY 24, 1845; RATIFICATION ADVISED BY SENATE MARCH 12, 1845; RATIFIED BY PRESIDENT MAY 5, 1845; RATIFICATIONS EXCHANGED AT PARIS JUNE 21, 1845; PROCLAIMED JULY 24, 1845.

Additional crimes for which extradition may be made.

The crime of robbery, defining the same to be the felonious and forcible taking from the person of another, of goods or money to any value, by violence, or putting him in fear; and the crime of burglary, defining the same to be, breaking and entering by night into a mansion-house of another, with intent to commit felony; and the corresponding crimes included under the French law in the words vol qualifié crime, not being embraced in the second article of the convention of extradition concluded between the United States of America and France, on the ninth of November, 1843, it is agreed by the present article, between the high contracting p. 248.] parties, that persons charged with those crimes shall be respectively delivered up, in conformity with the first article of the said convention; and the present article, when ratified by the parties, shall constitute a part of the said convention, and shall have the same force as if it had been originally inserted in the same.

[See Article II, convention of 1843,

In witness whereof, the respective Plenipotentiaries have signed the present article, in duplicate, and have affixed thereto the seal of their arms.

Signatures.

Date.

Done at Washington this twenty-fourth of February, 1845.

[L. S.]

J. C. CALHOUN. A. PAGEOT. [L. S.]

# FRANCE, 1853.

CONSULAR CONVENTION WITH FRANCE, CONCLUDED FEBRUARY 23, 1853; RATIFICATION ADVISED BY SENATE, WITH AMENDMENTS, MARCH 29, 1853; RATIFIED BY PRESIDENT APRIL 1, 1853; RATIFICATIONS EXCHANGED AT WASHINGTON AUGUST 11, 1853; PROCLAIMED AUGUST 12, 1853.

Feb. 23, 1853.

Consular convention between the United States of America and his Majesty the Emperor of the French.

The President of the United States of America, and his Majesty the Emperor of the French, being equally desirous to strengthen the bonds of friendship between the two nations, and to give a new and more ample development to their commercial intercourse, deem it expedient, for the accomplishment of that purpose, to conclude a special convention which shall determine, in a precise and reciprocal manner, the rights, privileges, and duties of the consuls of the two countries. Accordingly they have named:

Contracting par-

The President of the United States, the Honorable Edward Everett, Secretary of State of the United States; His Majesty the Emperor of the French, the Count de Sartiges, Commander of the Imperial Order of the Legion of Honor, &c., &c., his Envoy Extraordinary and Minister Plenipotentiary at Washington;

Negotiators.

Who, after communicating to each other their full powers, found in good and due form, have agreed upon the following articles:

#### ARTICLE I.

The Consuls General, Consuls, and Vice-Consuls, or consular agents of the United States and France shall be reciprocally received and recognized, on the presentation of their commissions, in the form established in their respective countries. The necessary exequatur for the exercise of their functions shall be furnished to them without charge; and on the exhibition of this exequatur, they shall be admitted at once, and without difficulty, by the territorial authorities, federal or State, judicial or executive, of the ports, cities, and places of their residence and district, to the enjoyment of the prerogatives reciprocally granted. The Government that furnishes the exequatur reserves the right to withdraw it on a statement of the reasons for which it has thought proper to do 80.

Consular officers.

Exequaturs.

# ABTICLE II.

The Consuls General, Consuls, Vice-Consuls, or consular agents of the United States and France, shall enjoy in the two countries the privileges immunities. usually accorded to their offices, such as personal immunity, except in the case of crime, exemption from military billetings, from service in the militia or the national guard, and other duties of the same nature; and

Privileges and

from all direct and personal taxation, whether federal, State, or municipal. If, however, the said Consuls General, Consuls, Vice Consuls, or consular agents, are citizens of the country in which they reside; if they are, or become, owners of property there, or engage in commerce, they shall be subject to the same taxes and imposts, and with the reservation of the treatment granted to commercial agents, to the same jurisdiction, as other citizens of the country who are owners of property, or merchants.

F.lags and inscriptions.

They may place on the outer door of their offices, or of their dwellinghouses, the arms of their nation, with an inscription in these words: "Consul of the United States," or "Consul of France;" and they shall be allowed to hoist the flag of their country thereon.

Exemption as witnesses.

They shall never be compelled to appear as witnesses before the courts. When any declaration for judicial purposes, or deposition, is to be received from them in the administration of justice, they shall be invited, in writing, to appear in court, and if unable to do so, their testimony shall be requested in writing, or be taken orally at their dwellings.

Consular pupils.

Consular pupils shall enjoy the same personal privileges and immunities as Consuls General, Consuls, Vice Consuls, or consular agents.

Consular agents ad interim.

In case of death, indisposition, or absence of the latter, the chancellors, secretaries, and consular pupils attached to their offices, shall be entitled to discharge ad interim the duties of their respective posts; and shall enjoy whilst thus acting the prerogatives granted to the incum-

#### ARTICLE III.

Inviolability of archives.

The consular offices and dwellings shall be inviolable. The local authorities shall not invade them under any pretext. In no case shall they examine or seize the papers there deposited. In no case shall those offices or dwellings be used as places of asylum.

# ARTICLE IV.

Complaints to

The Consuls General, Consuls, Vice-Consuls, or consular agents, of local or national both countries, shall have the right to complain to the authorities of the respective Governments, whether federal or local, judicial or executive, throughout the extent of their consular district, of any infraction of the treaties or conventions existing between the United States and France, or for the purpose of protecting informally the rights and interests of their countrymen, especially in cases of absence. Should there be no diplomatic agent of their nation, they shall be authorized, in case of need, to have recourse to the General or Federal Government of the country in which they exercise their functions.

# ARTICLE V.

Vice-consuls and agents.

The respective Consuls General, and Consuls, shall be free to establish, in such parts of their districts as they may see fit, Vice Consuls, or consular agents, who may be taken indiscriminately from among Americans of the United States, Frenchmen, or citizens of other countries. These agents, whose nomination, it is understood, shall be submitted to the approval of the respective Governments, shall be provided with a certificate given to them by the Consul by whom they are named, and under whose orders they are to act.

#### ARTICLE VI.

Protests and declarations.

The Consuls General, Consuls, Vice Consuls, or consular agents, shall have the right of taking at their offices or bureaux, at the domicil of the parties concerned, or on board ship, the declarations of captains, crews, passengers, merchants, or citizens of their country, and of executing there all requisite papers.

The respective Consuls General, Consuls, Vice-Consuls, or consular agents, shall have the right, also, to receive at their offices, or bureaux, papers. conformably to the laws and regulations of their country, all acts of agreement executed between the citizens of their own country and citizens or inhabitants of the country in which they reside, and even all such acts between the latter, provided that these acts relate to property situated, or to business to be transacted, in the territory of the nation to which the Consul or the agent before whom they are executed may belong.

Copies of such papers, duly authenticated by the Consuls General, Consuls, Vice-Consuls, or consular agents, and sealed with the official copies to be eviseal of their consulate or consular agency, shall be admitted in courts of justice throughout the United States and France, in like manner as

the originals.

Verification of

Authentic a t e d

Acquirement

#### ARTICLE VII.

In all the States of the Union, whose existing laws permit it, so long and to the same extent as the said laws shall remain in force, French. and disposal of men shall enjoy the right of possessing personal and real property by the property. same title and in the same manner as the citizens of the United States. They shall be free to dispose of it as they may please, either gratuitously or for value received, by donation, testament, or otherwise, just as those citizens themselves; and in no case shall they be subjected to taxes on transfer, inheritance, or any others different from those paid by the latter, or to taxes which shall not be equally imposed.

As to the States of the Union, by whose existing laws aliens are not permitted to hold real estate, the President engages to recommend to them the passage of such laws as may be necessary for the purpose of

conferring this right.

In like manner, but with reservation of the ulterior right of establishing reciprocity in regard to possession and inheritance, the Government of France accords to the citizens of the United States the same rights within its territory in respect to real and personal property, and to inheritance, as are enjoyed there by its own citizens.

#### ARTICLE VIII.

The respective Consuls General, Consuls, Vice-Consuls, or consular agents, shall have exclusive charge of the internal order of the mer. disputes between chant-vessels of their nation, and shall alone take cognizance of differ- masters and crews. ences which may arise, either at sea or in port, between the captain, officers, and crew, without exception, particularly in reference to the adjustment of wages and the execution of contracts. The local authorities shall not, on any pretext, interfere in these differences, but shall lend forcible aid to the Consuls, when they may ask it, to arrest and imprison all persons composing the crew whom they may deem it necessary to confine. Those persons shall be arrested at the sole request of the Consuls, addressed in writing to the local authority, and supported by an official extract from the register of the ship or the list of the crew, and shall be held, during the whole time of their stay in the port, at the disposal of the Consuls. Their release shall be granted at the mere request of the Consuls made in writing. The expenses of the arrest and detention of those persons shall be paid by the Consuls.

Settlement of

#### ARTICLE IX.

The respective Consuls General, Consuls, Vice-Consuls, or consular agents, may arrest the officers, sailors, and all other persons making vessels. part of the crews of ships of war, or merchant vessels of their nation, who may be guilty or be accused of having deserted said ships and vessels, for the purpose of sending them on board, or back to their coun-

36, vol. 4, p. 160.]

[See U. S. Stat- try. To that end the consuls of France in the United States shall apply ntes at Large, ch. to the magistrates designated in the act of Congress of May 4, 1826that is to say, indiscriminately to any of the Federal, State, or municipal authorities; and the Consuls of the United States in France shall apply to any of the competent authorities and make a request in writing for the deserters, supporting it by an exhibition of the registers of the vessel and list of the crew, or by other official documents, to show that the men whom they claim belonged to said crew. Upon such request alone, thus supported, and without the exaction of any oath from the Consuls, the deserters, not being citizens of the country where the demand is made, either at the time of their shipping or of their arrival in the port, shall be given up to them. All aid and protection shall be furnished them for the pursuit, seizure, and arrest of the deserters, who shall even be put and kept in the prisons of the country at the request and at the expense of the Consuls until these agents may find an opportunity of sending them away. If, however, such opportunity should not present itself within the space of three months, counting from the day of the arrest, the deserters shall be set at liberty, and shall not again be arrested for the same cause.

# ARTICLE X.

Damages arising at sea.

The respective Consuls General, Consuls, Vice-Consuls, or consular agents, shall receive the declarations, protests, and reports of all captains of vessels of their nation in reference to injuries experienced at sea; they shall examine and take note of the stowage; and when there are no stipulations to the contrary between the owners, freighters, or insurers, they shall be charged with the repairs. If any inhabitants of the country in which the Consuls reside, or citizens of a third nation, are interested in the matter, and the parties cannot agree, the competent local authority shall decide.

#### ARTICLE XI.

Salvage.

All proceedings relative to the salvage of American vessels wrecked upon the coasts of France, and of French vessels wrecked upon the coasts of the United States, shall be respectively directed by the Consuls General, Consuls, and Vice Consuls of the United States in France, and by the Consuls General, Consuls, and Vice-Consuls of France in the United States, and until their arrival by the respective consular agents, wherever an agency exists. In the places and ports where an agency does not exist, the local authorities, until the arrival of the Consul in whose district the wreck may have occurred, and who shall be immediately informed of the occurrence, shall take all necessary measures for the protection of persons and the preservation of property.

The local authorities shall not otherwise interfere than for the maintenance of order, the protection of the interests of the salvors, if they do not belong to the crews that have been wrecked, and to carry into effect the arrangements made for the entry and exportation of the mer-

chandise saved.

It is understood that such merchandise shall not be subjected to any custom-house duty if it is to be re exported; and if it be entered for consumption, a diminution of such duty shall be allowed in conformity with the regulations of the respective countries.

#### ARTICLE XII.

Most favored nation clause.

The respective Consuls General, Consuls, Vice-Consuls, or consular agents, as well as their consular pupils, chancellors, and secretaries, shall enjoy in the two countries all the other privileges, exemptions, and immunities which may at any future time be granted to the agents of the same rank of the most favored nation.

# ARTICLE XIII.

The present convention shall remain in force for the space of ten years from the day of the exchange of the ratifications, which shall be made vention. in conformity with the respective constitutions of the two countries, and exchanged at Washington within the period of six months, or sooner if possible. In case neither party gives notice twelve months before the expiration of the said period of ten years of its intention not to renew this convention, it shall remain in force a year longer, and so on from year to year, until the expiration of a year from the day on which one of the parties shall give such notice.

Duration of convention.

Ratifications.

In testimony whereof the respective Plenipotentiaries have signed this convention, and hereunto affixed their respective seals.

Signatures.

Done at the city of Washington the twenty-third day of February, anno Domini one thousand eight hundred and fifty-three.

Date.

L. S.

[L. S.]

EDWARD EVERETT.

SARTIGES.

# FRANCE, 1858.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND FRANCE, AGREEING TO AN ADDITIONAL ARTICLE TO THE EXTRADITION CONVENTION BETWEEN THE TWO COUNTRIES; CONCLUDED AT WASHINGTON FEBRUARY 10, 1858; RATIFICATION ADVISED BY SENATE, WITH AMENDMENT, JUNE 15, 1858; RATIFIED BY PRESIDENT JUNE 28, 1858; RATIFICATIONS EXCHANGED AT WASHINGTON FEBRUARY 12, 1859; PROCLAIMED FEBRUARY 14, 1859.

Feb. 10, 1858.

Additional article to the extradition convention between the United States and France, of the 9th of November, 1843, and to the additional article of the 24th of February, 1845.

It is agreed between the high contracting parties that the provisions of the treaties for the mutual extradition of criminals between the United States of America and France, of November 9th, 1843, and February 24th, 1845, and now in force between the two Governments, shall extend not only to persons charged with the crimes therein mentioned, but also to persons charged with the following crimes, whether as principals, accessories, or accomplices, namely: Forging or knowingly passing or putting in circulation counterfeit coin or bank-notes or other paper current as money, with intent to defraud any person or persons; embezzlement by any person or persons hired or salaried to the detriment of their employers, when these crimes are subject to infamous punishment.

Additional crimes for which persons may be surrendered.

[See pp. 247-249.]

In witness whereof the respective Plenipotentiaries have signed the present article in triplicate, and have affixed thereto the seal of their arms.

Signatures.

Date.

Done at Washington the tenth of February, 1858.

LEW. CASS. [SEAL.] SARTIGES. [SEAL.]

FRANCE, 1869.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE EMPEROR OF THE FRENCH CONCERNING TRADE-MARKS, CONCLUDED APRIL 16, 1869; RATIFICATION ADVISED BY SENATE APRIL 19, 1869; RATIFIED BY PRESIDENT APRIL 30, 1869; RATIFICATIONS EXCHANGED AT WASHINGTON JULY 3, 1869; PROCLAIMED JULY 6, 1869.

April 16, 1869.

The United States of America and His Majesty the Emperor of the Confrench, desiring to secure in their respective territories a guarantee of ties. property in trade-marks, have resolved to conclude a special convention

Contracting par-

Negotiators.

for this purpose, and have named as their Plenipotentiaries: The President of the United States, Hamilton Fish, Secretary of State, and His Majesty the Emperor of the French, J. Berthemy, Commander of the Imperial Order of the Legion of Honor, &c., &c., &c., accredited as his Envoy Extraordinary and Minister Plenipotentiary to the United States; and the said Plenipotentiaries, after an examination of their respective full powers, which were found to be in good and due form, have agreed to and signed the following articles:

### ARTICLE I.

Protection trade-marks.

Every reproduction in one of the two countries of trade-marks affixed of in the other to certain merchandise to prove its origin and quality is forbidden, and shall give ground for an action for damages in favor of the injured party, to be prosecuted in the courts of the country in which the counterfeit shall be proven, just as if the plaintiff were a subject or citizen of that country.

Duration of exclusive rights.

The exclusive right to use a trade-mark for the benefit of citizens of the United States in France, or of French subjects in the territory of the United States, cannot exist for a longer period than that fixed by the law of the country for its own citizens.

When tradelic property.

If the trade-mark has become public property in the country of its mark becomes pub- origin, it shall be equally free to all in the other country.

### ARTICLE II.

Where trade-

If the owners of trade-marks, residing in either of the two countries, marks to be depos- wish to secure their rights in the other country, they must deposit duplicate copies of those marks in the Patent-Office at Washington, and in the clerk's office of the tribunal of commerce of the Seine, at Paris.

#### ARTICLE III.

Duration of convention.

The present arrangement shall take effect ninety days after the exchange of ratifications by the two governments, and shall continue in force for ten years from this date.

In case neither of the two high contracting parties gives notice of its intention to discontinue this convention, twelve months before its expiration, it shall remain in force one year from the time that either of the high contracting parties announces its discontinuance.

#### ARTICLE IV.

Ratifications.

The ratifications of this present arrangement shall be exchanged at Washington, within ten months, or sooner if possible.

Signatures.

In faith whereof the respective Plenipotentiaries have signed the present convention in duplicate, and affixed thereto the seal of their arms.

Date.

Done at Washington the sixteenth day of April, in the year of our Lord one thousand eight hundred and sixty-nine.

HAMILTON FISH. SEAL. BERTHEMY. SEAL.

# GERMAN EMPIRE.

[See Prussia; North German Union.]

# GERMAN EMPIRE, 1871.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND THE GERMAN EMPIRE RESPECTING CONSULS AND TRADE-MARKS, CONCLUDED AT BERLIN DECEMBER 11, 1871; RATIFICATION ADVISED BY SENATE JANUARY 18, 1872; RATIFIED BY PRESIDENT JANUARY 26, 1872; PROTOCOL ADVISED BY SENATE APRIL 24, 1872; PROTOCOL AGREED TO AND RATIFICATIONS EXCHANGED AT BERLIN APRIL 29, 1872; PROCLAIMED ITINE 1 1879 JUNE 1, 1872.

Dec. 11, 1871.

The President of the United States of America and His Majesty the Emperor of Germany, King of Prussia, in the name of the German Em- ties. pire, led by the wish to define the rights, privileges, immunities, and duties of the respective Consular Agents, have agreed upon the conclusion of a Consular Convention, and for that purpose have appointed their Plenipotentiaries, namely:

Contracting par-

The President of the United States of America, George Bancroft, Envoy Extraordinary and Minister Plenipotentiary from the said States, near His Majesty the Emperor of Germany; His Majesty the Emperor of Germany, King of Prussia, Bernard König, His Privy Councillor of Legation; who have agreed to and signed the following articles:

Negotiators.

### ARTICLE I.

Each of the Contracting Parties agrees to receive from the other Consuls General, Consuls, Vice Consuls, and Consular Agents in all its ports, cities, and places, except those where it may not be convenient to recognize such officers. This reservation, however, shall not apply to one of the Contracting Parties without also applying to every other Power.

Consular officers.

#### ARTICLE II.

The Consuls General, Consuls, Vice-Consuls, or Consular Agents shall be reciprocally received and recognized, on the presentation of their commissions, in the forms established in their respective countries. The necessary exequatur for the exercise of their functions shall be furnished to them free of charge, and, on the exhibition of this instrument, they shall be admitted at once, and without difficulty, by the territorial authorities, Federal, State, or communal, judicial, or executive, of the ports, cities, and places of their residence and district, to the enjoyment of the prerogatives reciprocally granted. The Government that furnishes the exequatur reserves the right to withdraw the same on a statement of the reasons for which it has thought proper to do so.

Exequaturs.

# ARTICLE III.

The respective Consuls General, Consuls, Vice-Consuls, or Consular Agents, as well as their chancellors and secretaries, shall enjoy in the immunities. two countries all privileges, exemptions, and immunities which have been granted, or may in future be granted, to the agents of the same VII.] rank of the most favored nation. Consular officers, not being citizens of the country where they are accredited, shall enjoy, in the country of their residence, personal immunity from arrest or imprisonment except

Privileges and [See Article in the case of crimes, exemption from military billetings and contribu-

[See protocol, p. **22**0.]

tions, from military service of every sort and other public duties, and from all direct or personal or sumptuary taxes, duties, and contributions, whether Federal, State, or municipal. If, however, the said consular officers are or become owners of property in the country in which they reside, or engage in commerce, they shall be subject to the same taxes and imposts, and to the same jurisdiction, as citizens of the country, property-holders, or merchants. But under no circumstances shall their official income be subject to any tax. Consular officers who engage in commerce shall not plead their consular privileges to avoid their commercial liabilities. Consular officers of either character shall not in any event be interfered with in the exercise of their official functions, further than is indispensable for the administration of the laws of the country.

Engaging in commerce not to avoid liabilities.

# ARTICLE IV.

Flags, inscriptions, &c.

Consuls General, Consuls, Vice-Consuls, and Consular Agents may place over the outer door of their offices, or of their dwellings, the arms of their nation, with the proper inscription indicative of the office. And they may also hoist the flag of their country on the consular edifice, except in places where a legation of their country is estab-

They may also hoist their flag on board any vessel employed by them in port for the discharge of their duty.

#### ARTICLE V.

Inviolability of archives.

The consular archives shall be at all times inviolable, and under no pretence whatever shall the local authorities be allowed to examine or seize the papers forming part of them. When, however, a consular officer is engaged in other business, the papers relating to the consulate shall be kept in a separate enclosure.

Inviolability

The offices and dwellings of Consules missi who are not citizens of office and dwelling. the country of their residence shall be at all times inviolable. The local authorities shall not, except in the case of the pursuit for crimes, under any pretext invade them. In no case shall they examine or seize the Not to be used papers there deposited. In no event shall those offices or dwellings be used as places of asylum.

for asylum.

# ARTICLE VI.

Rights of acting consuls, &c.

In the event of the death, prevention, or absence of Consuls General, Consuls, Vice-Consuls, and Consular Agents, their chancellors or secretaries, whose official character may have previously been made known to the respective authorities in Germany or in the United States, may temporarily exercise their functions, and, while thus acting, they shall enjoy all the rights, prerogatives, and immunities granted by this convention to the incumbents.

#### ARTICLE VII.

Vice-Consuls and Consular Agents.

Consuls General and Consuls may, with the approbation of their respective Governments, appoint Vice-Consuls and Consular Agents in the cities, ports, and places within their consular jurisdiction. These officers may be citizens of Germany, of the United States, or any other They shall be furnished with a commission by the Consul who appoints them and under whose orders they are to act, or by the Government of the country which he represents. privileges stipulated for consular officers in this convention, subject to They shall enjoy the the exceptions specified in Article III.

[See Article III.] country.

# ARTICLE VIII.

Consuls General, Consuls, Vice-Consuls, and Consular Agents shall have the right to apply to the authorities of the respective countries, local or national whether Federal or local, judicial or executive, within the extent of authorities. their consular district, for the redress of any infraction of the treaties and conventions existing between the two countries, or of international law; to ask information of said authorities, and to address said authorities to the end of protecting the rights and interests of their countrymen, especially in cases of the absence of the latter; in which cases such Consuls, etc., shall be presumed to be their legal representatives. If due notice should not be taken of such application, the consular officers aforesaid, in the absence of a diplomatic agent of their country, may apply directly to the Government of the country where they reside.

Applications to

#### ARTICLE IX.

Consuls General, Consuls, Vice-Consuls, or Consular Agents of the two countries, or their chancellors, shall have the right, conformably to the laws and regulations of their country-

1. To take at their office or dwelling, at the residence of the parties, or on board of vessels of their own nation, the depositions of the captions, &c. tains and crews, of passengers on board of them, of merchants, or of

any other citizens of their own country.

2. To receive and verify unilateral acts, wills, and bequests of their countrymen, and any and all acts of agreement entered upon between &c. citizens of their own country, and between such citizens and the citizens or other inhabitants of the country where they reside; and also 260.] all contracts between the latter, provided they relate to property situated or to business to be transacted in the territory of the nation by which the said consular officers are appointed.

All such acts of agreement and other instruments, and also copies and translations thereof, when duly authenticated by such Consul Gen. copies to be evieral, Consul, Vice-Consul, or Consular Agent, under his official seal, shall be received by public officials, and in courts of justice as legal documents, or as authenticated copies, as the case may be, and shall have the same force and effect as if drawn up or authenticated by competent public officers of one or the other of the two countries.

May take deposi-

May verify wills,

[See protocol, p.

Authenticated

#### ARTICLE X.

In case of the death of any citizen of Germany in the United States, or of any citizen of the United States, in the German Empire, without intestate. having in the country of his decease any known heirs or testamentary executors by him appointed, the competent local authorities shall at 260.) once inform the nearest consular officer of the nation to which the deceased belongs of the circumstance, in order that the necessary information may be immediately forwarded to parties interested.

The said consular officer shall have the right to appear personally or by delegate in all proceedings on behalf of the absent heirs or creditors,

until they are duly represented.

In all successions to inheritances, citizens of each of the contracting parties shall pay in the country of the other such duties only as they would be liable to pay, if they were citizens of the country in which the property is situated or the judicial administration of the same may be exercised.

Residents dying

[See protocol, p.

Succession duties.

# ARTICLE XI.

Consuls General, Consuls, Vice-Consuls, and Consular Agents of the two countries are exclusively charged with the inventorying and the ceased sailors or safe keeping of goods and effects of every kind left by sailors or passen. passengers. gers on ships of their nation who die, either on board ship or on land, during the voyage or in the port of destination.

Effects of de-

## ARTICLE XII.

Powers in respect to vessels.

Consuls General, Consuls, Vice Consuls, and Consular Agents shall be at liberty to go either in person or by proxy on board vessels of their nation admitted to entry and to examine the officers and crews, to examine the ships' papers, to receive declarations concerning their voyage. their destination, and the incidents of the voyage; also to draw up manifests and lists of freight, to facilitate the entry and clearance of their vessels, and finally to accompany the said officers or crews before the judicial or administrative authorities of the country, to assist them as their interpreters or agents.

The judicial authorities and custom-house officials shall in no case proceed to the examination or search of merchant-vessels without having given previous notice to the consular officers of the nation to which the said vessels belong, in order to enable the said consular officers to

be present.

They shall also give due notice to the said consular officers, in order to enable them to be present at any depositions or statements to be made in courts of law or before local magistrates, by officers or persons belonging to the crew, thus to prevent errors or false interpretations which might impede the correct administration of justice. The notice to Consuls, Vice Consuls, or Consular Agents shall name the hour fixed for such proceedings. Upon the non-appearance of the said officers or their representatives, the case may be proceeded with in their absence.

#### ARTICLE XIII.

Settlement o f tween masters and crews.

Consuls General, Consuls, Vice-Consuls, or Consular Agents shall have differences be exclusive charge of the internal order of the merchant-vessels of their nation, and shall have the exclusive power to take cognizance of and to determine differences of every kind which may arise, either at sea or in port, between the captains, officers, and crews, and specially in reference to wages and the execution of mutual contracts. Neither any court or authority shall, on any pretext, interfere in these differences, except in cases where the differences on board ship are of a nature to disturb the peace and public order in port, or on shore, or when persons other than the officers and crew of the vessel are parties to the disturbance.

Except as aforesaid, the local authorities shall confine themselves to the rendering of efficient aid to the Consuls, when they may ask it, in order to arrest and hold all persons, whose names are borne on the ship's articles, and whom they may deem it necessary to detain. Those persons shall be arrested at the sole request of the Consuls, addressed in writing to the local authorities and supported by an official extract from the register of the ship or the list of the crew, and shall be held during the whole time of their stay in the port at the disposal of the Consuls. Their release shall be granted only at the request of the Consuls, made in writing.

The expenses of the arrest and detention of those persons shall be paid by the Consuls.

#### ARTICLE XIV.

Deserters from Vessels.

Consuls General, Consuls, Vice-Consuls, or Consular Agents may arrest the officers, sailors, and all other persons making part of the crews of ships of war or merchant-vessels of their nation, who may be guilty or be accused of having deserted said ships and vessels, for the purpose of sending them on board or back to their country.

To that end, the Consuls of Germany in the United States shall apply to either the Federal, State, or municipal courts or authorities, and the Consuls of the United States in Germany shall apply to any of the competent authorities, and make a request in writing for the deserters, supporting it by an official extract of the register of the vessel and the list of the crew, or by other official documents, to show that the men whom they claim belong to said crew. Upon such request alone thus supported, and without the exaction of any oath from the Consuls, the deserters (not being citizens of the country where the demand is made either at the time of their shipping or of their arrival in the port) shall be given up to the Consuls. All aid and protection shall be furnished them for the pursuit, seizure, and arrest of the deserters, who shall be taken to the prisons of the country and there detained at the request and at the expense of the Consuls, until the said Consuls may find an opportunity of sending them away.

If, however, such opportunity should not present itself within the space of three months, counting from the day of the arrest, the deserters shall be set at liberty, and shall not again be arrested for the same

cause.

#### ARTICLE XV.

In the absence of an agreement to the contrary between the owners, freighters, and insurers, all damages suffered at sea by the vessels of the two countries, whether they enter port voluntarily or are forced by stress of weather, shall be settled by the Consuls General, Consuls, Vice-Consuls, and Consular Agents of the respective countries. If, however, any inhabitant of the country, or citizen or subject of a third Power, shall be interested in the matter, and the parties cannot agree, the competent local authorities shall decide.

Damages suffered t sea.

#### ARTICLE XVI.

In the event of a vessel belonging to the Government or owned by a citizen of one of the two contracting parties being wrecked, or cast on shore, on the coast of the other, the local authorities shall inform the Consul General, Consul, Vice-Consul, or Consular Agent of the district of the occurrence, or if there be no such consular agency, they shall inform the Consul General, Consul, Vice-Consul, or Consular Agent of the nearest district.

Wrecked or damaged vessels.

All proceedings relative to the salvage of American vessels wrecked or cast on shore in the territorial waters of the German Empire shall take place in accordance with the laws of Germany; and, reciprocally, all measures of salvage relative to German vessels wrecked or cast on shore in the territorial waters of the United States shall take place in accordance with the laws of the United States.

Salvage.

The consular authorities have in both countries to intervene only to superintend the proceedings having reference to the repair and revictualling, or, if necessary, to the sale of the vessel wrecked or cast on shore.

For the intervention of the local authorities, no charges shall be made, except such as in similar cases are paid by vessels of the nation.

In case of a doubt concerning the nationality of a shipwrecked vessel, the local authorities shall have exclusively the direction of the proceedings provided for in this article.

All merchandise and goods not destined for consumption in the coun-

try where the wreck takes place shall be free of all duties.

#### ARTICLE XVII.

With regard to the marks of labels of goods, or of their packages, and also with regard to patterns and marks of manufacture and trade, the citizens of Germany shall enjoy in the United States of America, and American citizens shall enjoy in Germany, the same protection as native citizens.

Trade-marks.

# ARTICLE XVIII.

Duration of convention.

The present convention shall remain in force for the space of ten years, counting from the day of the exchange of the ratifications, which shall be exchanged at Berlin within the period of six months.

Ratifications.

In case neither party gives notice, twelve months before the expiration of the said period of ten years, of its intention not to renew this convention, it shall remain in force one year longer, and so on, from year to year, until the expiration of a year from the day on which one of the parties shall have given such notice.

Signatures.

In faith whereof the Plenipotentiaries have signed and sealed this Convention.

Date.

Berlin, the 11th of December, 1871.

[L.S.]

GEO. BANCROFT. B. KUENIG.

#### PROTOCOL.

April 29, 1872.

Explanatory declaration.

Word "property" in Articles III and IX to mean real estate.

Article X to apply also to females.

Signatures.

The undersigned met this day, in order to effect the exchange of the ratifications of the Consular Convention, signed on the 11th day of December, 1871, between the United States of America and Germany.

Before proceeding to this act, the undersigned, Envoy Extraordinary and Minister Plenipotentiary of the United States of America, declared—

1. That, in accordance with the instruction given him by his Government, with the advice and consent of the Senate, the expression "property," used in the English text of Articles III and IX, is to be construed as meaning and intending "real estate."

2. That, according to the laws and the Constitution of the United States, Article X applies, not only to persons of the male sex, but also

to persons of the female sex.

After the undersigned, President of the office of the Chancellor of the Empire, had expressed his concurrence with this declaration, the acts of ratification, found to be in good and due form, were exchanged, and the present protocol was in duplicate executed.

Date.

Berlin, the 29th April, 1872.

GEO. BANCROFT. DELBRUECK.

# GREAT BRITAIN.

# GREAT BRITAIN, 1782.

PROVISIONAL ARTICLES FOR TREATING OF PEACE BETWEEN THE UNITED STATES OF AMERICA AND HIS BRITANNIC MAJESTY, CONCLUDED AT PARIS NOVEMBER 30, 1782; PROCLAMATION ORDERED BY CONGRESS APRIL 11, 1783.

Nov. 30, 1782.

Articles agreed upon, by and between Richard Oswald, Esquire, the Commissioner of His Britannic Majesty, for treating of peace with the Commissioners of the United States of America, in behalf of his said Majesty on the one part, and John Adams, Benjamin Franklin, John Jay, and Henry Laurens, four of the Commissioners of the said States for treating of peace with the Commissioner of his said Majesty, on their behalf, on the other part. To be inserted in, and to constitute the treaty of peace proposed to be concluded between the Crown of Great Britain and the said United States; but which treaty is not to be concluded untill terms of a peace shall be agreed upon between Great Britain and France, and His Britannic Majesty shall be ready to conclude such treaty accordingly.

Whereas reciprocal advantages and mutual convenience are found by experience to form the only permanent foundation of peace and friendship between States, it is agreed to form the articles of the proposed treaty on such principles of liberal equity and reciprocity, as that partial advantages (those seeds of discord) being excluded, such a beneficial and satisfactory intercourse between the two countries may be established as to promise and secure to both perpetual peace and harmony.

Preamble.

#### ARTICLE I.

His Britannic Majesty acknowledges the said United States, viz., New Hampshire, Massachuset's Bay, Rhode Island and Providence the United States Plantations, Connecticut, New York, New Jersey, Pennsylvania, Dela- acknowledged. ware, Maryland, Virginia, North Carolina, South Carolina, and Georgia, to be free, sovereign, and independent States; that he treats with them as such, and for himself, his heirs and successors, relinquishes all claim to the Gouvernment, propriety, and territorial rights of the same and every part thereof; and that all disputes which might arise in future on the subject of the boundaries of the said United States may be prevented, it is hereby agreed and declared that the following are and shall be their boundaries, viz:

Independence of

## ARTICLE II.

From the northwest angle of Nova Scotia, viz., that angle which is formed by a line drawn due north from the source of St. Croix River to the Highlands; along the Highlands which divide those rivers that empty themselves into the river St. Lawrence, from those which fall into the Atlantic Qcean, to the northwesternmost head of Connecticut River; thence down along the middle of that river to the 45th degree of north latitude; from thence, by a line due west on said latitude untill it strikes the river Iroquois or Cataraquy; thence along the middle of said river into Lake Ontario, through the middle of said lake

Boundaries established.

untill it strikes the communication by water between that lake and Lake Erie; thence along the middle of said communication into Lake Erie, through the middle of said lake untill it arrives at the water communication between that lake and Lake Huron; thence along the middle of said water communication into the Lake Huron: thence through the middle of said lake to the water communication between that lake and Lake Superior; thence through Lake Superior northward of the isles Royal and Phelippeaux, to the Long Lake; thence through the middle of said Long Lake, and the water communication between it and the Lake of the Woods, to the said Lake of the Woods; thence through the said lake to the most northwestern point thereof, and from thence on a due west course to the river Mississippi; thence by a line to be drawn along the middle of the said river Mississippi untill it shall intersect the northernmost part of the 31st degree of north latitude. South, by a line to be drawn due east from the determination of the line last mentioned, in the latitude of 31 degrees north of the equator, to the middle of the river Apalachicola or Catahouche; thence along the middle thereof to its junction with the Flint River; thence straight to the head of St. Mary's River; and thence down along the middle of St. Mary's River to the Atlantic Ocean. East, by a line to be drawn along the middle of the river St. Croix, from its mouth in the bay of Fundy to its source, and from its source directly north to the aforesaid highlands which divide the rivers that fall into the Atlantic Ocean, from those which fall into the river St. Laurence; comprehending all islands within twenty leagues of any part of the shores of the United States, and lying between lines to be drawn due east from the points where the aforesaid boundaries between Nova Scotia on the one part, and East Florida on the other, shall respectively touch the bay of Fundy and the Atlantic Ocean; excepting such islands as now are, or heretofore have been, within the limits of the said province of Nova Scotia.

# ARTICLE III.

Right of fishery.

It is agreed that the people of the United States shall continue to enjoy unmolested the right to take fish of every kind on the Grand Bank, and on all the other banks of Newfoundland; also in the Gulph of St. Lawrence, and at all other places in the sea, where the inhabitants of both countries used at any time heretofore to fish; and also that the inhabitants of the United States shall have liberty to take fish of every kind on such part of the coast of Newfoundland as British fishermen shall use, (but not to dry or cure the same on that island;) and also on the coasts, bays, and creeks of all other of his Britannic Majesty's dominions in America; and that the American fishermen shall have liberty to dry and cure fish in any of the unsettled bays, harbours, and creeks of Nova Scotia, Magdalen Islands, and Labrador, so long as the same shall remain unsettled; but so soon as the same or either of them shall be settled, it shall not be lawful for the said fishermen to dry or cure fish at such settlement, without a previous agreement for that purpose with the inhabitants, proprietors, or possessors of the ground.

#### ARTICLE IV.

Recovery of debts.

It is agreed that creditors on either side shall meet with no lawful impediment to the recovery of the full value in sterling money of all bona fide debts heretofore contracted.

#### ARTICLE V.

Restitution of It is agreed that the Congress shall earnestly recommend it to the confiscated estates. legislatures of the respective States to provide for the restitution of all estates, rights, and properties which have been confiscated, belonging to real British subjects, and also of the estates, rights, and properties

of persons resident in districts in the possession of His Majesty's arms, and who have not borne arms against the said United States: And that persons of any other description shall have free liberty to go to any part or parts of any of the thirteen United States, and therein to remain twelve months unmolested in their endeavours to obtain the restitution of such of their estates, rights, and properties as may have been confiscated: And that Congress shall also earnestly recommend to the several States a reconsideration and revision of all acts or laws regarding the premises, so as to render the said laws or acts perfectly consistent, not only with justice and equity, but with that spirit of conciliation which, on the return of the blessings of peace, should universally prevail: And that Congress shall also earnestly recommend to the several States that the estates, rights, and properties of such last-mentioned persons shall be restored to them, they refunding to any persons who may be now in possession the bona fide price (where any has been given) which such persons may have paid on purchasing any of the said lands, rights, or properties since the confiscation. And it is agreed that all persons who have any interest in confiscated lands, either by debts, marriage settlements, or otherwise, shall meet with no lawful impediment in the prosecution of their just rights.

# ARTICLE VI.

That there shall be no future confiscations made, nor any prosecutions commenced against any person or persons for or by reason of the part fiscations or prosewhich he or they may have taken in the present war, and that no person cutions. shall, on that account, suffer any future loss or damage, either in his person, liberty, or property; and that those who may be in confinement on such charges, at the time of the ratification of the treaty in America, shall be immediately set at liberty, and the prosecutions so commenced be discontinued.

No further con-

#### ARTICLE VII.

There shall be a firm and perpetual peace between His Britannic Majesty and the said States, and between the subjects of the one and cease. the citizens of the other, wherefore all hostilities, both by sea and land, shall then immediately cease: All prisoners, on both sides, shall be set at liberty; and his Britannic Majesty shall, with all convenient speed, and without causing any destruction, or carrying away any negroes or other property of the American inhabitants, withdraw all his armies, garrisons, and fleets from the said United States, and from every port, place, and harbour within the same, leaving in all fortifications the American artillery that may be therein; and shall also order and cause all archives, records, deeds, and papers belonging to any of the said States or their citizens, which in the course of the war may have fallen into the hands of his officers, to be forthwith restored and delivered to the proper States and persons to whom they belong.

Hostilities to

British armies to be withdrawn.

#### ARTICLE VIII.

The navigation of the river Mississippi, from its source to the ocean, shall forever remain free and open to the subjects of Great Britain and the Mississippi. the citizens of the United States.

Navigation of

#### ARTICLE IX.

In case it should so happen that any place or territory belonging to Great Britain or to the United States should be conquered by the arms restored. of either from the other, before the arrival of these articles in America, it is agreed that the same shall be restored without difficulty and without requiring any compensation.

Signatures; date.

Done at Paris the thirtieth day of November, in the year one thou-

sand seven hundred and eighty-two.

RICHARD OSWALD. JOHN ADAMS. L. S. B. FRANKLIN. [L. S.]

JOHN JAY. HENRY LAURENS.

L. S. [L. S.]

Witness: CALEB WHITEFOORD,

Secry to the British Commission.

W. T. FRANKLIN

Secr'y to the American Commission.

Sept. 30, 1782.

# SEPARATE ARTICLE.

West Florida.

It is hereby understood and agreed that in case Great Britain, at the conclusion of the present war, shall recover, or be put in possession of West Florida, the line of north boundary between the said province and the United States shall be a line drawn from the mouth of the river Yassous, where it unites with the Mississippi, due east, to the river Apalachicola.

Signatures; date.

Done at Paris the thirtieth day of November, in the year one thou-

sand seven hundred and eighty-two.

RICHARD OSWALD. L. S. [L. S.] JOHN ADAMS. B. FRANKLIN. L. S. JOHN JAY. L. S. HENRY LAURENS. [L. S.]

Attest: CALEB WHITEFOORD,

Secr'y to the British Commission.

W. T. FRANKLIN,

Secr'y to the American Commission.

## GREAT BRITAIN, 1783.

January 20, 1783. ARMISTICE DECLARING A CESSATION OF HOSTILITIES BETWEEN THE UNITED STATES AND GREAT BRITAIN, CONCLUDED AT VERSAILLES JANUARY 20, 1783.

Armistice.

We, the undersigned Ministers Plenipotentiary of the United States of North America, having received from Mr. Fitz Herbert, Minister Plenipotentiary of His Britannic Majesty, a declaration relative to a suspension of arms to be established between his said Majesty and the said States, the tenor whereof is as follows:

Declaration of British minister.

"Whereas the preliminary articles agreed upon and signed this day, between His Majesty the King of Great Britain and His Majesty the Most Christian King on the one part, and likewise between his said Britannic Majesty and His Catholic Majesty on the other part, contain the stipulation of a cessation of hostilities between those three Powers, which is to take place after the exchange of the ratifications of the said preliminary articles: And whereas, by the provisional treaty signed on the thirtieth day of November last, between His Britannic Majesty and the United States of North America, it hath been stipulated that that treaty should take effect as soon as peace should be established between the said Crowns: The undersigned Minister Plenipotentiary of His Britannic Majesty does declare, in the name and by the express order of the King, his master, that the said United States of North America, their subjects, and their possessions, shall be comprehended in the abovementioned suspension of arms, and that in consequence they shall enjoy the benefit of the cessation of hostilities at the same epochs and in the same manner as the three Crowns above mentioned, their subjects, and their respective possessions; the whole upon condition that on the part and in the name of the said United States of North America, a similar declaration shall be delivered, expressly declaring their assent to the present suspension of arms, and contain'g the assurance of the most perfect reciprocity on their part.

"In faith whereof we, the Minister Plenipotentiary of His Britannic Majesty, have signed the present declaration, and have caused the seal

of our arms to be thereto affixed. "VERSAILLES, Jan'y 20, 1783.

(Signed) "A

"ALLEYNE FITZ HERBERT. [L. s.]"

Signature.

Declaration of

minis-

Date.

Have, in the name of the said United States of North America, and by virtue of the powers with which they have vested us, accepted the above declaration, do by these presents merely and simply accept it, and do reciprocally declare that the said States shall cause all hostilities to cease against His Britannic Majesty, his subjects, and his possessions, at the terms and epochs agreed upon between his said Majesty the King of Great Britain, His Majesty the King of France, and His Majesty the King of Spain, so, and in the same manner, as has been agreed between those three Crowns, and to produce the same effects.

Signature Signature of the United Signature of the United

In faith whereof we, the Ministers Plenipotentiary of the United States North America, have signed the present declaration, and have

affixed thereto the seal of our arms.

Signatures.

Date.

VERSAILLES, January 20, 1783.

JOHN ADAMS. [L. s.] B. FRANKLIN. [L. s.]

Copy of the first and twenty-second of the preliminary articles, between France and Great Britain, signed at Versailles the 20th January, 1783.

Preliminary articles between France and Great Britain.

Article 1.

# ARTICLE I.

As soon as the preliminaries shall be signed and ratified, sincere friendship shall be re-established between His Most Christian Majesty and His Britannic Majesty, their kingdoms, states, and subjects, by sea and by land, in all parts of the world; orders shall be sent to the armies and squadrons, as well as to the subjects of the two Powers, to cease all hostilities and to live in the most perfect union, forgetting the past, according to the order and example of their sovereigns; and for the execution of this article sea-passes shall be given on each side to the ships which shall be dispatched to carry the news to the possessions of the said Powers.

# ARTICLE XXII.

Article 22.

To prevent all the causes of complaint and dispute which might arise on account of the prizes which may be taken at sea after the signing of these preliminary articles, it is reciprocally agreed that the vessels and effects which may be taken in the Channel and in the North Seas, after the space of twelve days, to be computed from the ratification of the present preliminary articles, shall be restored on each side. That the term shall be of one month from the Channel and the North Seas to the Canary Islands inclusively, whether in the ocean or in the Mediterranean; of two months from the said Canary Islands to the equinoxial line or equator; and lastly, of five months in all other parts of the world without any exception, nor other more particular distinction of times and places.

# GREAT BRITAIN, 1783.

Sept. 3, 1783.

DEFINITIVE TREATY OF PEACE BETWEEN THE UNITED STATES OF AMERICA AND HIS BRITANNIC MAJESTY, CONCLUDED AT PARIS SEPTEMBER 3, 1783; RATIFIED BY CONGRESS JANUARY 14, 1784; PRO-CLAIMED JANUARY 14, 1784.

In the name of the Most Holy and Undivided Trinity.

Preamble.

It having pleased the Divine Providence to dispose the hearts of the most serene and most potent Prince George the Third, by the Grace of God King of Great Britain, France, and Ireland, Defender of the Faith, Duke of Brunswick and Luneburg, Arch Treasurer and Prince Elector of the Holy Roman Empire, &ca., and of the United States of America, to forget all past misunderstandings and differences that have unhappily interrupted the good correspondence and friendship which they mutually wish to restore; and to establish such a beneficial and satisfactory intercourse between the two countries, upon the ground of reciprocal advantages and mutual convenience, as may promote and secure to both perpetual peace and harmony: And having for this desirable end already laid the foundation of peace and reconciliation, by the provisional articles, signed at Paris, on the 30th of Nov'r, 1782, [See pp. 261-264.] by the commissioners empowered on each part, which articles were agreed to be inserted in and to constitute the treaty of peace proposed to be concluded between the Crown of Great Britain and the said United

States, but which treaty was not to be concluded until terms of peace

ties.

Negotiators.

should be agreed upon between Great Britain and France, and His Briannic Majesty should be ready to conclude such treaty accordingly; and the treaty between Great Britain and France having since been concluded, Contracting par- His Britannic Majesty and the United States of America, in order to carry into full effect the provisional articles above mentioned, according to the tenor thereof, have constituted and appointed, that is to say, His Britannic Majesty on his part, David Hartley, esqr., member of the Parliament of Great Britain; and the said United States on their part, John Adams, esqr., late a commissioner of the United States of America at the Court of Versailles, late Delegate in Congress from the State of Massachusetts, and chief justice of the said State, and Minister Plenipotentiary of the said United States to their High Mightinesses the States General of the United Netherlands; Benjamin Franklin, esq're, late Delegate in Congress from the State of Pennsylvania, president of the convention of the said State, and Minister Plenipotentiary from the United States of America at the Court of Versailles; John Jay, esq're, late president of Congress, and chief justice of the State of New York, and Minister Plenipotentiary from the said United States at the Court of Madrid, to be the Plenipotentiaries for the concluding and signing the present definitive treaty; who, after having reciprocally communicated their respective full powers, have agreed upon and confirmed the following articles:

#### ARTICLE I.

Independence of

His Britannic Majesty acknowledges the said United States, viz. New the United States Hampshire, Massachusetts Bay, Rhode Island, and Providence Planta-acknowledged. Hampshire, Massachusetts Bay, Rhode Island, and Providence Planta-tions, Connecticut, New York, New Jersey, Pennsylvania, Delaware, Maryland, Virginia, North Carolina, South Carolina, and Georgia, to be free, sovereign and independent States; that he treats with them as such, and for himself, his heirs and successors, relinquishes all claims to the Government, propriety and territorial rights of the same, and every part thereof.

#### ARTICLE II.

Boundaries established.

And that all disputes which might arise in future, on the subject of the boundaries of the said United States may be prevented, it is hereby agreed and declared, that the following are, and shall be their boundaries, viz: From the northwest angle of Nova Scotia, viz. that angle which is formed by a line drawn due north from the source of Saint Croix River to the Highlands; along the said Highlands which divide those rivers that empty themselves into the river St. Lawrence, from and V, treaty of those which fall into the Atlantic Ocean, to the northwesternmost head treaties of 1814 and treaties of 1814 and of Connecticut River; thence down along the middle of that river, to 1842, pp. 288-291, the forty-fifth degree of north latitude; from thence, by a line due west 315-320.] on said latitude, until it strikes the river Iroquois or Cataraquy; thence along the middle of said river into Lake Ontario, through the middle of said lake until it strikes the communication by water between that lake and Lake Erie; thence along the middle of said communication into Lake Erie, through the middle of said lake until it arrives at the water communication between that lake and Lake Huron; thence along the middle of said water communication into the Lake Huron; thence through the middle of said lake to the water communication between that lake and Lake Superior; thence through Lake Superior northward of the Isles Royal and Phelipeaux, to the Long Lake; thence through the middle of said Long Lake, and the water communication between it and the Lake of the Woods, to the said Lake of the Woods; thence through the said lake to the most northwestern point thereof, and from thence on a due west course to the river Mississippi; thence by a line to be drawn along the middle of the said river Mississippi until it shall intersect the northernmost part of the thirty-first degree of north latitude. South, by a line to be drawn due east from the determination of the line last mentioned, in the latitude of thirty-one degrees north of the Equator, to the middle of the river Apalachicola or Catahouche; thence along the middle thereof to its junction with the Flint River; thence straight to the head of St. Mary's River; and thence down along the middle of St. Mary's River to the Atlantic Ocean. East, by a line to be drawn along the middle of the river St. Croix, from its mouth in the Bay of Fundy to its source, and from its source directly north to the aforesaid Highlands, which divide the rivers that fall into the Atlantic Ocean from those which fall into the river St. Lawrence; comprehending all islands within twenty leagues of any part of the shores of the United States, and lying between lines to be drawn due east from the points where the aforesaid boundaries between Nova Scotia on the one part, and East Florida on the other, shall respectively touch the Bay of Fundy and the Atlantic Ocean; excepting such islands as now are, or heretofore have been, within the limits of the said province of Nova Scotia.

ARTICLE III.

It is agreed that the people of the United States shall continue to enjoy unmolested the right to take fish of every kind on the Grand Bank, and on all the other banks of Newfoundland; also in the Gulph of Saint Lawrence, and at all other places in the sea where the inhabitants of both countries used at any time heretofore to fish. And also that the inhabitants of the United States shall have liberty to take fish of every kind on such part of the coast of Newfoundland as British fishermen shall use (but not to dry or cure the same on that island) and also on the coasts, bays, and creeks of all other of His Britannic Majesty's dominions in America; and that the American fishermen shall have liberty to dry and cure fish in any of the unsettled bays, harbours, and creeks of Nova Scotia, Magdalen Islands, and Labrador, so long as the same shall remain unsettled; but so soon as the same or either of them shall be settled, it shall not be lawful for the said fishermen to dry or cure fish at such settlement, without a previous agreement for that purpose with the inhabitants, proprietors, or possessors of the ground.

ARTICLE IV.

It is agreed that creditors on either side shall meet with no lawful impediment to the recovery of the full value in sterling money, of all debts. bona fide debts heretofore contracted.

[See Articles IV

Right of fishery.

Recovery of [See Article II. convention of 1802, p. 286.1

# ARTICLE V.

Restitution of

It is agreed that the Congress shall earnestly recommend it to the confiscated estates. legislatures of the respective States, to provide for the restitution of all estates, rights, and properties which have been confiscated, belonging to real British subjects, and also of the estates, rights, and properties of persons resident in districts in the possession of His Majesty's arms, and who have not borne arms against the said United States. that persons of any other description shall have free liberty to go to any part or parts of any of the thirteen United States, and therein to remain twelve months, unmolested in their endeavours to obtain the restitution of such of their estates, rights, and properties as may have been confiscated; and that Congress shall also earnestly recommend to the several States a reconsideration and revision of all acts or laws regarding the premises, so as to render the said laws or acts perfectly consistent, not only with justice and equity, but with that spirit of conciliation which, on the return of the blessings of peace, should universally prevail. And that Congress shall also earnestly recommend to the several States, that the estates, rights, and properties of such last mentioned persons, shall be restored to them, they refunding to any persons who may be now in possession, the bona fide price (where any has been given) which such persons may have paid on purchasing any of the said lands, rights, or properties, since the confiscation. And it is agreed, that all persons who have any interest in confiscated lands, either by debts, marriage settlements, or otherwise, shall meet with no lawful impediment in the prosecution of their just rights.

#### ARTICLE VI.

No further con-

That there shall be no future confiscations made, nor any prosecutions fiscations or prose- commenc'd against any person or persons for, or by reason of the part which he or they may have taken in the present war; and that no person shall, on that account, suffer any future loss or damage, either in his person, liberty, or property; and that those who may be in confinement on such charges, at the time of the ratification of the treaty in America, shall be immediately set at liberty, and the prosecutions so commenced be discontinued.

#### ARTICLE VII.

Hostilities to cease.

There shall be a firm and perpetual peace between His Britannic Majesty and the said States, and between the subjects of the one and the citizens of the other, wherefore all hostilities, both by sea and land, shall from henceforth cease: All prisoners on both sides shall be set at liberty, and His Britannic Majesty shall, with all convenient speed, and without causing any destruction, or carrying away any negroes or other British armies to property of the American inhabitants, withdraw all his armies, garrisons, and fleets from the said United States, and from every port, place, and harbour within the same; leaving in all fortifications the American artillery that may be therein: And shall also order and cause all archives, records, deeds, and papers, belonging to any of the said States, or their citizens, which, in the course of the war, may have fallen into the hands of his officers, to be forthwith restored and deliver'd to the proper States and persons to whom they belong.

be withdrawn.

#### ARTICLE VIII.

The navigation of the river Mississippi, from its source to the ocean, Navigation of the Mississippi. shall forever remain free and open to the subjects of Great Britain, and the citizens of the United States.

#### ARTICLE IX.

In case it should so happen that any place or territory belonging to Great Britain or to the United States, should have been conquer'd by the arms of either from the other, before the arrival of the said provisional articles in America, it is agreed, that the same shall be restored without difficulty, and without requiring any compensation.

Conquests to be

# ARTICLE X.

The solemn ratifications of the present treaty, expedited in good and due form, shall be exchanged between the contracting parties, in the space of six months, or sooner if possible, to be computed from the day of the signature of the present treaty. In witness whereof, we the undersigned, their Ministers Plenipotentiary, have in their name and in virtue of our full powers, signed with our hands the present definitive treaty, and caused the seals of our arms to be affix'd thereto.

Ratifications.

Signatures.

Done at Paris, this third day of September, in the year of our Lord one thousand seven hundred and eighty-three.

D. HARTLEY. [L. S.]
JOHN ADAMS. [L. S.]
B. FRANKLIN. [L. S.]
JOHN JAY. [L. S.]

Date.

# GREAT BRITAIN, 1794.

TREATY OF AMITY, COMMERCE, AND NAVIGATION, BETWEEN HIS BRITANNIC MAJESTY AND THE UNITED STATES OF AMERICA, BY THEIR PRESIDENT, WITH THE ADVICE AND CONSENT OF THEIR SENATE, CONCLUDED AT LONDON NOVEMBER 19, 1794; RATIFICATIONS EXCHANGED OCTOBER 28, 1795; PROCLAIMED FEBRUARY 29, 1796.

Nov. 19, 1794.

[Articles XI to XXVII, inclusive, of this treaty expired by limitation.]

His Britannic Majesty and the United States of America, being desirous, by a treaty of amity, commerce, and navigation, to terminate their differences in such a manner, as, without reference to the merits of their respective complaints and pretentions, may be the best calculated to produce mutual satisfaction and good understanding; and also to regulate the commerce and navigation between their respective countries, territories, and people, in such a manner as to render the same reciprocally beneficial and satisfactory; they have, respectively, named their Plenipotentiaries, and given them full powers to treat of, and conclude the said treaty, that is to say:

Contracting par-

His Britannic Majesty has named for his Plenipotentiary, the Right Honorable William Wyndham Baron Grenville of Wotton, one of His Majesty's Privy Council, and His Majesty's Principal Secretary of State for Foreign Affairs; and the President of the United States, by and with the advice and consent of the Senate thereof, hath appointed for their Plenipotentiary, the Honorable John Jay, Chief Justice of the said United States, and their Envoy Extraordinary to His Majesty;

Negotiators.

Who have agreed on and concluded the following articles:

### ARTICLE I.

There shall be a firm, inviolable and universal peace, and a true and sincere friendship between His Britannic Majesty, his heirs and successors, and the United States of America; and between their respective countries, territories, cities, towns and people of every degree, without exception of persons or places.

Peace and friendship.

## ARTICLE II.

British troops to be withdrawn.

His Majesty will withdraw all his troops and garrisons from all posts and places within the boundary lines assigned by the treaty of peace to This evacuation shall take place on or before the the United States. first day of June, one thousand seven hundred and ninety-six, and all the proper measures shall in the interval be taken by concert between the Government of the United States and His Majesty's Governor-General in America, for settling the previous arrangements which may be necessary respecting the delivery of the said posts: The United States in the mean time, at their discretion, extending their settlements to any part within the said boundary line, except within the precincts or juris-Privileges to diction of any of the said posts. All settlers and traders, within the settlers and trad- precincts or jurisdiction of the said posts, shall continue to enjoy, unmolested, all their property of every kind, and shall be protected there-They shall be at full liberty to remain there, or to remove with all or any part of their effects; and it shall also be free to them to sell their lands, houses, or effects, or to retain the property thereof, at their discretion; such of them as shall continue to reside within the said boundary lines, shall not be compelled to become citizens of the United States, or to take any oath of allegiance to the Government thereof; but they shall be at full liberty so to do if they think proper, and they shall make and declare their election within one year after the evacuation aforesaid. And all persons who shall continue there after the expiration of the said year, without having declared their intention of remaining subjects of His Britannic Majesty, shall be considered as having elected to become

#### ARTICLE III.

citizens of the United States.

Commercial intercourse.

[See explanatory article 1796, p. 282.]

It is agreed that it shall at all times be free to His Majesty's subjects, and to the citizens of the United States, and also to the Indians dwelling on either side of the said boundary line, freely to pass and repass by land or inland navigation, into the respective territories and countries of the two parties, on the continent of America, (the country within the limits of the Hudson's Bay Company only excepted,) and to navigate all the lakes, rivers, and waters thereof, and freely to carry on trade and commerce with each other. But it is understood that this article does not extend to the admission of vessels of the United States into the seaports, harbours, bays, or creeks of His Majesty's said territories; nor into such parts of the rivers in His Majesty's said territories as are between the mouth thereof, and the highest port of entry from the sea, except in small vessels trading bona fide between Montreal and Quebec, under such regulations as shall be established to prevent the possibility of any frauds in this respect. Nor to the admission of British vessels from the sea into the rivers of the United States, beyond the highest ports of entry for foreign vessels from the sea. The river Mississippi shall, however, according to the treaty of peace, be entirely open to both parties; and it is further agreed, that all the ports and places on its eastern side, to which soever of the parties belonging, may freely be resorted to and used by both parties, in as ample a manner as any of the Atlantic ports or places of the United States, or any of the ports or places of His Majesty in Great Britain.

Imports and exyorts.

All goods and merchandize whose importation into His Majesty's said territories in America shall not be entirely prohibited, may freely, for the purposes of commerce, be carried into the same in the manner aforesaid, by the citizens of the United States, and such goods and merchandize shall be subject to no higher or other duties than would be payable by His Majesty's subjects on the importation of the same from Europe into the said territories. And in like manner, all goods and merchandize whose importation into the United States shall not be wholly prohibited, may freely, for the purposes of commerce, be carried

into the same, in the manner aforesaid, by His Majesty's subjects, and such goods and merchandize shall be subject to no higher or other duties than would be payable by the citizens of the United States on the importation of the same in American vessels into the Atlantic ports of the said States. And all goods not prohibited to be exported from the said territories respectively, may in like manner be carried out of the same by the two parties respectively, paying duty as aforesaid.

No duty of entry shall ever be levied by either party on peltries brought by land or inland navigation into the said territories respectively, nor shall the Indians passing or repassing with their own proper goods and effects of whatever nature, pay for the same any impost or duty whatever. But goods in bales, or other large packages, unusual among Indians, shall not be considered as goods belonging bona fide to

Indians.

No higher or other tolls or rates of ferriage than what are or shall be payable by natives, shall be demanded on either side; and no duties shall be payable on any goods which shall merely be carried over any of the portages or carrying-places on either side, for the purpose of being immediately re-imbarked and carried to some other place or places. But as by this stipulation it is only meant to secure to each party a free passage across the portages on both sides, it is agreed that this exemption from duty shall extend only to such goods as are carried in the usual and direct road across the portage, and are not attempted to be in any manner sold or exchanged during their passage across the same, and proper regulations may be established to prevent the possibility of any frauds in this respect.

As this article is intended to render in a great degree the local advantages of each party common to both, and thereby to promote a tection secured. disposition favorable to friendship and good neighborhood, it is agreed that the respective Governments will mutually promote this amicable intercourse, by causing speedy and impartial justice to be done, and necessary protection to be extended to all who may be concerned

therein.

ARTICLE IV.

Whereas it is uncertain whether the river Mississippi extends so far to the northward as to be intersected by a line to be drawn due west from the Lake of the Woods, in the manner mentioned in the treaty of peace between His Majesty and the United States: it is agreed that 266. measures shall be taken in concert between His Majesty's Government in America and the Government of the United States, for making a joint survey of the said river from one degree of latitude below the falls of St. Anthony, to the principal source or sources of the said river, and also of the parts adjacent thereto; and that if, on the result of such survey, it should appear that the said river would not be intersected by such a line as is above mentioned, the two parties will thereupon proceed, by amicable negotiation, to regulate the boundary line in that quarter, as well as all other points to be adjusted between the said parties, according to justice and mutual convenience and in conformity to the intent of the said treaty.

ARTICLE V.

Whereas doubts have arisen what river was truly intended under the name of the river St. Croix, mentioned in the said treaty of peace, and river is the river forming a part of the boundary therein described; that question shall St. Croix. be referred to the final decision of commissioners to be appointed in the following manner, viz:

One commissioner shall be named by His Majesty, and one by the President of the United States, by and with the advice and consent of treaty of 1783, p. the Senate thereof, and the said two commissioners shall agree on the choice of a third; or if they cannot so agree, they shall each propose

Indian trade.

Portages.

Justice and pro-

Survey of the Mississippi.

[See Article II, treaty of 1783, p.

Commissioners

[See Article II,

one person, and of the two names so proposed, one shall be drawn by lot in the presence of the two original commissioners. And the three commissioners so appointed shall be sworn, impartially to examine and decide the said question, according to such evidence as shall respectively be laid before them on the part of the British Government and of the United States. The said commissioners shall meet at Halifax, and shall have power to adjourn to such other place or places as they shall think fit. They shall have power to appoint a secretary, and to employ such surveyors or other persons as they shall judge necessary. The said commissioners shall, by a declaration, under their hands and seals, decide what river is the river St. Croix, intended by the treaty. The said declaration shall contain a description of the said river, and shall particularize the latitude and longitude of its mouth and of its Duplicates of this declaration and of the statements of their accounts, and of the journal of their proceedings, shall be delivered by them to the agent of His Majesty, and to the agent of the United States, who may be respectively appointed and authorized to manage the business on behalf of the respective Governments. And both parties agree to consider such decision as final and conclusive, so as that the same shall never thereafter be called into question, or made the subject of dispute or difference between them.

[See explanatory article 1798, p. 283.]

# ARTICLE VI.

Claims of British creditors.

[See Article I, convention of 1802, p. 286.]

United States to make compensation.

Whereas it is alledged by divers British merchants and others His Majesty's subjects, that debts, to a considerable amount, which were bona fide contracted before the peace, still remain owing to them by citizens or inhabitants of the United States, and that by the operation of various lawful impediments since the peace, not only the full recovery of the said debts has been delayed, but also the value and security thereof have been, in several instances, impaired and lessened, so that, by the ordinary course of judicial proceedings, the British creditors cannot now obtain, and actually have and receive full and adequate compensation for the losses and damages which they have thereby sustained: It is agreed, that in all such cases, where full compensation for such losses and damages cannot, for whatever reason, be actually obtained, had and received by the said creditors in the ordinary course of justice, the United States will make full and complete compensation for the same to the said creditors: But it is distinctly understood, that this provision is to extend to such losses only as have been occasioned by the lawful impediments aforesaid, and is not to extend to losses occasioned by such insolvency of the debtors or other causes as would equally have operated to produce such loss, if the said impediments had not existed; nor to such losses or damages as have been occasioned by the manifest delay or negligence, or wilful omission of the claimant.

Commissioners to ascertain losses.

For the purpose of ascertaining the amount of any such losses and damages, five commissioners shall be appointed and authorized to meet and act in manner following, viz: Two of them shall be appointed by His Majesty, two of them by the President of the United States by and with the advice and consent of the Senate thereof, and the fifth by the unanimous voice of the other four; and if they should not agree in such choice, then the commissioners named by the two parties shall respectively propose one person, and of the two names so proposed, one shall be drawn by lot, in the presence of the four original commissioners. When the five commissioners thus appointed shall first meet, they shall, before they proceed to act, respectively take the following oath, or affirmation, in the presence of each other; which oath, or affirmation, being so taken and duly attested, shall be entered on the record of their proceedings, viz: I, A. B., one of the commissioners appointed in pursuance of the sixth article of the Treaty of Amity, Commerce, and Navigation, between His Britannic Majesty and the United States of America, do solemnly swear (or affirm) that I will honestly, diligently,

Oath of commissioners.

Form of oath.

impartially, and carefully examine, and to the best of my judgment, according to justice and equity, decide all such complaints, as under the said article shall be preferred to the said commissioners: and that I will forbear to act as a commissioner, in any case in which I may be personally interested.

Three of the said commissioners shall constitute a board, and shall have power to do any act appertaining to the said commission, pro. missioners. vided that one of the commissioners named on each side, and the fifth commissioner shall be present, and all decisions shall be made by the majority of the voices of the commissioners then present. Eighteen months from the day on which the said commissioners shall form a board, and be ready to proceed to business, are assigned for receiving complaints and applications; but they are nevertheless authorized, in any particular cases in which it shall appear to them to be reasonable and just, to extend the said term of eighteen months, for any term not exceeding six months, after the expiration thereof. The said commissioners shall first meet at Philadelphia, but they shall have power to adjourn from place to place as they shall see cause.

The said commissioners in examining the complaints and applications so preferred to them, are empowered and required, in pursuance of the claims. true intent and meaning of this article, to take into their consideration all claims, whether of principal or interest, or balances of principal and interest, and to determine the same respectively, according to the merits of the several cases, due regard being had to all the circumstances thereof, and as equity and justice shall appear to them to require. the said commissioners shall have power to examine all such persons as shall come before them, on oath or affirmation, touching the premises; and also to receive in evidence, according as they may think most consistent with equity and justice, all written depositions, or books, or papers, or copies, or extracts thereof; every such deposition, book, or paper, or copy, or extract, being duly authenticated, either according to the legal form now respectively existing in the two countries, or in such other manner as the said commissioners shall see cause to require or

The award of the said commissioners, or of any three of them as aforesaid, shall in all cases be final and conclusive, both as to the justice of the claim, and to the amount of the sum to be paid to the creditor or claimant; and the United States undertake to cause the sum so awarded to be paid in specie to such creditor or claimant without deduction; and at such time or times and at such place or places, as shall be awarded by the said commissioners; and on condition of such releases or assignments to be given by the creditor or claimant, as by the said commissioners may be directed: Provided always, that no such payment shall be fixed by the said commissioners to take place sooner than twelve months from the day of the exchange of the ratification of this treaty.

#### ARTICLE VII.

Whereas complaints have been made by divers merchants and others, citizens of the United States, that during the course of the war in which by British vessels. His Majesty is now engaged, they have sustained considerable losses and damage, by reason of irregular or illegal captures or condemnations of their vessels and other property, under color of authority or commissions from His Majesty, and that from various circumstances belonging to the said cases, adequate compensation for the losses and damages so sustained cannot now be actually obtained, had, and received by the ordinary course of judicial proceedings; it is agreed, that in all such cases, where adequate compensation cannot, for whatever reason, be now actually obtained, had, and received by the said merchants and others, in the ordinary course of justice, full and complete compensation for the same will be made by the British Government to the said com. ment to make complainants. But it is distinctly understood that this provision is not to pensation.

Powers of com-

Examination of

Evidence.

Award to be final.

Payment of award.

Illegal captures

British Govern-

extend to such losses or damages as have been occasioned by the manifest delay or negligence, or wilful omission of the claimant.

Commission or s

[See Article III. convention of 1802, p. 286.1

That for the purpose of ascertaining the amount of any such losses to ascertain losses. and damages, five commissioners shall be appointed and authorized to act in London, exactly in the manner directed with respect to those mentioned in the preceding article, and after having taken the same oath or affirmation, (mutatis mutandis,) the same term of eighteen months is also assigned for the reception of claims, and they are in like manner authorized to extend the same in particular cases. They shall receive testimony. books, papers, and evidence in the same latitude, and exercise the like discretion and powers respecting that subject; and shall decide the claims in question according to the merits of the several cases, and to justice, equity, and the laws of nations. The award of the said commissioners, or any such three of them as aforesaid, shall in all cases be final and conclusive, both as to the justice of the claim, and the amount of the sum to be paid to the claimant; and His Britannic Majesty undertakes to cause the same to be paid to such claimant in specie, without any deduction, at such place or places, and at such time or times, as shall be awarded by the said commissioners, and on condition of such releases or assignments to be given by the claimant, as by the said commissioners may be directed.

Illegal captures by vessels fitted in American ports.

And whereas certain merchants and others, His Majesty's subjects, complain that, in the course of the war, they have sustained loss and damage by reason of the capture of their vessels and merchandise, taken within the limits and jurisdiction of the States and brought into the ports of the same, or taken by vessels originally armed in ports of the said States:

Commission ers

[See p. 284.1

tion

It is agreed that in all such cases where restitution shall not have to ascertain losses. been made agreeably to the tenor of the letter from Mr. Jefferson to Mr. Hammond, dated at Philadelphia, Sept. 5, 1793, a copy of which is annexed to this treaty; the complaints of the parties shall be and hereby are referred to the commissioners to be appointed by virtue of this article, who are hereby authorized and required to proceed in the like manner relative to these as to the other cases committed to them; United States to and the United States undertake to pay to the complainants or claimmake compensa- ants in specie, without deduction, the amount of such sums as shall be awarded to them respectively by the said commissioners, and at the times and places which in such awards shall be specified; and on condition of such releases or assignments to be given by the claimants as in the said awards may be directed: And it is further agreed, that not only the now-existing cases of both descriptions, but also all such as shall exist at the time of exchanging the ratifications of this treaty, shall be considered as being within the provisions, intent, and meaning of this article.

#### ARTICLE VIII.

Expenses of commissions.

It is further agreed that the commissioners mentioned in this and in the two preceding articles shall be respectively paid in such manner as shall be agreed between the two parties, such agreement being to be settled at the time of the exchange of the ratifications of this treaty. And all other expences attending the said commissions shall be defrayed jointly by the two parties, the same being previously ascertained and allowed by the majority of the commissioners. And in the case of death, sickness or necessary absence, the place of every such commissioner respectively shall be supplied in the same manner as such commissioner was first appointed, and the new commissioners shall take the same oath or affirmation and do the same duties.

Vacancies.

## ARTICLE IX.

Alienage not to

It is agreed that British subjects who now hold lands in the territories affect certain titles of the United States, and American citizens who now hold lands in the dominions of His Majesty, shall continue to hold them according to the nature and tenure of their respective estates and titles therein; and may grant, sell, or devise the same to whom they please, in like manner as if they were natives; and that neither they nor their heirs or assigns shall, so far as may respect the said lands and the legal remedies incident thereto, be regarded as aliens.

# ARTICLE X.

Neither the debts due from individuals of the one nation to individuals of the other, nor shares, nor monies, which they may have in the public funds, or in the public or private banks, shall ever in any event of war or national differences be sequestered or confiscated, it being unjust and impolitic that debts and engagements contracted and made by individuals, having confidence in each other and in their respective Governments, should ever be destroyed or impaired by national authority on account of national differences and discontents.

Debts, &c., m time of war, not to be confiscated.

#### ARTICLE XI.

It is agreed between His Majesty and the United States of America, that there shall be a reciprocal and entirely perfect liberty of naviga-merco and navigation and commerce between their respective people, in the manner, tion. under the limitations, and on the conditions specified in the following articles.

Liberty of com-

#### ARTICLE XII.

His Majesty consents that it shall and may be lawful, during the time hereinafter limited, for the citizens of the United States to carry to any regulated. of His Majesty's islands and ports in the West Indies from the United States, in their own vessels, not being above the burthen of seventy tons, any goods or merchandizes, being of the growth, manufacture, or produce of the said States, which it is or may be lawful to carry to the said islands or ports from the said States in British vessels; and that the said American vessels shall be subject there to no other or higher tonnage duties or charges than shall be payable by British vessels in the ports of the United States; and that the cargoes of the said American vessels shall be subject there to no other or higher duties or charges than shall be payable on the like articles if imported there from the said States in British vessels.

And His Majesty also consents that it shall be lawful for the said American citizens to purchase, load, and carry away in their said vessels to the United States, from the said islands and ports, all such articles, being of the growth, manufacture, or produce of the said islands, as may now by law be carried from thence to the said States in British vessels, and subject only to the same duties and charges on exportation, to which British vessels and their cargoes are or shall be subject in similar circumstances.

Provided always, that the said American vessels do carry and land their cargoes in the United States only, it being expressly agreed and declared that, during the continuance of this article, the United States will prohibit and restrain the carrying any molasses, sugar, coffee, cocoa, or cotton in American vessels, either from His Majesty's islands or from the United States to any part of the world except the United States, reasonable sea-stores excepted. Provided, also, that it shall and may be lawful, during the same period, for British vessels to import from the said islands into the United States, and to export from the United States to the said islands, all articles whatever, being of the growth, produce, or manufacture of the said islands, or of the United States respectively, which now may, by the laws of the said States, be so imported and exported. And that the cargoes of the said British vessels shall be subject to no other or higher duties or charges, than shall be payable on the same articles if so imported or exported in American vessels.

It is agreed that this article, and every matter and thing therein con-

West-India trade

[See additional article, p. 282.]

tained, shall continue to be in force during the continuance of the war in which His Majesty is now engaged; and also for two years from and after the day of the signature of the preliminary or other articles of peace, by which the same may be terminated.

Future agreements.

And it is further agreed that, at the expiration of the said term, the two contracting parties will endeavor further to regulate their commerce in this respect, according to the situation in which His Majesty may then find himself with respect to the West Indies, and with a view to such arrangements as may best conduce to the mutual advantage and extension of commerce. And the said parties will then also renew their discussions, and endeavor to agree, whether in any and what cases, neutral vessels shall protect enemy's property; and in what cases provisions and other articles, not generally contraband, may become such. But in the mean time, their conduct towards each other in these respects shall be regulated by the articles hereinafter inserted on those subjects.

#### ARTICLE XIII.

East India trade regulated.

His Majesty consents that the vessels belonging to the citizens of the United States of America shall be admitted and hospitably received in all the sea-ports and harbors of the British territories in the East Indies. And that the citizens of the said United States may freely carry on a trade between the said territories and the said United States, in all articles of which the importation or exportation respectively, to or from the said territories, shall not be entirely prohibited. Provided only, that it shall not be lawful for them in any time of war between the British Government and any other Power or State whatever, to export from the said territories, without the special permission of the British Government there, any military stores, or naval stores, or rice. The citizens of the United States shall pay for their vessels when admitted into the said ports no other or higher tonnage duty than shall be payable on British vessels when admitted into the ports of the United States. And they shall pay no other or higher duties or charges, on the importation or exportation of the cargoes of the said vessels, than shall be payable on the same articles when imported or exported in British ves-But it is expressly agreed that the vessels of the United States shall not carry any of the articles exported by them from the said British territories to any port or place, except to some port or place in America, where the same shall be unladen, and such regulations shall be adopted by both parties as shall from time to time be found necessary to enforce the due and faithful observance of this stipulation. is also understood that the permission granted by this article is not to extend to allow the vessels of the United States to carry on any part of the coasting trade of the said British territories; but vessels going with their original cargoes, or part thereof, from one port of discharge to another, are not to be considered as carrying on the coasting trade. Neither is this article to be construed to allow the citizens of the said States to settle or reside within the said territories, or to go into the interior parts thereof, without the permission of the British Government established there; and if any transgression should be attempted against the regulations of the British Government in this respect, the observance of the same shall and may be enforced against the citizens of America in the same manner as against British subjects or others transgressing the same rule. And the citizens of the United States, whenever they arrive in any port or harbour in the said territories, or if they should be permitted, in manner aforesaid, to go to any other place therein, shall always be subject to the laws, government, and jurisdiction of what nature established in such harbor, port, or place, according as the same may be. The citizens of the United States may also touch for refreshment at the island of St. Helena, but subject in all respects to such regulations as the British Government may from time to time establish there.

# ARTICLE XIV.

There shall be between all the dominions of His Majesty in Europe and the territories of the United States a reciprocal and perfect liberty merce and navigaof commerce and navigation. The people and inhabitants of the two tion. countries, respectively, shall have liberty, freely and securely, and without hindrance and molestation, to come with their ships and cargoes to the lands, countries, cities, ports, places, and rivers within the dominions and territories aforesaid, to enter into the same, to resort there, and to remain and reside there, without any limitation of time. Also to hire and possess houses and warehouses for the purposes of their commerce, and generally the merchants and traders on each side shall enjoy the most complete protection and security for their commerce; but subject always as to what respects this article to the laws and statutes of the two countries respectively.

Liberty of com-

# ARTICLE XV.

It is agreed that no other or higher duties shall be paid by the ships or merchandize of the one party in the ports of the other than such as are paid by the like vessels or merchandize of all other nations. Nor shall any other or higher duty be imposed in one country on the importation of any articles the growth, produce, or manufacture of the other, than are or shall be payable on the importation of the like articles being of the growth, produce, or manufacture of any other foreign country. Nor shall any prohibition be imposed on the exportation or importation of any articles to or from the territories of the two parties respectively, which shall not equally extend to all other nations.

But the British Government reserves to itself the right of imposing on American vessels entering into the British ports in Europe a tonnage duty equal to that which shall be payable by British vessels in the ports of America; and also such duty as may be adequate to countervail the difference of duty now payable on the importation of European and Asiatic goods, when imported into the United States in British or in American vessels.

The two parties agree to treat for the more exact equalization of the duties on the respective navigation of their subjects and people, in such ments. manner as may be most beneficial to the two countries. The arrangements for this purpose shall be made at the same time with those mentioned at the conclusion of the twelfth article of this treaty, and are to be considered as a part thereof. In the interval it is agreed that the p. 276.] United States will not impose any new or additional tonnage duties on British vessels, nor increase the now-subsisting difference between the duties payable on the importation of any articles in British or in American vessels.

Duties on ships and merchandise.

Future agree-

[See Article XII,

#### ARTICLE XVI.

It shall be free for the two contracting parties, respectively, to appoint Consuls for the protection of trade, to reside in the dominions and territories aforesaid; and the said Consuls shall enjoy those liberties and rights which belong to them by reason of their function. But before any Consul shall act as such, he shall be in the usual forms approved and admitted by the party to whom he is sent; and it is hereby declared to be lawful and proper that, in case of illegal or improper conduct towards the laws or Government, a Consul may ether be punished according to law, if the laws will reach the case, or be dismissed, or even sent back, the offended Government assigning to the other their reasons for the same.

Either of the parties may except from the residence of Consuls such particular places as such party shall judge proper to be so excepted.

Consuls.

Exequaturs.

#### ARTICLE XVII.

Vessels captured on suspicion of carrying contraband goods.

It is agreed that in all cases where vessels shall be captured or detained on just suspicion of having on board enemy's property, or of carrying to the enemy any of the articles which are contraband of war, the said vessel shall be brought to the nearest or most convenient port; and if any property of an enemy should be found on board such vessel, that part only which belongs to the enemy shall be made prize, and the vessel shall be at liberty to proceed with the remainder without any And it is agreed that all proper measures shall be taken to prevent delay in deciding the cases of ships or cargoes so brought in for adjudication, and in the payment or recovery of any indemnification, adjudged or agreed to be paid to the masters or owners of such ships.

# ARTICLE XVIII.

What articles shall be deemed contraband.

In order to regulate what is in future to be esteemed contraband of war, it is agreed that under the said denomination shall be comprised all arms and implements serving for the purposes of war, by land or sea, such as cannon, muskets, mortars, petards, bombs, grenades, carcasses, saucisses, carriages for cannon, musket-rests, bandoliers, gun-powder, match, saltpetre, ball, pikes, swords, head-pieces, cuirasses, halberts, lances, javelins, horse-furniture, holsters, belts, and generally all other implements of war, as also timber for ship-building, tar or rozin, copper in sheets, sails, hemp, and cordage, and generally whatever may serve directly to the equipment of vessels, unwrought iron and fir planks only excepted; and all the above articles are hereby declared to be just objects of confiscation whenever they are attempted to be carried to an enemy.

Provisions, &c., becoming contraband.

And whereas the difficulty of agreeing on the precise cases in which alone provisions and other articles not generally contraband may be regarded as such, renders it expedient to provide against the inconveniences and misunderstandings which might thence arise: It is further agreed that whenever any such articles so becoming contraband, according to the existing laws of nations, shall for that reason be seized, the same shall not be confiscated, but the owners thereof shall be speedily and completely indemnified; and the captors, or, in their default, the Government under whose authority they act, shall pay to the masters or owners of such vessels the full value of all such articles, with a reasonable mercantile profit thereon, together with the freight, and also the demurrage incident to such detention.

Vessels attemptaded port.

And whereas it frequently happens that vessels sail for a port or place ing to enterablock- belonging to an enemy without knowing that the same is either besieged, blockaded, or invested, it is agreed that every vessel so circumstanced may be turned away from such port or place; but she shall not be detained, nor her cargo, if not contraband, be confiscated, unless after notice she shall again attempt to enter, but she shall be permitted to go to any other port or place she may think proper; nor shall any vessel or goods of either party that may have entered into such port or place before the same was besieged, blockaded, or invested by the other, and be found therein after the reduction or surrender of such place, be liable to confiscation, but shall be restored to the owners or proprietors thereof.

#### ARTICLE XIX.

Privateers.

And that more abundant care may be taken for the security of the respective subjects and citizens of the contracting parties, and to prevent their suffering injuries by the men-of-war, or privateers of either party, all commanders of ships of war and privateers, and all others the said subjects and citizens, shall forbear doing any damage to those of the other party or committing any outrage against them, and if they act to the contrary they shall be punished, and shall also be bound in their

persons and estates to make satisfaction and reparation for all damages, and the interest thereof, of whatever nature the said damages may be.

For this cause, all commanders of privateers, before they receive their commissions, shall hereafter be obliged to give, before a competent judge, sufficient security by at least two responsible sureties, who have no interest in the said privateer, each of whom, together with the said commander, shall be jointly and severally bound in the sum of fifteen hundred pounds sterling, or, if such ships be provided with above one hundred and fifty seamen or soldiers, in the sum of three thousand pounds sterling, to satisfy all damages and injuries which the said privateer, or her officers or men, or any of them, may do or commit during their cruise contrary to the tenor of this treaty, or to the laws and instructions for regulating their conduct; and further, that in all cases of aggressions the said commissions shall be revoked and annulled.

It is also agreed that whenever a judge of a court of admiralty of either of the parties shall pronounce sentence against any vessel or goods or property belonging to the subjects or citizens of the other party, a formal and duly authenticated copy of all the proceedings in the cause, and of the said sentence, shall, if required, be delivered to the commander of the said vessel, without the smallest delay, he paying all legal fees and

demands for the same.

#### ARTICLE XX.

It is further agreed that both the said contracting parties shall not only refuse to receive any pirates into any of their ports, havens, or towns, or permit any of their inhabitants to receive, protect, harbor, conceal, or assist them in any manner, but will bring to condign punishment all such inhabitants as shall be guilty of such acts or offences.

And all their ships, with the goods or merchandizes taken by them and brought into the port of either of the said parties, shall be seized as far as they can be discovered, and shall be restored to the owners, or their factors or agents, duly deputed and authorized in writing by them (proper evidence being first given in the court of admiralty for proving the property) even in case such effects should have passed into other hands by sale, if it be proved that the buyers knew or had good reason to believe or suspect that they had been piratically taken.

#### ARTICLE XXI.

It is likewise agreed that the subjects and citizens of the two nations shall not do any acts of hostility or violence against each other, nor accept commissions or instructions so to act from any foreign Prince or State, enemies to the other party; nor shall the enemies of one of the parties be permitted to invite, or endeavor to enlist in their military service, any of the subjects or citizens of the other party; and the laws against all such offences and aggressions shall be punctually executed. And if any subject or citizen of the said parties respectively shall accept any foreign commission or letters of marque for arming any vessel to act as a privateer against the other party, and be taken by the other party, it is hereby declared to be lawful for the said party to treat and punish the said subject or citizen having such commission or letters of marque as a pirate.

### ARTICLE XXII.

It is expressly stipulated that neither of the said contracting parties will order or authorize any acts of reprisal against the other, on complaints of injuries or damages, until the said party shall first have presented to the other a statement thereof, verified by competent proof and evidence, and demanded justice and satisfaction, and the same shall either have been refused or unreasonably delayed.

Pirates.

Letters of narque.

Reprisals.

# ARTICLE XXIII.

Treatment of ships of war.

The ships of war of each of the contracting parties shall, at all times, be hospitably received in the ports of the other, their officers and crews paying due respect to the laws and Government of the country. officers shall be treated with that respect which is due to the commissions which they bear, and if any insult should be offered to them by any of the inhabitants, all offenders in this respect shall be punished as disturbers of the peace and amity between the two countries. His Majesty consents that in case an American vessel should, by stress of weather, danger from enemies, or other misfortune, be reduced to the necessity of seeking shelter in any of His Majesty's ports, into which such vessel could not in ordinary cases claim to be admitted, she shall, on manifesting that necessity to the satisfaction of the Government of the place, be hospitably received, and be permitted to refit and to purchase at the market price such necessaries as she may stand in need of, conformably to such orders and regulations as the Government of the place, having respect to the circumstances of each case, shall prescribe.

American vessels seeking shelter in British ports.

# ARTICLE XXIV.

permitted to sell for the purpose aforesaid.

She shall not be allowed to break bulk or unload her cargo, unless the same should be bona fide necessary to her being refitted. Nor shall be permitted to sell any part of her cargo, unless so much only as may be necessary to defray her expences, and then not without the express permission of the Government of the place. Nor shall she be obliged to pay any duties whatever, except only on such articles as she may be

Foreign privateers. It shall not be lawful for any foreign privateers (not being subjects or citizens of either of the said parties) who have commissions from any other Prince or State in enmity with either nation to arm their ships in the ports of either of the said parties, nor to sell what they have taken, nor in any other manner to exchange the same; nor shall they be allowed to purchase more provisions than shall be necessary for their going to the nearest port of that Prince or State from whom they obtained their commissions.

#### ARTICLE XXV.

Prizes and captures.

It shall be lawful for the ships of war and privateers belonging to the said parties respectively to carry whithersoever they please the ships and goods taken from their enemies, without being obliged to pay any fee to the officers of the admiralty, or to any judges whatever; nor shall the said prizes, when they arrive at and enter the ports of the said parties, be detained or seized, neither shall the searchers or other officers of those places visit such prizes, (except for the purpose of preventing the carrying of any part of the cargo thereof on shore in any manner contrary to the established laws of revenue, navigation, or commerce,) nor shall such officers take cognizance of the validity of such prizes; but they shall be at liberty to hoist sail and depart as speedily as may be, and carry their said prizes to the place mentioned in their commissions or patents, which the commanders of the said ships of war or privateers shall be obliged to show. No shelter or refuge shall be given in their ports to such as have made a prize upon the subjects or citizens of either of the said parties; but if forced by stress of weather, or the dangers of the sea, to enter therein, particular care shall be taken to hasten their departure, and to cause them to retire as soon as possible. Nothing in this treaty contained shall, however, be construed or operate contrary to former and existing public treaties with other sovereigns or But the two parties agree that while they continue in amity neither of them will in future make any treaty that shall be inconsistent with this or the preceding article.

Neither of the said parties shall permit the ships or goods belonging to the subjects or citizens of the other to be taken within cannon shot of the coast, nor in any of the bays, ports, or rivers of their territories, by ships of war or others having commission from any Prince, Republic, or State whatever. But in case it should so happen, the party whose territorial rights shall thus have been violated shall use his utmost endeavors to obtain from the offending party full and ample satisfaction for the vessel or vessels so taken, whether the same be vessels of war or merchant vessels.

#### ARTICLE XXVI.

If at any time a rupture should take place (which God forbid) between His Majesty and the United States, the merchants and others of each idents in case of of the two nations residing in the dominions of the other shall have the war. privilege of remaining and continuing their trade, so long as they behave peaceably and commit no offence against the laws; and in case their conduct should render them suspected, and the respective Governments should think proper to order them to remove, the term of twelve months from the publication of the order shall be allowed them for that purpose, to remove with their families, effects, and property, but this favor shall not be extended to those who shall act contrary to the established laws; and for greater certainty, it is declared that such rupture shall not be deemed to exist while negotiations for accommodating differences shall be depending, nor until the respective Ambassadors or Ministers, if such there shall be, shall be recalled or sent home on account of such differences, and not on account of personal misconduct, according to the nature and degrees of which both parties ters. retain their rights, either to request the recall, or immediately to send home the Ambassador or Minister of the other, and that without prejudice to their mutual friendship and good understanding.

Privileges of res-

Recall of minis-

#### ARTICLE XXVII.

It is further agreed that His Majesty and the United States, on mutual requisitions, by them respectively, or by their respective Minis. criminals. ters or officers authorized to make the same, will deliver up to justice all persons who, being charged with murder or forgery, committed within the jurisdiction of either, shall seek an asylum within any of the countries of the other, provided that this shall only be done on such evidence of criminality as, according to the laws of the place, where the fugitive or person so charged shall be found, would justify his apprehension and commitment for trial, if the offence had there been committed. The expence of such apprehension and delivery shall be borne and defrayed by those who make the requisition and receive the fugitive.

Surrender of

#### ARTICLE XXVIII.

It is agreed that the first ten articles of this treaty shall be permanent, and that the subsequent articles, except the twelfth, shall be lim- treaty. ited in their duration to twelve years, to be computed from the day on which the ratifications of this treaty shall be exchanged, but subject to this condition, That whereas the said twelfth article will expire by the limitation therein contained, at the end of two years from the signing of the preliminary or other articles of peace, which shall terminate the present war in which His Majesty is engaged, it is agreed that proper measures shall by concert be taken for bringing the subject of that article into amicable treaty and discussion, so early before the expiration of the said term as that new arrangements on that head may by that time be perfected and ready to take place. But if it should unfortunately happen that His Majesty and the United States should not be able to agree on such new arrangements, in that case all the articles of this treaty, except the first ten, shall then cease and expire together.

Duration of

Ratifications.

Lastly. This treaty, when the same shall have been ratified by His Majesty and by the President of the United States, by and with the advice and consent of their Senate, and the respective ratifications mutually exchanged, shall be binding and obligatory on His Majesty and on the said States, and shall be by them respectively executed and observed with punctuality and the most sincere regard to good faith; and whereas it will be expedient, in order the better to facilitate intercourse and obviate difficulties, that other articles be proposed and added to this treaty, which articles, from want of time and other circumstances, cannot now be perfected, it is agreed that the said parties will, from time to time, readily treat of and concerning such articles, and will sincerely endeavor so to form them as that they may conduce to mutual convenience and tend to promote mutual satisfaction and friendship; and that the said articles, after having been duly ratified, shall be added to and make a part of this treaty. In faith whereof we, the undersigned Ministers Plenipotentiary of His Majesty the King of Great Britain and the United States of America, have signed this present treaty, and have caused to be affixed thereto the seal of our arms.

Signatures.

Date.

Done at London this nineteenth day of November, one thousand

seven hundred and ninety-four.

GRENVILLE. L. S. JOHN JAY. L. S.

# ADDITIONAL ARTICLE.

Part of Article XII suspended.

[See p. 275.]

It is further agreed, between the said contracting parties, that the operation of so much of the twelfth article of the said treaty as respects the trade which his said Majesty thereby consents may be carried on between the United States and his islands in the West Indies, in the manner and on the terms and conditions therein specified, shall be suspended.

May 4, 1796.

ARTICLE EXPLANATORY OF THE THIRD ARTICLE OF THE TREATY OF AMITY, COMMERCE, AND NAVIGATION, OF NOVEMBER 19, 1794, BETWEEN HIS BRITANNIC MAJESTY AND THE UNITED STATES OF AMERICA, CONCLUDED AT PHILADELPHIA MAY 4, 1796; RATIFICATION ADVISED. BY SENATE MAY 9, 1796.

Preamble.

[See Article III, treaty of 1794, p. 270.1

Whereas by the third article of the treaty of amity, commerce, and

navigation, concluded at London on the nineteenth day of November, one thousand seven hundred and ninety-four, between His Britannic Majesty and the United States of America, it was agreed that it should at all times be free to His Majesty's subjects and to the citizens of the United States, and also to the Indians dwelling on either side of the boundary line, assigned by the treaty of peace to the United States, freely to pass and repass, by land or inland navigation, into the respective territories and countries of the two contracting parties, on the continent of America, (the country within the limits of the Hudson's Bay Company only excepted,) and to navigate all the lakes, rivers, and waters thereof, and freely to carry on trade and commerce with each other, subject to the provisions and limitations contained in the said [See U. S. Stat- article: And whereas by the eighth article of the treaty of peace and utes at Large, vol. friendship concluded at Greenville on the third day of August, one thousand seven hundred and ninety-five, between the United States and the nations or tribes of Indians called the Wyandots, Delawares, Shawanoes, Ottawas, Chippewas, Putawatimies, Miamis, Eel River, Weeas, Kickapoos, Piankashaws, and Kaskaskias, it was stipulated that no person should be permitted to reside at any of the towns or hunting camps of the said Indian tribes, as a trader, who is not furnished with a licence for that purpose under the authority of the United

States: Which latter stipulation has excited doubts, whether in its operation it may not interfere with the due execution of the said third article of the treaty of amity, commerce, and navigation: And it being the sincere desire of His Britannic Majesty and of the United States ties. that this point should be so explained as to remove all doubts and promote mutual satisfaction and friendship: And for this purpose His Britannic Majesty having named for his Commissioner, Phineas Bond, Esquire, His Majesty's Consul General for the Middle and Southern States of America, (and now His Majesty's Chargé d'Affaires to the United States,) and the President of the United States having named for their Commissioner, Timothy Pickering, Esquire, Secretary of State of the United States, to whom, agreeably to the laws of the United States, he has intrusted this negotiation: They, the said commissioners, having communicated to each other their full powers, have, in virtue of the same, and conformably to the spirit of the last article of the said treaty of amity, commerce, and navigation, entered into this explanatory article, and do by these presents explicitly agree and declare, that no stipulations in any treaty subsequently concluded by either of the contracting parties with any other State or nation, or with any Indian tribe, can be understood to derogate in any manner from the rights of free intercourse and commerce, secured by the aforesaid third article of the treaty of amity, commerce, and navigation, to the to be maintained. subjects of his Majesty and to the citizens of the United States, and to the Indians dwelling on either side of the boundary line aforesaid; but that all the said persons shall remain at full liberty freely to pass and repass, by land or inland navigation, into the respective territories and countries of the contracting parties, on either side of the said boundary line, and freely to carry on trade and commerce with each other, according to the stipulations of the said third article of the treaty of gation and comamity, commerce, and navigation.

This explanatory article, when the same shall have been ratified by His Majesty and by the President of the United States, by and with the advice and consent of their Senate, and the respective ratifications mutually exchanged, shall be added to and make a part of the said treaty of amity, commerce, and navigation, and shall be permanently binding upon His Majesty and the United States.

In witness whereof we, the said Commissioners of His Majesty the King of Great Britain and the United States of America, have signed this present explanatory article, and thereto affixed our seals.

Done at Philadelphia this fourth day of May, in the year of our Lord one thousand seven hundred and ninety-six.

P. BOND.

TIMOTHY PICKERING. L. S.

ARTICLE EXPLANATORY OF THE FIFTH ARTICLE OF THE TREATY OF NOVEMBER 19, 1794, WITH GREAT BRITAIN, CONCLUDED AT LONDON MARCH 15, 1798; RATIFICATION ADVISED BY SENATE JUNE 5, 1798.

Explanatory article, to be added to the treaty of amity, commerce, and navigation between the United States and His Britannic Majesty.

Whereas by the twenty-eighth article of the treaty of amity, com-States, signed at London on the nineteenth day of November, one XXVIII, treaty of thousand seven hundred and ninety-four it was according to the control of thousand seven hundred and ninety-four, it was agreed that the contracting parties would, from time to time, readily treat of and concerning such further articles as might be proposed; that they would sincerely endeavour so to form such articles as that they might conduce to mutual convenience and tend to promote mutual satisfaction and friendship; and that such articles, after having been duly ratified, treaty of 1794, pp. should be added to and make a part of that treaty: And whereas 271,272.]

Contracting par-

Negotiations.

Free intercourse

Liberty of navi-

Ratifications.

Signatures.

Date.

March 15, 1798.

Preamble

[See Article V,

Negotiations.

Commissioners ticularizing

Mothod description.

SOUTCO.

Ratifications.

Signatures.

Date.

difficulties have arisen with respect to the execution of so much of the fifth article of the said treaty as requires that the commissioners appointed under the same should in their description particularize the latitude and longitude of the source of the river which may be found to be the only truly intended in the treaty of peace between His Britannick Majesty and the United States, under the name of the river St. Croix. by reason whereof it is expedient that the said Commissioners should be released from the obligation of conforming to the provisions of the said article in this respect. The undersigned being respectively named by His Britannick Majesty and the United States of America their Plenipotentiaries for the purpose of treating of and concluding such articles as may be proper to be added to the said treaty, in conformity to the above-mentioned stipulation, and having communicated to each other their respective full powers, have agreed and concluded, and do hereby released from par- declare in the name of His Britannick Majesty and of the United States fati- of America, that the Commissioners appointed under the fifth article tude and longitude of the above mentioned treaty shall not be obliged to particularize, in of river St. Croix. their description, the latitude and longitude of the source of the river which may be found to be the one truly intended in the aforesaid treaty of peace under the name of the river St. Croix, but they shall be at liberty of to describe the said river, in such other manner as they may judge expedient, which description shall be considered as a compleat execution

the decision of the said Commissioners, measures shall be concerted between the Government of the United States and His Britannick Majesty's Governors or Lieutenant Governors in America, in order to A monument to erect and keep in repair a suitable monument at the place ascertained be erected at the and described to be the source of the said river St. Croix, which measures shall immediately thereupon, and as often afterwards as may be requisite, be duly executed on both sides with punctuality and good faith. This explanatory article, when the same shall have been ratified by

of the duty required of the said Commissioners in this respect by the article aforesaid. And to the end that no uncertainty may hereafter exist on this subject, it is further agreed. That as soon as may be after

His Majesty and by the President of the United States, by and with the advice and consent of their Senate, and the respective ratifications mutually exchanged, shall be added to and make a part of the treaty of amity, commerce, and navigation between His Majesty and the United States, signed at London on the nineteenth day of November, one thousand seven hundred and ninety-four, and shall be permanently binding upon His Majesty and the United States. In witness whereof we, the said undersigned Plenipotentiaries of His

present article, and have caused to be affixed thereto the seal of our arms. Done at London this fifteenth day of March, one thousand seven hun-

Britannick Majesty and the United States of America, have signed this

dred and ninety-eight.

GRENVILLE. RUFUS KING. L. s.

Letter from Thomas Jefferson to George Hammond.

Philadelphia, September 5, 1793.

[See Article VII. 273, 274.7

SIR: I am honored with yours of August 30. Mine of the 7th of that month assured treaty of 1794, pp. you that measures were taken for excluding from all further asylum in our ports vessels armed in them to cruise on nations with which we are at peace, and for the restoration of the prizes the Lovely Lass, Prince William Henry, and the Jane of Dublin; and that should the measures for restitution fail in their effect, the President considered it as incumbent on the United States to make compensation for the vessels.

We are bound by our treatics with three of the belligerent nations, by all the means in our power, to protect and defend their vessels and effects in our ports, or waters, or on the seas near our shores, and to recover and restore the same to the right owners when taken from them. If all the means in our power are used, and fail in their effect, we are not bound by our treaties with those nations to make compensation.

Though we have no similar treaty with Great Britain, it was the opinion of the President that we should use towards that nation the same rule which, under this article, was to govern us with the other nations; and even to extend it to captures made on the high seas and brought into our ports, if done by vessels which had been armed within them.

Having, for particular reasons, forbore to use all the means in our power for the restitution of the three vessels mentioned in my letter of August 7th, the President thought it incumbent on the United States to make compensation for them; and though nothing was said in that letter of other vessels taken under like circumstances, and brought in after the 5th of June, and before the date of that letter, yet when the same forbearance had taken place, it was and is his opinion that compensation would be equally

As to prizes made under the same circumstances, and brought in after the date of that letter, the President determined that all the means in our power should be used for their restitution. If these fail, as we should not be bound by our treaties to make compensation to the other powers in the analogous case, he did not mean to give an opinion that it ought to be done to Great Britain. But still, if any cases shall arise subsequent to that date, the circumstances of which shall place them on similar ground with those before it, the President would think compensation equally incumbent on the United

Instructions are given to the Governors of the different States to use all the means in their power for restoring prizes of this last description found within their ports. Though they will, of course, take measures to be informed of them, and the General Government has given them the aid of the custom-house officers for this purpose, yet you will be sensible of the importance of multiplying the channels of their information as far as shall depend on yourself, or any person under your direction, in order that the Governors may use the means in their power for making restitution.

Without knowledge of the capture they cannot restore it. It will always be best to give the notice to them directly; but any information which you shall be pleased to send to me, also, at any time, shall be forwarded to them as quickly as distance will

permit.

Hence you will perceive, sir, that the President contemplates restitution or compensation in the case before the 7th of Angust; and after that date, restitution if it can be effected by any means in our power. And that it will be important that you should substantiate the fact that such prizes are in our ports or waters

Your list of the privateers illicitly armed in our ports is, I believe, correct. With respect to losses by detention, waste, spoliation sustained by vessels taken as before mentioned, between the dates of June 5th and August 7th, it is proposed as a provisional measure that the Collector of the Customs of the district, and the British Consul, or any other person you please, shall appoint persons to establish the value of the vessel and cargo at the time of her capture and of her arrival in the port into which she is brought, according to their value in that port. If this shall be agreeable to you, and you will be pleased to signify it to me, with the names of the prizes understood to be of this description, instructions will be given accordingly to the Collector of the Customs where the respective vessels are.

I have the honor to be, &c.,

TH: JEFFERSON.

GEO: HAMMOND, Esq.

### GREAT BRITAIN, 1802.

ADDITIONAL CONVENTION TO TREATY OF AMITY, COMMERCE, AND NAVIGATION, OF NOVEMBER 19, 1794, BETWEEN HIS BRITANIC MAJESTY AND THE UNITED STATES OF AMERICA, CONCLUDED AT LONDON, JANUARY 8, 1802; RATIFICATION ADVISED BY SENATE APRIL 26, 1802; RATIFIED BY PRESIDENT APRIL 27, 1802; RATIFICATIONS EXCHANGED AT LONDON JULY 15, 1802.

January 8, 1802.

Difficulties having arisen in the execution of the sixth article of the treaty of amity, commerce, and navigation, concluded at London on the and VII, treaty of fourth day of November, one thousand seven hundred and ninety-four, 1794, pp. 272-274.] between His Britannic Majesty and the United States of America, and in consequence thereof the proceedings of the Commissioners under the seventh article of the same treaty having been suspended, the parties ties. to the said treaty being equally desirous, as far as may be, to obviate such difficulties, have respectively named Plenipotentiaries to treat and

[See Articles VI

Contracting par-

Negotiators.

agree respecting the same, that is to say, His Britannic Majesty has named for his Plenipotentiary, the Right Honourable Robert Banks Jenkinson, commonly called Lord Hawkesbury, one of His Majesty's Most Honourable Privy Council, and his Principal Secretary of State for Foreign Affairs; and the President of the United States, by and with the advice and consent of the Senate thereof, has named for their Plenipotentiary, Rufus King, Esquire, Minister Plenipotentiary of the said United States to his Britannic Majesty; who have agreed to and concluded the following articles:

#### ARTICLE I.

Article VI, treaty except, &c.

[See p. 272.]

In satisfaction and discharge of the money which the United States of 1794, annulled, might have been liable to pay in pursuance of the provisions of the said sixth article, which is hereby declared to be cancelled and annulled, except so far as the same may relate to the execution of the said seventh article, the United States of America hereby engage to pay, and His Britannic Majesty consents to accept, for the use of the persons described Sum to be paid in the said sixth article, the sum of six hundred thousand pounds sterby the United ling, payable at the times and place, and in the manner following, that is to say, the said sum of six hundred thousand pounds sterling shall be paid at the city of Washington, in three annual instalments of two hundred thousand pounds sterling each, and to such person or persons as shall be authorized by His Britannic Majesty to receive the same; the first of the said instalments to be paid at the expiration of one year, the second instalment at the expiration of two years, and the third and last instalment at the expiration of three years next following the exchange of the ratifications of this convention. And to prevent any disagreement concerning the rate of exchanges, the said payments shall be made in the money of the said United States, reckoning four dollars and fortyfour cents to be equal to one pound sterling.

#### ARTICLE II.

Article IV, treaty

[See p. 267.]

Whereas it is agreed by the fourth article of the definitive treaty of of peace of 1783, peace, concluded at Paris on the third day of September, one thousand seven hundred and eighty-three, between His Britannic Majesty and the United States, that creditors on either side should meet with no lawful impediment to the recovery of the full value in sterling money of all bona fide debts theretofore contracted, it is hereby declared that the said fourth article, so far as respects its future operation, is hereby recognized, confirmed, and declared to be binding and obligatory on His Britannic Majesty and the said United States, and the same shall be accordingly observed with punctuality and good faith, and so as that the said creditors shall hereafter meet with no lawful impediment to the recovery of the full value in sterling money of their bona fide debts.

#### ARTICLE III.

Commissioners appointed under Article VII, treaty of 1794, to execute their duties.

[See p. 273.]

It is furthermore agreed and concluded that the Commissioners appointed in pursuance of the seventh article of the said treaty of amity, commerce, and navigation, and whose proceedings have been suspended as aforesaid, shall, immediately after the signature of this convention, re-assemble and proceed in the execution of their duties according to the provisions of the said seventh article, except only that, instead of the sums awarded by the said Commissioners being made payable at the time or times by them appointed, all sums of money by them awarded to be paid to American or British claimants, according to the provisions of the said seventh article, shall be made payable in three equal instalments, the first whereof to be paid at the expiration of one year, the second at the expiration of two years, and the third and last at the expiration of three years next after the exchange of the ratifications of this convention.

### ARTICLE IV.

This convention, when the same shall have been ratified by His Majesty, and by the President of the United States, by and with the advice and consent of the Senate thereof, and the respective ratifications duly exchanged, shall be binding and obligatory upon His Majesty and the said United States.

Ratifications.

In faith whereof we, the undersigned Plenipotentiaries of His Britannic Majesty and of the United States of America, by virtue of our respective full powers, have signed the present convention, and have caused the seals of our arms to be affixed thereto.

Signatures.

Done at London the eighth day of January, one thousand eight hundred and two.

Date.

HAWKESBURY. [L. S.] RUFUS KING. L. s.

# GREAT BRITAIN, 1814.

TREATY OF PEACE AND AMITY BETWEEN HIS BRITANNIC MAJESTY AND THE UNITED STATES OF AMERICA, CONCLUDED AT GHENT DECEMBER 24, 1814; RATIFICATION ADVISED BY SENATE FEBRUARY 16, 1815; RATIFIED BY PRESIDENT FEBRUARY 17, 1815; RATIFICATIONS EXCHANGED AT WISHINGTON PERPENDANCE. AT WASHINGTON FEBRUARY 17, 1815; PROCLAIMED FEBRUARY 18, 1815.

Dec. 24, 1814.

His Britannic Majesty and the United States of America, desirous of terminating the war which has unhappily subsisted between the two countries, and of restoring, upon principles of perfect reciprocity, peace, friendship, and good understanding between them, have, for that purpose, appointed their respective Plenipotentiaries, that is to say:

Contracting par-

His Britannic Majesty, on his part, has appointed the Right Honourable James Lord Gambier, late Admiral of the White, now Admiral of the Red Squadron of His Majesty's fleet, Henry Goulburn, Esquire, a member of the Imperial Parliament, and Under Secretary of State, and William Adams, Esquire, Doctor of Civil Laws; and the President of the United States, by and with the advice and consent of the Senate thereof, has appointed John Quincy Adams, James A. Bayard, Henry Clay, Jonathan Russell, and Albert Gallatin, citizens of the United States:

Negotiators.

Who, after a reciprocal communication of their respective full powers, have agreed upon the following articles:

#### ARTICLE I.

There shall be a firm and universal peace between His Britannic Majesty and the United States, and between their respective countries, territories, cities, towns, and people, of every degree, without exception of places or persons. All hostilities, both by sea and land, shall cease as soon as this treaty shall have been ratified by both parties, as hereinafter mentioned. All territory, places, and possessions whatsoever, taken by either party from the other during the war, or which may be taken after restored. the signing of this treaty, excepting only the islands hereinafter mentioned, shall be restored without delay, and without causing any destruction or carrying away any of the artillery or other public property convention of 1818, originally captured in the said forts or places, and which shall remain p. 299; also, treaty therein upon the exchange of the ratifications of this treaty, or any of 1822, p. 303.]

Firm and universal peace.

Possessions to be

Archives records to be restored.

and slaves or other private property. And all archives, records, deeds, and papers, either of a public nature or belonging to private persons, which, in the course of the war, may have fallen into the hands of the officers of either party, shall be, as far as may be practicable, forthwith restored and delivered to the proper authorities and persons to whom they respectively belong. Such of the islands in the Bay of Passamaquoddy as are claimed by both parties, shall remain in the possession of the party in whose occupation they may be at the time of the exchange

of the ratifications of this treaty, until the decision respecting the title [See Article IV.] to the said islands shall have been made in conformity with the fourth article of this treaty. No disposition made by this treaty as to such possession of the islands and territories claimed by both parties shall, in any manner whatever, be construed to affect the right of either.

#### ARTICLE II.

Hostilities to cease.

subsequent cap-

Immediately after the ratifications of this treaty by both parties, as hereinafter mentioned, orders shall be sent to the armies, squadrons, officers, subjects and citizens of the two Powers to cease from all hostili-And to prevent all causes of complaint which might arise on account of the prizes which may be taken at sea after the said ratifica-Restoration of tions of this treaty, it is reciprocally agreed that all vessels and effects which may be taken after the space of twelve days from the said ratifications, upon all parts of the coast of North America, from the latitude of twenty-three degrees north to the latitude of fifty degrees north, and as far eastward in the Atlantic Ocean as the thirty-sixth degree of west longitude from the meridian of Greenwich, shall be restored on each side: that the time shall be thirty days in all other parts of the Atlantic Ocean north of the equinoctial line or equator, and the same time for the British and Irish Channels, for the Gulf of Mexico, and all parts of the West Indies; forty days for the North Seas, for the Baltic, and for all parts of the Mediterranean; sixty days for the Atlantic Ocean south of the equator, as far as the latitude of the Cape of Good Hope; ninety days for every other part of the world south of the equator; and one hundred and twenty days for all other parts of the world, without exception.

## ARTICLE III.

Prisoners of war to be restored.

All prisoners of war taken on either side, as well by land as by sea, shall be restored as soon as practicable after the ratifications of this treaty, as hereinafter mentioned, on their paying the debts which they may have contracted during their captivity. The two contracting parties respectively engage to discharge, in specie, the advances which may have been made by the other for the sustenance and maintenance of such prisoners.

#### ARTICLE IV.

Northeastern boundary.

treaty of 1783, p. 266.]

Whereas it was stipulated by the second article in the treaty of peace of one thousand seven hundred and eighty-three, between His Britannic [See Article II, Majesty and the United States of America, that the boundary of the United States should comprehend all islands within twenty leagues of any part of the shores of the United States, and lying between lines to be drawn due east from the points where the aforesaid boundaries, between Nova Scotia on the one part, and East Florida on the other, shall respectively touch the Bay of Fundy and the Atlantic Ocean, excepting such islands as now are, or heretofore have been, within the limits of Nova Scotia; and whereas the several islands in the Bay of Passamaquoddy, which is part of the Bay of Fundy, and the Island of Grand Menan, in the said Bay of Fundy, are claimed by the United States as being comprehended within their aforesaid boundaries, which said islands are claimed as belonging to His Britannic Majesty, as having been, at the time of and previous to the aforesaid treaty of one thousand seven hundred and eighty-three, within the limits of the

Province of Nova Scotia: In order, therefore, finally to decide upon these claims, it is agreed that they shall be referred to two Commissioners to be appointed in the following manner, viz: One Commissioner shall be appointed by His Britannic Majesty, and one by the President of the United States, by and with the advice and consent of the Senate thereof; and the said two Commissioners so appointed shall be sworn impartially to examine and decide upon the said claims according to such evidence as shall be laid before them on the part of His Britannic Majesty and of the United States respectively. The said Commissioners shall meet at St. Andrews, in the Province of New Brunswick, and shall have power to adjourn to such other place or places as they shall The said Commissioners shall, by a declaration or report under their hands and seals, decide to which of the two contracting parties the several islands aforesaid do respectively belong, in conformity with the true intent of the said treaty of peace of one thousand seven hundred and eighty-three. And if the said Commissioners shall agree in their decision, both parties shall consider such decision as final and conclusive. It is further agreed that, in the event of the two Commissioners differing upon all or any of the matters so referred to them, or in the event of both or either of the said Commissioners refusing, or declining, or wilfully omitting to act as such, they shall make, jointly or separately, a report or reports, as well to the Government of His Britannic Majesty as to that of the United States, stating in detail the points on which they differ, and the grounds upon which their respective opinions have been formed, or the grounds upon which they, or either of them, have so refused, declined, or omitted to act. And His Britannic Majesty and the Government of the United States hereby agree to refer the report or reports of the said Commissioners to some friendly sovereign or State, to be then named for that purpose, and who shall be requested to decide on the differences which may be stated in the said report or reports, or upon the report of one Commissioner, together with the grounds upon which the other Commissioner shall have refused, declined, or omitted to act, as the case may be. And if the Commissioner so refusing, declining, or omitting to act, shall also wilfully omit to state the grounds upon which he has so done, in such manner that the said statement may be referred to such friendly sovereign or State, together with the report of such other Commissioner, then such sovereign or State shall decide ex parte upon the said report alone. And His Britannic Majesty and the Government of the United States engage to consider the decision of such friendly sovereign or State to be final and conclusive on all the matters so referred.

Appointment of commissioners.

Meeting of the commissioners.

Disagreement of commssioners.

Reference to a friendly power.

Decision final.

#### ARTICLE V.

Whereas neither that point of the highlands lying due north from the source of the river St. Croix, and designated in the former treaty of source of river St. peace between the two Powers as the northwest angle of Nova Scotia, nor the northwesternmost head of Connecticut River, has yet been ascertreaty of 1873, p. tained; and whereas that part of the boundary line between the dominions of the two Powers which extends from the source of the river St. Croix directly north to the abovementioned northwest angle of Nova Scotia, thence along the said highlands which divide those rivers that empty themselves into the river St. Lawrence from those which fall into the Atlantic Ocean to the northwesternmost head of Connecticut River, thence down along the middle of that river to the forty-fifth degree of north latitude; thence by a line due west on said latitude until it strikes the river Iroquois or Cataraquy, has not yet been surveyed: it is agreed that for these several purposes two Commissioners shall be appointed, sworn, and authorized to act exactly in the manuer directed with respect to those mentioned in the next preceding article, unless otherwise specified in the present article. The said Commissioners shall meet at St. Andrews, in the Province of New Brunswick, and shall have power to adjourn to such other place or places as they shall think fit. The said

Boundary from Croix.

[See Article II,

Commissioners to be appointed.

Meeting and proceedings of commissioners.

Commissioners shall have power to ascertain and determine the points above mentioned, in conformity with the provisions of the said treaty of peace of one thousand seven hundred and eighty-three, and shall cause the boundary aforesaid, from the source of the river St. Croix to the river Iroquois or Cataraguy, to be surveyed and marked according to the said provisions. The said Commissioners shall make a map of the said boundary, and annex to it a declaration under their hands and seals, certifying it to be the true map of the said boundary, and particularizing the latitude and longitude of the northwest angle of Nova Scotia, of the northwesternmost head of Connecticut River, and of such other points of the said boundary as they may deem proper. And both parties agree to consider such map and declaration as finally and conclusively fixing the said boundary. And in the event of the said two Commissioners differing, or both or either of them refusing, declining, or wilfully omitting to act, such reports, declarations, or statements shall be made by them, or either of them, and such reference to a friendly sovereign or State shall be made in all respects as in the latter part of the fourth article is contained, and in as full a manner as if the same was herein repeated.

Case of differ-

[See convention of Sept. 29, 1827, pp. 312-315.j

# ARTICLE VI.

Boundary from a point in the fortyfifth degree of north latitude.

[See Article II, treaty of 1783, p. 267. ]

be appointed.

ties of the commissioners.

[See p. 300.]

Case of disagree- clusive, ment.

Whereas by the former treaty of peace that portion of the boundary of the United States from the point where the forty-fifth degree of north latitude strikes the river Iroquois or Cataraquy to the Lake Superior, was declared to be "along the middle of said river into Lake Ontario, through the middle of said lake, until it strikes the communication by water between that lake and Lake Erie, thence along the middle of said communication into Lake Erie, through the middle of said lake until it arrives at the water communication into the Lake Huron, thence through the middle of said lake to the water communication between that lake and Lake Superior;" and whereas doubts have arisen what was the middle of the said river, lakes, and water communications, and whether certain islands lying in the same were within the dominions of His Britannic Commissioners to Majesty or of the United States: In order, therefore, finally to decide these doubts, they shall be referred to two Commissioners, to be appointed, sworn, and authorized to act exactly in the manner directed with respect to those mentioned in the next preceding article, unless otherwise specified in this Meeting and du- present article. The said Commissioners shall meet, in the first instance, at Albany, in the State of New York, and shall have power to adjourn to such other place or places as they shall think fit. The said Commissioners shall, by a report or declaration, under their hands and seals, designate the boundary through the said river, lakes, and water communications, and decide to which of the two contracting parties the several islands lying within the said rivers, lakes, and water communications, do respectively belong, in conformity with the true intent of the said treaty of one thousand seven hundred and eighty-three. parties agree to consider such designation and decision as final and con-And in the event of the said two Commissioners differing, or both or either of them refusing, declining, or wilfully omitting to act, such reports, declarations, or statements shall be made by them, or either of them, and such réference to a friendly sovereign or Štate shall [See Article IV.] be made in all respects as in the latter part of the fourth article is contained, and in as full a manner as if the same was herein repeated.

### ARTICLE VII.

Boundary to the water communication between Lakes Huron and Superithe Woods.

It is further agreed that the said two last-mentioned Commissioners, after they shall have executed the duties assigned to them in the preceding article, shall be, and they are hereby, authorized upon their oaths or and the Lake of impartially to fix and determine, according to the true intent of the said treaty of peace of one thousand seven hundred and eighty three, that part of the boundary between the dominions of the two Powers which extends from the water communication between Lake Huron and Lake Superior, to the most northwestern point of the Lake of the Woods, to decide to which of the two parties the several islands lying in the lakes, water communications, and rivers, forming the said boundary, do respectively belong, in conformity with the true intent of the said treaty of peace of one thousand seven hundred and eighty-three; and to cause such parts of the said boundary as require it to be surveyed and marked. The said Commissioners shall, by a report or declaration under their hands and seals, designate the boundary aforesaid, state their decision decide. on the points thus referred to them, and particularize the latitude and longitude of the most northwestern point of the Lake of the Woods, and of such other parts of the said boundary as they may deem proper. And both parties agree to consider such designation and decision as final and conclusive. And in the event of the said two Commissioners differing, or both or either of them refusing, declining, or wilfully omit- ment. ting to act, such reports, declarations, or statements shall be made by them, or either of them, and such reference to a friendly sovereign or State shall be made in all respects as in the latter part of the fourth article is contained, and in as full a manner as if the same was herein repeated.

[See Article II, treaty of 1783, p. 267. ]

Commissioners to

Case of disagree-

[See Article IV.]

### ARTICLE VIII.

The several boards of two Commissioners mentioned in the four preceding articles shall respectively have power to appoint a secretary, and to em- veyors, &c., to comploy such surveyors or other persons as they shall judge necessary. Duplicates of all their respective reports, declarations, statements, and decisions, and of their accounts, and of the journal of their proceedings, shall be delivered by them to the agents of His Britannic Majesty and to the agents of the United States, who may be respectively appointed and authorized to manage the business on behalf of their respective Governments. said Commissioners shall be respectively paid in such manner as shall be missions. agreed between the two contracting parties, such agreement being to be settled at the time of the exchange of the ratifications of this treaty. And all other expenses attending the said commissions shall be defrayed equally And in the case of death, sickness, resignation, or by the two parties. necessary absence, the place of every such Commissioner, respectively, shall be supplied in the same manner as such Commissioner was first appointed, and the new Commissioner shall take the same oath or affirmation, and do the same duties. It is further agreed between the two contracting parties, that in case any of the islands mentioned in prior to the comany of the preceding articles, which were in the possession of one of mencement of the the parties prior to the commencement of the present war between the war. two countries, should, by the decision of any of the boards of Commissioners aforesaid, or of the sovereign or State so referred to, as in the four next preceding articles contained, fall within the dominions of the other party, all grants of land made previous to the commencement of the war, by the party having had such possession, shall be as valid as if such island or islands had, by such decision or decisions, been adjudged to be within the dominions of the party having had such possession.

Secretaries, surmissions,

Expenses of com-

Grants of land

# ARTICLE IX.

The United States of America engage to put an end, immediately after the ratification of the present treaty, to hostilities with all the Indian hostilities, tribes or nations of Indians with whom they may be at war at the time of such ratification; and forthwith to restore to such tribes or nations, respectively, all the possessions, rights, and privileges which they may have enjoyed or been entitled to in one thousand eight hundred and eleven, previous to such hostilities: Provided always that such tribes or nations shall agree to desist from all hostilities against the United States of America, their citizens and subjects, upon the ratification of

Termination of

the present treaty being notified to such tribes or nations, and shall so desist accordingly. And His Britannic Majesty engages, on his part, to put an end immediately after the ratification of the present treaty, to hostilities with all the tribes or nations of Indians with whom he may be at war at the time of such ratification, and forthwith to restore to such tribes or nations respectively all the possessions, rights, and privileges which they may have enjoyed or been entitled to in one thousand eight hundred and eleven, previous to such hostilities: Provided always that such tribes or nations shall agree to desist from all hostilities agains. His Britannic Majesty, and his subjects, upon the ratification of the present treaty being notified to such tribes or nations, and shall so desist accordingly.

ARTICLE X.

Abolition of the alave-trade 1842, p. 315.1

Whereas the traffic in slaves is irreconcileable with the principles of humanity and justice, and whereas both His Majesty and the United States [ See treaty of are desirous of continuing their efforts to promote its entire abolition, it is hereby agreed that both the contracting parties shall use their best endeavours to accomplish so desirable an object.

# ARTICLE XI.

Ratifications.

This treaty, when the same shall have been ratified on both sides, without alteration by either of the contracting parties, and the ratifications mutually exchanged, shall be binding on both parties, and the ratifications shall be exchanged at Washington, in the space of four months from this day, or sooner if practicable.

Signatures.

In faith whereof we, the respective Plenipotentiaries, have signed this

Date.

treaty, and have thereunto affixed our seals. Done, in triplicate, at Ghent, the twenty fourth day of December, one

thousand eight hundred and fourteen.

GAMBIER. L. S. HENRY GOULBURN. L. S. WILLIAM ADAMS. L. S. JOHN QUINCY ADAMS. L. S. J. A. BAYARD. L. S.] H. CLAY. L. S. JONA. RUSSELL. L. S. ALBERT GALLATIN. L. S.

# GREAT BRITAIN, 1815.

July 3, 1815.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND GREAT BRITAIN FOR THE REGULATION OF COMMERCE, CONCLUDED AT LONDON JULY 3, 1815; RATIFICATION ADVISED BY SENATE DECEMBER 19, 1815, SUBJECT TO THE EXCEPTION CONTAINED IN THE ANNEXED DECLARATION OF HIS BRITANNIC MAJESTY'S CHARGE D'AFFAIRES OF NOVEMBER 94 1815, RATIFIED BY DESCRIBED 95 1815, RATIFIED PARTIFIED BY DESCRIBED 95 1815, RATIFIED PARTIFIED PA NOVEMBER 24, 1815; RATIFIED BY PRESIDENT DECEMBER 22, 1815; RATIFICATIONS EXCHANGED AT WASHINGTON DECEMBER 22, 1815.

A convention to regulate the commerce between the territories of the United States and of His Britannick Majesty.

Contracting par-

The United States of America and His Britannick Majesty being desirous, by a convention, to regulate the commerce and navigation between their respective countries, territories, and people, in such a manner as to render the same reciprocally beneficial and satisfactory, have respectively named Pleuipotentiaries, and given them full powers to treat of and conclude such convention, that is to say:

Negotiators.

The President of the United States, by and with the advice and consent of the Senate thereof, hath appointed for their Plenipotentiaries John Quincy Adams, Henry Clay, and Albert Gallatin, citizens of the United States; and His Royal Highness the Prince Regent, acting in the

name and on the behalf of His Majesty, has named for his Plenipotentiaries the Right Honourable Frederick John Robinson, Vice-President of the Committee of Privy Council for Trade and Plantations, Joint Paymaster of His Majesty's Forces, and a member of the Imperial Parliament, Henry Goulbourn, Esquire, a member of the Imperial Parliament, and Under Secretary of State, and William Adams, Esquire, Doctor of Civil Laws;

And the said Plenipotentiaries, having mutually produced and shown their said full powers, and exchanged copies of the same, have agreed on and concluded the following articles, videlicet:

#### ARTICLE I.

There shall be between the territories of the United States of America, and all the territories of His Britannick Majesty in Europe, a reciprocal liberty of commerce. The inhabitants of the two countries, respectively, shall have liberty freely and securely to come with their ships and cargoes to all such places, ports, and rivers, in the territories aforesaid, to which other foreigners are permitted to come, to enter into the same, and to remain and reside in any parts of the said territories, respectively; also to hire and occupy houses and warehouses for the purposes of their commerce; and, generally, the merchants and traders of each nation respectively shall enjoy the most complete protection and security for their commerce, but subject always to the laws and statutes of the two countries. respectively.

ARTICLE II.

No higher or other duties shall be imposed on the importation into the United States of any articles the growth, produce, or manufacture ties on imports. of His Britannick Majesty's territories in Europe, and no higher or other duties shall be imposed on the importation into the territories of His Britannick Majesty in Europe of any articles the growth, produce, or manufacture of the United States, than are or shall be payable on the like articles being the growth, produce, or manufacture of any other foreign country; nor shall any higher or other duties or charges be imposed in either of the two countries, on the exportation of any articles to the United States, or to His Britannick Majesty's territories in Europe, respectively, than such as are payable on the exportation of the like articles to any other foreign country; nor shall any prohibition be imposed on the exportation or importation of any articles the growth, hibitions. produce, or manufacture of the United States, or of His Britannick Majesty's territories in Europe, to or from the said territories of His Britannick Majesty in Europe, or to or from the said United States, which shall not equally extend to all other nations.

No higher or other duties or charges shall be imposed in any of the ports of the United States on British vessels than those payable in the dues. same ports by vessels of the United States; nor in the ports of any of His Britannick Majesty's territories in Europe on the vessels of the United States than shall be payable in the same ports on British vessels.

The same duties shall be paid on the importation into the United States of any articles the growth, produce, or manufacture of His Bri- equal footing. tannick Majesty's territories in Europe, whether such importation shall be in vessels of the United States or in British vessels, and the same duties shall be paid on the importation into the ports of any of His Britannick Majesty's territories in Europe, of any article the growth, produce, or manufacture of the United States, whether such importation shall be in British vessels or in vessels of the United States.

The same duties shall be paid, and the same bounties allowed, on the exportation of any articles the growth, produce, or manufacture of His ties on exports. Britannick Majesty's territories in Europe to the United States, whether such exportation shall be in vessels of the United States or in British vessels; and the same duties shall be paid, and the same bounties

Reciprocal liberty of commerce.

Equality of du-

Equality of pro-

Equality of port

Vessels to be on

Equality of du-

allowed, on the exportation of any articles the growth, produce, or manufacture of the United States, to His Britannick Majesty's territories in Europe, whether such exportation shall be in British vessels or in vessels of the United States.

Drawbacks.

It is further agreed that in all cases where drawbacks are or may be allowed upon the re-exportation of any goods the growth, produce, or manufacture of either country, respectively, the amount of the said drawbacks shall be the same, whether the said goods shall have been originally imported in a British or an American vessel; but when such re-exportation shall take place from the United States in a British vessel, or from the territories of His Britannick Majesty in Europe in an American vessel, to any other foreign nation, the two contracting parties reserve to themselves, respectively, the right of regulating or diminishing, in such case, the amount of the said drawback.

Exception as to British West Indies and North American posses-

The intercourse between the United States and His Britannick Majesty's possessions in the West Indies, and on the continent of North America, shall not be affected by any of the provisions of this article, but each party shall remain in the complete possession of its rights, with respect to such an intercourse.

# ARTICLE III.

American trade with British East Indies.

His Britannick Majesty agrees that the vessels of the United States of America shall be admitted and hospitably received at the principal settlements of the British dominions in the East Indies, videlicet: Calcutta, Madras, Bombay, and Prince of Wales' Island; and that the citizens of the said United States may freely carry on trade between the said principal settlements and the said United States, in all articles of which the importation and exportation, respectively, to and from the said territories, shall not be entirely prohibited; provided only, that it shall not be lawful for them, in any time of war between the British Government and any State or Power whatever, to export from the said territories, without the special permission of the British Government, any military stores, or naval stores, or rice. The citizens of the United States shall pay for their vessels, when admitted, no higher or other duty or charge than shall be payable on the vessels of the most favor'd European nations, and they shall pay no higher or other duties or charges on the importation or exportation of the cargoes of the said vessels than shall be payable on the same articles when imported or exported in the vessels of the most favored European nations.

Trade to be di-

But it is expressly agreed that the vessels of the United States shall not carry any articles from the said principal settlements to any port or place, except to some port or place in the United States of America, where the same shall be unladen.

Coasting trade

It is also understood that the permission granted by this article is in the British East not to extend to allow the vessels of the United States to carry on any part of the coasting trade of the said British territories; but the vessels of the United States having, in the first instance, proceeded to one of the said principal settlements of the British dominions in the East Indies, and then going with their original cargoes, or part thereof, from one of the said principal settlements to another, shall not be considered American vessels as carrying on the coasting trade. The vessels of the United States may also touch for refreshment, but not for commerce, in the course of their voyage to or from the British territories in India, or to or from the dominions of the Emperor of China, at the Cape of Good Hope, the island of St. Helena, or such other places as may be in the possession of Great Britain, in the African or Indian seas; it being well understood that in all that regards this article the citizens of the United States shall be subject, in all respects, to the laws and regulations of the British Government from time to time established.

may touch for refreshment, &c.

[See "Declaration," p. 295.]

#### ARTICLE IV.

Conaula.

It shall be free for each of the two contracting parties, respectively,

to appoint Consuls for the protection of trade, to reside in the dominions and territories of the other party; but before any Consul shall act as such, he shall, in the usual form, be approved and admitted by the Government to which he is sent; and it is hereby declared that, in case of illegal or improper conduct towards the laws or Government of the country to which he is sent, such Consul may either be punished according to law, if the laws will reach the case, or be sent back, the offended Government assigning to the other the reasons for the same.

It is hereby declared that either of the contracting parties may except from the residence of Consuls such particular places as such party

shall judge fit to be so excepted.

### ARTICLE V.

This convention, when the same shall have been duly ratified by the President of the United States, by and with the advice and consent of their Senate, and by His Britannick Majesty, and the respective ratifications mutually exchanged, shall be binding and obligatory on the said United States and His Majes'y for four years from the date of its signature;\* and the ratifications shall be exchanged in six months from this time, or sooner if possible.

Done at London this third day of July, in the year of our Lord one

thousand eight hundred and fifteen.

JOHN QUINCY ADAMS. H. CLAY. ALBERT GALLATIN. FREDERICK JOHN ROBINSON. HENRY GOULBURN. WILLIAM ADAMS.

Exequaturs.

Duration of convention.

Ratifications.

Date.

#### DECLARATION.

Nov. 24, 1815.

d'affaires.

Declaration of

The undersigned, His Britannick Majesty's Chargé d'Affaires in the the British chargé United States of America, is commanded by His Royal Highness the Prince Regent, acting in the name and on the behalf of His Majesty, to explain and declare, upon the exchange of the ratifications of the convention concluded at London on the third of July of the present year, for regulating the commerce and navigation between the two countries, that, in consequence of events which have happened in Europe subsequent to the signature of the convention aforesaid, it has been deemed expedient, and determined, in conjunction with the allied sovereigns, that St. Helena shall be the place allotted for the future residence of General Napoleon Bonaparte, under such regulations as may be necessary for the perfect security of his person; and it has been resolved, for that purpose, that all ships and vessels whatever, as "well British ships and vessels as others, excepting only ships belonging to the East India Company, shall be excluded from all communication with, or approach to, that island.

It has therefore become impossible to comply with so much of the third article of the treaty as relates to the liberty of touching for re. United States exfreshment at the island of St. Helena, and the ratifications of the said cluded from the treaty will be exchanged under the explicit declaration and understanding that the vessels of the United States cannot be allowed to touch at, or hold any communication whatever with, the said island, so long as

Vessels of the

<sup>\*</sup> Continued in force for ten years by the fourth article of the convention of October 20, 1818, p. 299; and further continued indefinitely by convention of renewal of August 6, 1827, pp. 311, 312.

the said island shall continue to be the place of residence of the said Napoleon Bonaparte.\* ANTHONY ST. JNO. BAKER.

Washington, November 24, 1815.

# GREAT BRITAIN, 1817.

April 28, 1817.

ARRANGEMENT WITH GREAT BRITAIN AS TO THE NAVAL FORCE TO BE RESPECTIVELY MAINTAINED ON THE AMERICAN LAKES, CONCLUDED APRIL 28, 1817; APPROVED BY SENATE APRIL 16, 1818, AND RECOM-MENDED TO BE CARRIED INTO EFFECT; PROCLAIMED APRIL 28, 1818.

Arrangement between the United States and Great Britain, made by Richard Rush, esq., acting as Secretary of the Department of State, and Charles Bagot, His Britannic Majesty's Envoy Extraordinary, &c.

Naval force on the lakes.

The naval force to be maintained upon the American lakes by His Majesty and the Government of the United States shall henceforth be confined to the following vessels on each side; that is-

Lake Ontario. On Lake Ontario, to one vessel not exceeding one hundred tons burthen, and armed with one eighteen-pound cannon.

Upper Lakes.

On the upper lakes, to two vessels, not exceeding like burthen each. and armed with like force.

Lake Champlain.

On the waters of Lake Champlain, to one vessel not exceeding like burthen, and armed with like force.

Other vessels to be dismantled. Duration of ar-

rangement.

All other armed vessels on these lakes shall be forthwith dismantled, and no other vessels of war shall be there built or armed.

If either party should hereafter be desirous of annulling this stipulation, and should give notice to that effect to the other party, it shall cease to be binding after the expiration of six months from the date of such notice.

Naval force to be restricted.

The naval force so to be limited shall be restricted to such services as will, in no respect, interfere with the proper duties of the armed vessels of the other party.

Nov. 24, 1817.

DECLARATION OF THE COMMISSIONERS UNDER THE FOURTH ARTICLE OF THE TREATY OF GHENT, MADE NOVEMBER 24, 1817.

NEW YORK, November 24, 1817.

Declaration of their decision.

[See Article IV. 288.]

1783, pp. 266, 267. ]

SIR: The undersigned Commissioners, appointed by virtue of the the commissioners fourth article of the treaty of Ghent, have attended to the duties assigned them; and have decided that Moose Island, Dudley Island, and Frederick Island, in the Bay of Passamaquoddy, which is part of the treaty of 1814, p. Bay of Fundy, do each of them belong to the United States of America; and that all the other islands in the Bay of Passamaquoddy, and the Island of Grand Menan, in the Bay of Fundy, do each of them belong [See treaty of to His Britannic Majesty, in conformity with the true intent of the second article of the treaty of peace of one thousand seven hundred and The Commissioners have the honor to enclose herewith eighty-three. their decision.

In making this decision it became necessary that each of the Commissioners should yield a part of his individual opinion. Several reasons induced them to adopt this measure; one of which was the impression and belief that the navigable waters of the Bay of Passamaquoddy, which, by the treaty of Ghent, is said to be a part of the Bay of Fundy, are common to both parties for the purpose of all lawful and direct communication with their own territories and foreign ports.

In consequence of the death of Napoleon Bonaparte, the British Government notified the Minister of the United States at London of the cessation of this restriction, on the 30th July, 1821.

The undersigned have the honor to be, with perfect respect, sir, your obedient and humble servants.

J. HOLMES. THO. BARCLAY.

The Hon. JOHN QUINCY ADAMS, Secretary of State.

DECISION OF THE COMMISSIONERS UNDER THE FOURTH ARTICLE OF THE TREATY OF GHENT, MADE NOVEMBER 24, 1817.

Nov. 24, 1817.

By Thomas Barclay and John Holmes, Esquires, Commissioners appointed by virtue of the fourth article of the treaty of peace and amity between His Britannic Majesty and the United States of America, concluded at Ghent on the twenty fourth day of December, one thousand eight hundred and fourteen, to decide to which of the two contracting 1814, p. 288.] parties to the said treaty the several islands in the Bay of Passamaquoddy, which is part of the Bay of Fundy, and the Island of Grand Menan, in the said Bay of Fundy, do respectively belong, in conformity with the true intent of the second article of the treaty of peace of one thousand seven hundred and eighty-three, between his said Britannic 1783, pp. 266, 267.] Majesty and the aforesaid United States of America.

Decision of the commissioners under Article IV, treaty of 1814.

[See treaty of

We, the said Thomas Barclay and John Holmes, Commissioners as aforesaid, having been duly sworn impartially to examine and decide upon the said claims according to such evidence as should be laid before us on the part of His Britannic Majesty and the United States, respectively, have decided, and do decide, that Moose Island, Dudley Island, and Frederick Island, in the Bay of Passamaquoddy, which is &c. part of the Bay of Fundy, do, and each of them does, belong to the United States of America; and we have also decided, and do decide, that all the other islands, and each and every of them, in the said Bay of Passamaquoddy, which is part of the Bay of Fundy, and the Island of Grand Menan, in the said Bay of Fundy, do belong to his said Britannic Majesty, in conformity with the true intent of the said second article of said treaty of one thousand seven hundred and eighty-three.

Moose Island,

Other islands.

Signatures.

Date.

In faith and testimony whereof we have set our hands and affixed our seals, at the City of New York, in the State of New York, in the United States of America, this twenty-fourth day of November, in the year of our Lord one thousand eight hundred and seventeen.

JOHN HOLMES. THO. BARCLAY.

Witness:

JAMES T. AUSTIN, Agt. U. S. A.

ANTH: BARCLAY, Sec'y.

# GREAT BRITAIN, 1818.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND HIS BRITANNIC MAJESTY, RESPECTING FISHERIES, BOUNDARY, AND RESTORATION OF SLAVES, CONCLUDED AT LONDON OCTOBER 20, 1818; RATIFICATION ADVISED BY SENATE JANUARY 25, 1819; RATIFIED BY PRESIDENT JANUARY 28, 1819; RATIFICATIONS EXCHANGED AT WASHINGTON JANUARY 30, 1819; PROCLAIMED JANUARY 30, 1819.

Oct. 20, 1818.

The United States of America and His Majesty the King of the United Kingdom of Great Britain and Ireland, desirous to cement the ties. good understanding which happily subsists between them, have, for that purpose, named their respective Plenipotentiaries, that is to say:

Contracting par-

Negotiators.

The President of the United States, on his part, has appointed Albert Gallatin, their Envoy Extraordinary and Minister Plenipotentiary to the Court of France, and Richard Rush, their Envoy Extraordinary and Minister Plenipotentiary to the Court of His Britannic Majesty; and His Majesty has appointed the Right Honorable Frederick John Robinson, Treasurer of His Majesty's Navy and President of the Committee of Privy Council for Trade and Plantations, and Henry Goulburn, Esq., one of His Majesty's Under Secretaries of State;

Who, after having exchanged their respective full powers, found to be in due and proper form, have agreed to and concluded the following

articles:

### ARTICLE I.

Whereas differences have arisen respecting the liberty claimed by the

Definition of common right of fishing.

treaty of 1871, p. 362.7

United States, for the inhabitants thereof, to take, dry, and cure fish on certain coasts, bays, harbours, and creeks of His Britannic Majesty's dominions in America, it is agreed between the high contracting parties [See Articles I that the inhabitants of the said United States shall have forever, in and II, treaty of common with the subjects of His Britannie Majesty, the liberty to take 1854, pp. 330, 331; fish of every kind on that part of the southern coast of Newfoundland also, Article XVIII, which extends from Coast of Table 1854. which extends from Cape Ray to the Rameau Islands, on the western and northern coast of Newfoundland; from the said Cape Ray to the Quirpon Islands, on the shores of the Magdalen Islands, and also on the coasts, bays, harbours, and creeks, from Mount Joly, on the southern coast of Labrador, to and through the Streights of Belleisle, and thence northwardly indefinitely along the coast, without prejudice, how-Bay ever, to any of the exclusive rights of the Hudson Bay Company:

Hadson Company.

Renunciation by the United States.

And that the American fishermen shall also have liberty forever to dry and cure fish in any of the unsettled bays, harbours, and creeks of the southern part of the coast of Newfoundland, hereabove described, and of the coast of Labrador; but so soon as the same, or any portion thereof, shall be settled, it shall not be lawful for the said fishermen to dry or cure fish at such portion so settled without previous agreement for such purpose with the inhabitants, proprietors, or possessors of the ground. And the United States hereby renounce forever any liberty heretofore enjoyed or claimed by the inhabitants thereof to take, dry, or cure fish on or within three marine miles of any of the coasts, bays, creeks, or harbours of His Britannic Majesty's dominions in America not included within the abovementioned limits: however, that the American fishermen shall be admitted to enter such bays or harbours for the purpose of shelter and of repairing damages therein, of purchasing wood, and of obtaining water, and for no other purpose whatever. But they shall be under such restrictions as may be necessary to prevent their taking, drying, or curing fish therein, or in. any other manner whatever abusing the privileges hereby reserved to them.

#### ARTICLE II.

Northern bound-States.

It is agreed that a line drawn from the most northwestern point of ary of the United the Lake of the Woods along the forty-ninth parallel of north latitude, or if the said point shall not be in the forty-ninth parallel of north latitude, then that a line drawn from the said point due north or south, as the case may be, until the said line shall intersect the said parallel of north latitude, and from the point of such intersection due west along and with the said parallel, shall be the line of demarcation between the territories of the United States and those of His Britannic Majesty, and that the said line shall form the northern boundary of the said territories of the United States, and the southern boundary of the territories of His Britannic Majesty, from the Lake of the Woods to the Stony Mountains.

### ARTICLE III.

It is agreed that any country that may be claimed by either party on the northwest coast of America, westward of the Stony Mountains, shall, together with its harbours, bays, and creeks, and the navigation of all rivers within the same, be free and open for the term of ten years treaty of 1827, p. from the date of the signature of the present convention to the vessels, 311. citizens, and subjects of the two Powers; it being well understood that this agreement is not to be construed to the prejudice of any claim which either of the two high contracting parties may have to any part of the said country, nor shall it be taken to affect the claims of any other Power or State to any part of the said country; the only object of the high contracting parties, in that respect, being to prevent disputes and differences amongst themselves.

Country ward of the Stony Mountains.

[See Article I,

### ARTICLE IV.

All the provisions of the convention "to regulate the commerce between the territories of the United States and of His Britannic Majesty," concluded at London on the third day of July, in the year of our Lord one thousand eight hundred and fifteen, with the exception of the clause also, convention of which limited its duration to four years, and excepting also, so far as 1827, pp. 311, 312.] the same was affected by the declaration of His Majesty respecting the island of St. Helena, are hereby extended and continued in force for the term of ten years from the date of the signature of the present convention, in the same manner as if all the provisions of the said convention were herein specially recited.

Convention of July 3, 1815, continued.

[See pp. 292-295;

# ARTICLE V.

Whereas it was agreed by the first article of the treaty of Ghent that "all territory, places, and possessions whatsoever taken by either article of treaty of party from the other during the war, or which may be taken after the Ghent. signing of this treaty, excepting only the islands hereinafter mentioned, treaty of 1814, p. shall be restored without delay, and without causing any destruction, 287.] or carrying away any of the artillery or other public property originally captured in the said forts or places, which shall remain therein upon the exchange of the ratifications of this treaty, or any slaves, or other private property;" and whereas under the aforesaid article the United States claim for their citizens, and as their private property, the restitution of or full compensation for all slaves who, at the date of the exchange of the ratifications of the said treaty, were in any territory, places, or possessions whatsoever, directed by the said treaty to be restored to the United States, but then still occupied by the British forces, whether such slaves were, at the date aforesaid, on shore, or on board any British vessel lying in waters within the territory or jurisdiction of the United States; and whereas differences have arisen whether, by the true intent and meaning of the aforesaid article of the treaty of ing out of the Ghent, the United States are entitled to the restitution of or full compensation for all or any slaves as above described, the high contracting parties hereby agree to refer the said differences to some friendly sovereign or State, to be named for that purpose;\* and the high contracting parties further engage to consider the decision of such friendly sovereign or State to be final and conclusive on all the matters referred.

Reference to 1st

Claim for slaves.

Differences grow-

# ARTICLE VI.

This convention, when the same shall have been duly ratified by the President of the United States, by and with the advice and consent of their Senate, and by his Britannic Majesty and the respective ratificaRatifications.

<sup>\*</sup> Referred to the Emperor of Russia. See treaty of 1822, relative to indemnity under award, p. 303; also Supplemental Convention of 1826, p. 308.

tions mutually exchanged, shall be binding and obligatory on the said United States and on His Majesty; and the ratifications shall be exchanged in six months from this date, or sooner if possible.

Signatures.

In witness whereof the respective Plenipotentaries have signed the same, and have thereunto affixed the seal of their arms.

Date.

Done at London this twentieth day of October, in the year of our Lord one thousand eight hundred and eighteen.

ALBERT GALLATIN.
RICHARD RUSH.
FREDERICK JOHN ROBINSON.
L. S.
HENRY GOULBURN.
(L. S.)

June 18, 1822.

DECISION OF THE COMMISSIONERS UNDER THE SIXTH ARTICLE OF THE TREATY OF GHENT, DONE AT UTICA, IN THE STATE OF NEW YORK, 18TH JUNE, 1822.

Decision of the commissioners.

[See Article VI, treaty of 1814, p. 290.]

The undersigned Commissioners, appointed, sworn, and authorized, in virtue of the sixth article of the treaty of peace and amity between His Britannic Majesty and the United States of America, concluded at Ghent, on the twenty-fourth day of December, in the year of our Lord one thousand eight hundred and fourteen, impartially to examine, and, by a report or declaration, under their hands and seals, to designate "that portion of the boundary of the United States from the point where the 45th degree of north latitude strikes the river Iroquois or Cataraqua, along the middle of said river into Lake Ontario, through the middle of said lake until it strikes the communication, by water, between that lake and Lake Erie; thence, along the middle of said communication, into Lake Erie, through the middle of said lake, until it arrives at the water communication into Lake Huron; thence, through the middle of said water communication, into Lake Huron; thence, through the middle of said lake, to the water communication between that lake and Lake Superior;" and to "decide to which of the two contracting parties the several islands, lying within the said rivers, lakes, and water communications, do respectively belong, in conformity with the true intent of the treaty of 1783:" Do decide and declare, that the following described line, (which is more clearly indicated on a series of maps accompanying this report, exhibiting correct surveys and delineations of all the rivers, lakes, water communications, and islands, embraced by the sixth article of the treaty of Ghent, by a black line shaded on the British side with red, and on the American side with blue; and each sheet of which series of maps is identified by a certificate, subscribed by the Commissioners, and by the two principal sur veyors employed by them,) is the true boundary intended by the two before-mentioned treaties, that is to say:

Description of the boundary of the United States.

Beginning at a stone monument, erected by Andrew Ellicott, Esquire, of in the year of our Lord one thousand eight hundred and seventeen, on the south bank, or shore, of the said river Iroquois or Cataraqua, (now called the St. Lawrence,) which monument bears south seventy-four degrees and forty-five minutes west, and is eighteen hundred and forty yards distant from the stone church in the Indian village of St. Regis, and indicates the point at which the forty-fifth parallel of north latitude strikes the said river; thence, running north thirty-five degrees and forty-five minutes west, into the river, on a line at right angles with the southern shore, to a point one hundred yards south of the opposite island, called Cornwall Island; thence, turning westerly, and passing around the southern and western sides of said island, keeping one hundred yards distant therefrom, and following the curvatures of its shores to a point opposite to the northwest corner, or angle, of said island; thence to and along the middle of the main river, until it approaches the eastern extremity of Barnhart's Island; thence northerly, along the channel

which divides the last-mentioned island from the Canada shore, keeping one hundred yards distant from the island, until it approaches Sheik's Island; thence along the middle of the strait which divides Barnhart's and Sheik's islands, to the channel called the Long Sault, which separates the two last mentioned islands from the Lower Long Sault Island; thence westerly (crossing the centre of the last mentioned channel) until it approaches within one hundred yards of the north shore of the Lower Sault Island; thence up the north branch of the river, keeping to the north of, and near, the Lower Sault Island, and also north of, and near, the Upper Sault (sometimes called Baxter's) Island, and south of the two small islands, marked on the map A and B, to the western extremity of the Upper Sault, or Baxter's Island; thence passing between the two islands called the Cats, to the middle of the river above; thence along the middle of the river, keeping to the north of the small islands marked C and D; and north also of Chrystler's Island and of the small island next above it, marked E, until it approaches the northeast angle of Goose Neck Island; thence along the passage which divides the last-mentioned island from the Canada shore, keeping one hundred yards from the island, to the upper end of the same; thence south of, and near, the two small islands called the Nut Islands; thence north of, and near, the island marked F, and also of the island called Dry or Smuggler's Island; thence passing between the islands marked G and H, to the north of the island called Isle au Rapid Plat; thence along the north side of the last-mentioned island, keeping one hundred yards from the shore to the upper end thereof; thence along the middle of the river, keeping to the south of, and near, the islands called Cousson (or Tussin) and Presque Isle; thence up the river, keeping north of, and near, the several Gallop Isles, numbered on the map 1, 2, 3, 4, 5, 6, 7, 8, 9, and 10, and also of Tick, Tibbet's, and Chimney Islands; and south of, and near, the Gallop Isles, numbered 11, 12, and 13, and also of Duck, Drummond, and Sheep Islands; thence along the middle of the river, passing north of island No. 14, south of 15, and 16, north of 17, south of 18, 19, 20, 21, 22, 23, 24, 25, and 28, and north of 26, and 27; thence along the middle of the river, north of Gull Island, and of the islands No. 29, 32, 33, 34, 35, Bluff Island, and No. 39, 44, and 45, and to the south of No. 30, 31, 36, Grenadier Island, and No. 37, 38, 40, 41, 42, 43, 46, 47, and 48, until it approaches the east end of Well's Island; thence to the north of Well's Island, and along the strait which divides it from Rowe's Island, keeping to the north of the small islands No. 51, 52, 54, 58, 59, and 61, and to the south of the small islands numbered and marked 49, 50, 53, 55, 57, 60, and X, until it approaches the northeast point of Grindstone Island; thence to the north of Grindstone Island, and keeping to the north also of the small islands, No. 63, 65, 67, 68, 70, 72, 73, 74, 75, 76, 77, and 78, and to the south of No. 62, 64, 66, 69, and 71, until it approaches the southern point of Hickory Island; thence passing to the south of Hickory Island, and of the two small islands lying near its southern extremity, numbered 79 and 80; thence to the south of Grand or Long Island, keeping near ts southern shore, and passing to the north of Carleton Island, until it arrives opposite to the southwestern point of said Grand Island in Lake Ontario; thence passing to the north of Grenadier, Fox, Stony, and the Gallop Islands in Lake Ontario, and to the south of, and near, the islands called the Ducks, to the middle of the said lake; thence westerly, along the middle of said lake, to a point opposite the mouth of the Niagara River; thence to and up the middle of the said river to the Great Falls; thence up the Falls, through the point of the Horse Shoe, keeping to the west of Iris or Goat Island, and of the group of small islands at its head, and following the bends of the river so as to enter the strait between Navy and Grand Islands; thence along the middle of said strait to the head of Navy Island; thence to the west and south of, and near to, Grand and Beaver Islands, and to the west of Strawberry, Squaw, and Bird Islands, to Lake Erie; thence southerly and westerly, along the middle of Lake

Erie, in a direction to enter the passage immediately south of Middle Island, being one of the easternmost of the group of islands lying in the western part of said lake; thence along the said passage, proceeding to the north of Cunningham's Island, of the three Bass Islands, and of the Western Sister, and to the south of the islands called the Hen and Chickens, and of the Eastern and Middle Sisters; thence to the middle of the mouth of the Detroit River, in a direction to enter the channel which divides Bois-Blanc and Sugar Islands; thence up the said channel to the west of Bois Blanc Island, and to the east of Sugar, Fox, and Stony Islands. until it approaches Fighting or Great Turkey Island; thence along the western side, and near the shore of said last-mentioned island, to the middle of the river above the same; thence along the middle of said river, keeping to the southeast of, and near, Hog Island, and to the northwest of, and near, the island called Isle a la Pache, to Lake St. Clair; thence through the middle of said lake, in a direction to enter that mouth or channel of the river St. Clair, which is usually denominated the Old Ship Channel; thence along the middle of said channel, between Squirrel Island on the southeast, and Herson's Island on the northwest, to the upper end of the last-mentioned island, which is nearly opposite to Point aux Chênes, on the American shore; thence along the middle of the river St. Clair, keeping to the west of, and near, the islands called Belle Riviere Isle, and Isle aux Cerfs, to Lake Huron; thence through the middle of Lake Huron, in a direction to enter the strait or passage between Drummond's Island on the west, and the Little Manitou Island on the east; thence through the middle of the passage which divides the two last-mentioned islands; thence turning northerly and westerly, around the eastern and northern shores of Drummond's Island, and proceeding in a direction to enter the passage between the island of St. Joseph's and the American shore, passing to the north of the intermediate islands No. 61, 11, 10, 12, 9, 6, 4, and 2, and to the south of those numbered 15, 13, 5, and 1; thence up the said last-mentioned passage, keeping near to the island St. Joseph's, and passing to the north and east of Isle a la Crosse, and of the small islands numbered 16, 17, 18, 19, and 20, and to the south and west of those numbered 21, 22, and 23, until it strikes a line (drawn on the map with black ink and shaded on one side of the point of intersection with blue, and on the other with red.) passing across the river at the head of St. Joseph's Island, and at the foot of the Neebish Rapids, which line denotes the termination of the boundary directed to be run by the sixth article of the treaty of Ghent. And the said Commissioners do further decide and declare, that all

Islands.

the islands lying in the rivers, lakes, and water communications, between the before-described boundary-line and the adjacent shores of Upper Canada, do, and each of them does, belong to His Britannic Majesty, and that all the islands lying in the rivers, lakes, and water communications, between the said boundary-line and the adjacent shores of the United States, or their territories, do, and each of them does, belong to the United States of America, in conformity with the true intent of the second article of the said treaty of 1783, and of the sixth article of the treaty of Ghent.

Signatures.

Date.

In faith whereof we, the Commissioners aforesaid, have signed this declaration, and thereunto affixed our seals.

Done in quadruplicate at Utica, in the State of New York, in the United States of America this cichteenth days of The York, in the

United States of America, this eighteenth day of June, in the year of our Lord one thousand eight hundred and twenty-two.

PETER B. PORTER. [L. s.] ANTH: BARCLAY. [L. s.]

# GREAT BRITAIN, 1822.\*

TREATY WITH GREAT BRITAIN RELATIVE TO INDEMNITY UNDER THE AWARD OF THE EMPEROR OF RUSSIA, CONCLUDED AT ST. PETERS-BURG JULY 12, 1822; RATIFICATION ADVISED BY SENATE JANUARY 3, 1823; RATIFIED BY PRESIDENT JANUARY, 1823; RATIFICATIONS EXCHANGED AT WASHINGTON JANUARY 10, 1823; PROCLAIMED JANUARY 11, 1823.

July 12, 1822.

In the name of the Most Holy and Indivisible Trinity.

The President of the United States of America and His Majesty the King of the United Kingdom of Great Britain and Ireland, having agreed, in pursuance of the fifth article of the convention concluded at peror of Russia. London on the 20th day of October, 1818, to refer the differences which treaty of 1814, had arisen between the two Governments, upon the true construction 287, and Article V, and meaning of the first article of the treaty of peace and amity con-convention of 1818, cluded at Ghent on the 24th day of December, 1814, to the friendly p. 299.] arbitration of His Majesty the Emperor of all the Russias, mutually engaging to consider his decision as final and conclusive. And his said Imperial Majesty having, after due consideration, given his decision upon these differences in the following terms, to wit:

"That the United States of America are entitled to claim from Great Britain a just indemnification for all private property which the British titled to indemnififorces may have carried away; and, as the question relates to slaves cation for certain more especially, for all the slaves that the British forces may have carried away from places and territories of which the treaty stipulates the

restitution, in quitting these same places and territories.

"That the United States are entitled to consider as having been so carried away, all such slaves as may have been transferred from the above-mentioned territories to British vessels within the waters of the said territories, and who for this reason may not have been restored.

"But that if there should be any American slaves who were carried away from territories of which the first article of the treaty of Ghent tion for certain has not stipulated the restitution to the United States, the United slaves. States are not entitled to claim an indemnification for the said slaves."

Now, for the purpose of carrying into effect this award of His Imperial Majesty, as arbitrator, his good offices have been farther invoked to assist in framing such convention or articles of agreement between the United States of America and His Britannic Majesty as shall provide the mode of ascertaining and determining the value of slaves and of other private property, which may have been carried away in contravention of the treaty of Ghent, and for which indemnification is to be made to the citizens of the United States, in virtue of His Imperial Majesty's said award, and shall secure compensation to the sufferers for their losses, so ascertained and determined. And His Imperial Majesty has consented to lend his mediation for the above purpose, and has constituted and appointed Charles Robert Count Nesselrede, His Imperial Majesty's Privy Councellor, member of the Council of State, Secretary of State directing the Imperial Department of Foreign Affairs, Chamberlain, Knight of the Order of St. Alexander Nevsky, Grand Cross of the Order of St. Vladimir of the first class, Knight of that of the White Eagle of Poland, Grand Cross of the Order of St. Stephen of Hungary, of the Black and of the Red Eagle of Prussia, of the Legion of Honor of France, of Charles III of Spain, of St. Ferdinand and of Merit of Naples, of the Aununciation of Sardinia, of the Polar Star of Sweden, of the Elephant of Denmark, of the Golden Eagle of Wirtemberg, of Fidelity of Baden, of St. Constantine of Parma, and of Guelph of Hannovre; and John Count Capodistrias, His Imperial Majesty's Privy Counsellor, and Secretary of State, Knight of the Order of St. Alexander Nevsky, Grand Cross of the Order of St. Vladimir of the first class, Knight of that of the White Eagle of Poland, Grand Cross of the Or-

Reference of differences to the Em-

[See Article I.

His Majesty's award.

United States en-

No indemnifica-

Further media-

Russian plenipotentiaries.

der of St. Stephen of Hungary, of the Black and of the Red Eagle of Prussia, of the Legion of Honour of France, of Charles III of Spain, of St. Ferdinand and of Merit of Naples, of St. Maurice and of St. Lazarus of Sardinia, of the Elephant of Denmark, of Fidelity and of the Lion of Zahringen of Baden, Burgher of the Canton of Vaud, and also of the Canton and of the Republic of Geneva, as his Plenipotentiaries to treat, adjust, and conclude such articles of agreement as may tend to the attainment of the above-mentioned end, with the Plenipotentiaries of the United States and of His Britannic Majesty, that is to say:

Plenipotentiary of the United States.

Plenipotentia r y of Great Britain.

On the part of the President of the United States, with the advice and consent of the Senate thereof, Henry Middleton, a citizen of the said United States, and their Envoy Extraordinary and Minister Plenipotentiary to His Majesty the Emperor of all the Russias; and on the part of His Majesty the King of the United Kingdom of Great Britain and Ireland, the Right Honorable Sir Charles Bagot, one of His Majesty's most Honorable Privy Council, Knight Grand Cross of the most honorable Order of the Bath, and His Majesty's Ambassador Extraordinary and Plenipotentiary to His Majesty the Emperor of all the Russias;

And the said Plenipotentiaries, after a reciprocal communication of their respective full powers, found in good and due form, have agreed

upon the following articles:

# ARTICLE I.

Arbitrators and commissioners to be appointed.

For the purpose of ascertaining and determining the amount of indemnification which may be due to citizens of the United States under the decision of His Imperial Majesty, two Commissioners and two arbitrators shall be appointed in the manner following, that is to say: One Commissioner and one Arbitrator shall be nominated and appointed by the President of the United States of America, by and with the advice and consent of the Senate thereof; and one Commissioner and one Arbitrator shall be appointed by His Britannic Majesty. And the two Commissioners and two Arbitrators, thus appointed, shall meet and hold their sittings as a board in the city of Washington. They shall have power to appoint a secretary, and before proceeding to the other business of the commission, they shall, respectively, take the following oath (or affirmation) in the presence of each other; which oath or affirmation, being so taken, and duly attested, shall be entered on the record of their proceedings, that is to say; "I, A. B., one of the Commissioners (or Arbitrators, as the case may be) appointed in pursuance of the convention concluded at St. Petersburg on the 30th day of July, one thousand eight hundred and twenty-two, between His Majesty the Emperor of all the Russias, the United States of America, and His Britannic Majesty, do solemnly swear (or affirm) that I will diligently, impartially, and carefully examine, and, to the best of my judgment, according to justice and equity, decide all matters submitted to me as Commissioner (or Arbitrator, as the case may be) under the said convention."

Oath or affirmation.

Vacancies.

All vacancies occurring by death or otherwise shall be filled up in the manner of the original appointment, and the new Commissioners or Arbitrators shall take the same oath or affirmation, and perform the same duties.

#### ARTICLE II.

Average value of slaves.

If, at the first meeting of this board, the Governments of the United States and of Great Britain shall not have agreed upon an average value, to be allowed as compensation for each slave for whom indemnification may be due; then, and in that case, the Commissioners and Arbitrators shall conjointly proceed to examine the testimony which shall be produced under the authority of the President of the United States, together with such other competent testimony as they may see cause to

require or allow, going to prove the true value of slaves at the period of the exchange of the ratifications of the treaty of Ghent; and, upon the evidence so obtained, they shall agree upon and fix the average value. But in case that the majority of the board of Commissioners agreement. and Arbitrators should not be able to agree respecting such average value, then, and in that case, recourse shall be had to the arbitration of the Minister or other Agent of the mediating Power accredited to the Government of the United States. A statement of the evidence produced, and of the proceedings of the board thereupon, shall be communicated to the said Minister or Agent, and his decision, founded upon such evidence and proceedings, shall be final and conclusive. And the said average value, when fixed and determined by either of the three before mentioned methods, shall, in all cases, serve as a rule for the compensation to be awarded for each and every slave, for whom it may afterwards be found that indemnification is due.

In case of non-

# ARTICLE III.

When the average value of slaves shall have been ascertained and fixed, the two Commissioners shall constitute a board for the examina. constitute a board tion of the claims which are to be submitted to them, and they shall for the examinanotify to the Secretary of State of the United States that they are ready to receive a definitive list of the slaves and other private property for which the citizens of the United States claim indemnification; it being understood and hereby agreed that the commission shall not take cognizance of, nor receive, and that His Britannic Majesty shall not be required to make, compensation for any claims for private property under the first article of the treaty of Ghent not contained in the said list. And His Britannic Majesty hereby engages to cause to be produced before the commission, as material towards ascertaining facts, all the evi-number of slaves dence of which His Majesty's Government may be in possession, by returns from His Majesty's officers or otherwise, of the number of slaves carried away. But the evidence so produced, or its defectiveness, shall not go in bar of any claim or claims which shall be otherwise satisfactorily authenticated.

Commissioners to tion of claims.

Evidence of the carried away.

#### ARTICLE IV.

The two Commissioners are hereby empowed and required to go into an examination of all the claims submitted, thro' the above-mentioned examine claims. list, by the owners of slaves or other property, or by their lawful attorneys or representatives, and to determine the same, respectively, according to the merits of the several cases, under the rule of the Imperial decision hereinabove recited, and having reference, if need there be, to the explanatory documents hereunto annexed, marked A and B. And, in considering such claims, the Commissioners are empowered and required to examine, on oath or affirmation, all such persons as shall come before them touching the real number of the slaves, or value of other property, for which indemification is claimed; and, also, to receive in evidence, according as they may think consistent with equity and justice, written depositions or papers, such depositions or papers being duly authenticated, either according to existing legal forms, or in such other manner as the said Commissioners shall see cause to require or allow.

Commissioners to

#### ARTICLE V.

In the event of the two Commissioners not agreeing in any particular case under examination, or of their disagreement upon any question sioners shall not which may result from the stipulations of this convention, then and in agree. that case they shall draw by lot the name of one of the two Arbitrators, who, after having given due consideration to the matter contested, shall consult with the Commissioners; and a final decision shall be given, conformably to the opinion of the majority of the two Commissioners

If the commis-

award.

and of the Arbitrator so drawn by lot. And the Arbitrator, when so acting with the two Commissioners, shall be bound in all respects by the rules of proceeding enjoined by the IVth article of this convention upon the Commissioners, and shall be vested with the same powers, and be deemed, for that case, a Commissioner.

#### ARTICLE VI.

The decision of the two Commissioners, or of the majority of the board,

Decision of the Commissioners.

as constituted by the preceding article, shall in all cases be final and conclusive, whether as to number, the value, or the ownership of the Payment of slaves, or other property, for which indemnification is to be made. And His Britannic Majesty engages to cause the sum awarded to each and every owner in lieu of his slave or slaves, or other property, to be paid in specie, without deduction, at such time or times and at such place or places as shall be awarded by the said Commissioners, and on condition of such releases or assignments to be given as they shall direct: Provided, that no such payment shall be fixed to take place sooner than twelve months from the day of the exchange of the ratifications of this

#### ARTICLE VII.

Expenses of commission.

convention.

It is farther agreed that the Commissioners and Arbitrators shall be respectively paid in such manner as shall be settled between the Governments of the United States and Great Britain at the time of the exchange of the ratifications of this convention. And all other expenses attending the execution of the commission shall be defrayed jointly by the United States and His Britannic Majesty, the same being previously ascertained and allowed by the majority of the board.

# ARTICLE VIII.

Certified copies of convention.

A certified copy of this convention, when duly ratified by His Majesty the Emperor of all the Russias, by the President of the United States, by and with the advice and consent of their Senate, and by His Britannic Majesty, shall be delivered by each of the contracting parties, respectively, to the Minister or other Agent of the mediating Power accredited to the Government of the United States, as soon as may be after the ratifications shall have been exchanged; which last shall be effected at Washington in six months from the date hereof, or sooner if possible.

Ratifications.

Date.

In faith whereof, the respective Plenipotentiaries have signed this Signatures. convention, drawn up in two languages, and have hereunto affixed their

Done in triplicate at St. Petersburg, this thirtieth day of July, one thousand

eight hundred and twenty-two.

NESSELRODE. CAPODISTRIAS. HENRY MIDDLETON. CHARLES BAGOT.

#### A.

# Count Nesselrode to Mr. Middleton.

Count Nessel- The undersigned, Secretary of State, directing the Imperial Administration of Foreign rode to Mr. Mid- Affairs, has the honor to communicate to Mr. Middleton, Envoy Extraordinary and Minister Plenipotentiary of the United States of America, the opinion which the Emperor, his master, has thought it his duty to express upon the object of the differences which have arisen between the United States and Great Britain, relative to the interpretation of the first article of the treaty of Ghent.

Mr. Middleton is requested to consider this opinion as the award required of the

Emperor by the two Powers.

He will doubtless recollect that he, as well as the Plenipotentiary of His Britannic Majesty, in all his memorials, has principally insisted on the grammatical sense of the first article of the treaty of Ghent, and that, even in his note of the 4th (16th) November, 1821, he has formally declared that it was on the signification of the words in the text of the article as it now is that the decision of His Imperial Majesty should be

The same declaration being made in the note of the British Plenipotentiary dated 8th (20th) October, 1821, the Emperor had only to conform to the wishes expressed by the two parties, by devoting all his attention to the examination of the grammatical

The above-mentioned opinion will show the manner in which His Imperial Majesty judges of this question; and in order that the Cabinet of Washington may also know the motives upon which the Emperor's judgment is founded, the undersigned has hereto subjoined an extract of some observations upon the literal sense of the first article of the treaty of Ghent.

In this respect the Emperor has confined himself to following the rules of the language employed in drawing up the act, by which the two powers have required his

arbitration, and defined the object of their difference.

His Imperial Majesty has thought it his duty, exclusively, to obey the authority of these rules, and his opinion could not but be the rigorous and necessary consequence thereof.

The undersigned eagerly embraces this occasion to renew to Mr. Middleton the assurances of his most distinguished consideration.

St. Petersburg, 22d April, 1822.

A ...

#### HIS IMPERIAL MAJESTY'S AWARD.

Invited by the United States of America and by Great Britain to give an opinion, as Arbitrator, in the differences which have arisen between these two Powers, on the Emperor of Russia. subject of the interpretation of the first article of the treaty which they concluded at Ghent, on the 24th December, 1814, the Emperor has taken cognizance of all the acts, memorials, and notes in which the respective Plenipotentiaries have set forth to his administration of foreign affairs the arguments upon which each of the litigant parties depends in support of the interpretation given by it to the said article.

After having maturely weighed the observations exhibited on both sides:

Considering that the American Plenipotentiary and the Plenipotentiary of Britain

have desired that the discussion should be closed;

Considering that the former, in his note of the 4th (16th) November, 1821, and the latter, in his note of the 8th (20th) October, of the same year, have declared that it is upon the construction of the text of the article as it stands, that the Arbitrator's decision should be founded, and that both have appealed, only as subsidiary means, to the general principles of the law of nations and of maritime law;

The Emperor is of opinion "that the question can only be decided according to the

literal and grammatical sense of the first article of the treaty of Ghent."

As to the literal and grammatical sense of the first article of the treaty of Ghent: Considering that the period upon the signification of which doubts have arisen, is

expressed as follows:
"All territory, places, and possessions whatsoever, taken by either party from the other during the war, or which may be taken after the signing of this treaty, excepting only the islands hereinafter mentioned, shall be restored without delay, and without causing any destruction or carrying away any of the artillery or other public property originally captured in the said forts of places, and which shall remain therein upon the exchange of the ratifications of this treaty, or any slaves, or other private property; and all archives, records, deeds, and papers, either of a public nature, or belonging to private perfectly in the content of the officers of sons, which, in the course of the war, may have fallen into the hands of the officers of either party, shall be, as far as may be practicable, forthwith restored and delivered to

the proper authorities and persons to whom they respectively belong." Considering that, in this period, the words originally captured, and which shall remain therein upon the exchange of the ratifications, form an incidental phrase, which can have respect, grammatically, only to the substantives or subjects which precede;

That the first article of the treaty of Ghent thus prohibits the contracting parties

from carrying away from the places of which it stipulates the restitution, only the public property which might have been originally captured there, and which should remain therein upon the exchange of the ratifications, but that it prohibits the carrying away from these same places any private property whatever;

That, on the other hand, these two prohibitions are solely applicable to the places of

which the article stipulates the restitution;

The Emperor is of opinion:

"That the United States of America are entitled to a just indemnification, from

Award of the

NESSELRODE.

Great Britain, for all private property carried away by the British forces; and as the question regards slaves more especially, for all such slaves as were carried away by the British forces, from the places and territories of which the restitution was stipulated by the treaty, in quitting the said places and territories;

"That the United States are entitled to consider, as having been so carried away, all such slaves as may have been transported from the above-mentioned territories on board of the British vessels within the waters of the said territories, and who, for this reason,

have not been restored;

"But that, if there should be any American slaves who were carried away from territories of which the first article of the treaty of Ghent has not stipulated the restitutions of the treaty of Ghent has not stipulated the restitutions of the treaty of Ghent has not stipulated the restitutions of the treaty of Ghent has not stipulated the restitutions of the treaty of Ghent has not stipulated the restitutions of the treaty of Ghent has not stipulated the restitutions of the treaty of Ghent has not stipulated the restitutions of the treaty of Ghent has not stipulated the restitution of the treaty of Ghent has not stipulated the restitutions of the treaty of Ghent has not stipulated the restitutions of the treaty of Ghent has not stipulated the restitutions of the treaty of Ghent has not stipulated the restitutions of the treaty of Ghent has not stipulated the restitutions of the treaty of Ghent has not stipulated the restitutions of the treaty of Ghent has not stipulated the restitutions of the treaty of Ghent has not stipulated the restitution of the treaty of Ghent has not stipulated the restitution of the treaty of Ghent has not stipulated the restitution of the treaty of Ghent has not stipulated the restitution of the treaty of Ghent has not stipulated the restitution of the treaty of Ghent has not stipulated the restitution of the treaty of Ghent has not stipulated the restitution of the treaty of Ghent has not stipulated the restitution of the treaty of Ghent has not stipulated the restitution of the treaty of Ghent has not stipulated the restitution of the treaty of Ghent has not stipulated the restitution of the treaty of Ghent has not stipulated the restitution of the treaty of Ghent has not stipulated the restitution of the treaty of Ghent has not stipulated the restitution of the treaty of Ghent has not stipulated the restitution of the treaty of Ghent has not stipulated the restitution of the treaty of Ghent has not stipulated the restitution of the treaty of Ghent has not stipulated the restitution of tion to the United States, the United States are not to claim an indemnification for the said slaves."

The Emperor declares, besides, that he is ready to exercise the office of mediator, which has been conferred on him beforehand by the two States, in the negotiations which must ensue between them in consequence of the award which they have domaided. Done at St. Petersburg 22d April, 1822.

B.

#### Count Nesselrode to Mr. Middleton.

Count Nessel-

The undersigned, Secretary of State, directing the Imperial Administration of Forrode to Mr. Mideleton.

eign Affairs, has, without delay, laid before the Emperor, his master, the explanations dieton.

eign Affairs, has, without delay, laid before the Emperor, his master, the explanations into which the Ambassador of His Britannic Majesty has entered with the Imperial Ministry, in consequence of the preceding confidential communication which was made to Mr. Middleton, as well as to Sir Charles Bagot, of the opinion expressed by the Emperor, his master, the explanations which was made to Mr. Middleton, as well as to Sir Charles Bagot, of the opinion expressed by the Emperor, his master, the explanations which was made to Mr. Middleton, as well as to Sir Charles Bagot, of the opinion expressed by the Emperor.

peror upon the true sense of the 1st article of the treaty of Ghent.

Sir Charles Bagot understands that, in virtue of the decision of His Imperial Majesty, "His Britannic Majesty is not bound to indemnify the United States for any slaves who, coming from places which have never been occupied by his troops, voluntarily joined the British forces, either in consequence of the encouragement which His Majesty's officers had offered them, or to free themselves from the power of their master these slaves not having been carried away from places or territories captured by His Britannic Majesty during the war, and, consequently, not having been carried away from places of which the article stipulates the restitution."

In answer to this observation, the undersigned is charged by His Imperial Majesty to communicate what follows to the Minister of the United States of America:

The Emperor having, by the mutual consent of the two Plenipotentiaries, given an opinion founded solely upon the sense which results from the text of the article in dispute, does not think himself called upon to decide here any question relative to what the laws of war permit or forbid to the belligerents; but, always faithful to the grammatical interpretation of the 1st article of the treaty of Ghent, His Imperial Majesty

declares, a second time, that it appears to him according to this interpretation:

"That, in quitting the places and territories of which the treaty of Ghent stipulates the restitution to the United States, His Britannic Majesty's forces had no right to carry away from these same places and territories, absolutely, any slave, by whatever

means he had fallen or come into their power.

But that if, during the war, American slaves had been carried away by the English forces, from other places than those of which the treaty of Ghent stipulates the restitution, upon the territory, or on board British vessels, Great Britain should not be bound to indemnify the United States for the loss of these slaves, by whatever means

they might have fallen or come into the power of her officers."

Although convinced, by the previous explanations above mentioned, that such is also the sense which Sir Charles Bagot attaches to his observation, the undersigned has nevertheless received from His Imperial Majesty orders to address the present note to the respective Plenipotentiaries, which will prove to them, that, in order the better to justify the confidence of the two Governments, the Emperor has been unwilling that the slightest doubt should arise regarding the consequences of his opinion.

The undersigned eagerly embraces this occasion of repeating to Mr. Middleton the assurance of his most distinguished consideration.

NESSELRODE.

St. Petersburg, 22d April, 1822.

# GREAT BRITAIN, 1826.

Nov. 13, 1826.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND GREAT BRITAIN RELATIVE TO INDEMNITY UNDER TREATY OF JULY 12, 1822, CONCLUDED AT LONDON NOVEMBER 13, 1826; RATIFICATION ADVISED BY SENATE DECEMBER 26, 1826; RATIFIED BY PRESIDENT DECEMBER 27, 1826; RATIFICATIONS EXCHANGED AT LONDON FEBRUARY 6, 1827; PROCLAIMED MARCH 19, 1827 PROCLAIMED, MARCH 19, 1827.

Preamble.

Difficulties having arisen in the execution of the convention concluded [See treaty of at St. Petersburgh on the twelfth day of July, 1822, under the media-1822, pp. 303-306.] tion of His Majesty the Emperor of all the Russias, between the United States of America and Great Britain, for the purpose of carrying into effect the decision of His Imperial Majesty upon the differences which had arisen between the said United States and Great Britain on the true construction and meaning of the first article of the treaty of peace and amity concluded at Ghent on the twenty-fourth day of December, 1814: The said United States and his Britannick Majesty, being equally desirous to obviate such difficulties, have respectfully named Plenipotentiaries to treat and agree respecting the same, that is to say:

The President of the United States of America has appointed Albert Gallatin their Envoy Extraordinary and Minister Plenipotentiary to His Britannick Majesty; and His Majesty the King of the United Kingdom of Great Britain and Ireland, the Right Honourable William Huskisson, a member of his said Majesty's Most Honourable Privy Council, a member of Parliament, President of the Committee of Privy Council for Affairs of Trade and Foreign Plantations, and Treasurer of his said Majesty's Navy, and Henry Unwin Addington, Esquire, late His Majesty's Chargé d'Affaires to the United States of America;

Who, after having communicated to each other their respective full powers, found to be in due and proper form, have agreed upon and con-

cluded the following articles:

## ARTICLE I.

His Majesty the King of the United Kingdom of Great Britain and Ireland agrees to pay, and the United States of America agree to receive, for the use of the persons entitled to indemnification and compensation by virtue of the said decision and convention, the sum of twelve hundred and four thousand nine hundred and sixty dollars, current money of the United States, in lieu of, and in full and complete satisfaction for, all sums claimed or claimable from Great Britain, by any person or persons whatsoever, under the said decision and convention.

ARTICLE II.

The object of the said convention being thus fulfilled, that convention is hereby declared to be cancelled and annulled, save and except the second article of the same, which has already been carried into execution by the Commissioners appointed under the said convention; and save and except so much of the third article of the same as relates to the definitive list of claims and has already likewise been carried into execution by the said Commissioners.

The said sum of twelve hundred and four thousand nine hundred and sixty dollars shall be paid at Washington to such person or persons as mentshall be duly authorized, on the part of the United States, to receive the same, in two equal payments as follows:

ARTICLE III.

The payment of the first half to be made twenty days after official notification shall have been made by the Government of the United States to His Britannick Majesty's Minister in the said United States of the ratification of the present convention by the President of the United States, by and with the advice and consent of the Senate thereof.

And the payment of the second half to be made on the first day of

August, 1827.

ARTICLE IV.

The above sums being taken as a full and final liquidation of all claims whatsoever arising under the said decision and convention, both the final adjustment of those claims, and the distribution of the sums so paid by Great Britain to the United States, shall be made in such manner as the United States alone shall determine; and the Government of Great Britain shall have no further concern or liability therein.

Negotiators.

Sum to be paid by Great Britain.

Convention of 1822 annulled.

Manner of pay-

Liquidation

# ARTICLE V.

Papers of the commission.

It is agreed that from the date of the exchange of the ratifications of the present convention, the joint commission appointed under the said convention of St. Petersburgh, of the twelfth of July, 1822, shall be dissolved; and upon the dissolution thereof, all the documents and papers in possession of the said commission, relating to claims under that convention, shall be delivered over to such person or persons as shall be duly authorized on the part of the United States to receive the same. And the British Commissioner shall make over to such person or persons, so authorized, all the documents and papers (or authenticated copies of the same, where the originals cannot conveniently be made over) relating to claims under the said convention, which he may have received from his Government for the use of the said commission, conformably to the stipulations contained in the third article of the said convention.

#### ARTICLE VI.

Ratifications.

The present convention shall be ratified, and the ratifications shall be exchanged in London, in six months from this date, or sooner if possible.

Signatures.

In witness whereof the Plenipotentiaries aforesaid, by virtue of their respective full powers, have signed the same, and have affixed thereunto the seals of their arms.

Date.

Done at London this thirteenth day of November, in the year of our Lord one thousand eight hundred and twenty-six.

ALBERT GALLATIN. [L. S.] WILLIAM HUSKISSON. [L. S.] HENRY UNWIN ADDINGTON. [L. s.]

## GREAT BRITAIN, 1827.

August 6, 1827.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND HIS BRITANNIC MAJESTY, CONTINUOUS TO CONVENTION OF OCTOBER 20, 1818, RELATIVE TO TERRITORY ON NORTHWEST COAST WEST OF THE ROCKY MOUNTAINS, CONCLUDED AT LONDON AUGUST 6, 1827; RATIFICATION ADVISED BY SENATE FEBRUARY 5, 1828; RATIFIED BY PRESIDENT FEBRUARY 50, 1828; RATIFIED BY PRESIDENT FEBRUARY 51, 1828; RATIFIE RUARY 21, 1828; RATIFICATIONS EXCHANGED AT LONDON APRIL 2, 1828; PROCLAIMED MAY 15, 1828.

Contracting parties.

The United States of America and His Majesty the King of the United Kingdom of Great Britain and Ireland, being equally desirous to prevent, as far as possible, all hazard of misunderstanding between the two nations, with respect to the territory on the northwest coast of America, west of the Stoney or Rocky Mountains, after the expiration [See Article III, America, west of the Stoney or Rocky Mountains, after the expiration on the only of the third article of the convention concluded between them on the twentieth of October, 1818, and also with a view to give further time for maturing measures which shall have for their object a more definite settlement of the claims of each party to the said territory, have respectively named their Plenipotentiaries to treat and agree concerning

convention 1818, p. 299.]

a temporary renewal of the said article, that is to say:

The President of the United States of America, Albert Gallatin, their Envoy Extraordinary and Minister Plenipotentiary to His Britannick Majesty; and His Majesty the King of the United Kingdom of Great Britain and Ireland, the Right Honourable Charles Grant, a member of his said Majesty's Most Honourable Privy Council, a member of Parliament, and Vice-President of the Committee of Privy Council for Affairs of Trade and Foreign Plantations, and Henry Unwin Addington, Esquire;

Who, after having communicated to each other their respective full powers, found to be in due and proper form, have agreed upon and concluded the following articles:

Negotiators.

## ARTICLE I.

All the provisions of the third article of the convention concluded between the United States of America and His Majesty the King of the vention of 1818 United Kingdom of Great Britain and Ireland on the twentieth of October, 1818, shall be, and they are hereby, further indefinitely extended and continued in force, in the same manner as if all the provisions of the said article were herein specifically recited.

Article III, concontinued in force.

#### ARTICLE II.

It shall be competent, however, to either of the contracting parties, in case either should think fit, at any time after the twentieth of Octo-vention. ber, 1828, on giving due notice of twelve months to the other contracting party, to annul and abrogate this convention; and it shall, in such case, be accordingly entirely annulled and abrogated, after the expiration of the said term of notice.

Duration of con-

#### ARTICLE III.

Nothing contained in this convention, or in the third article of the convention of the twentieth of October, 1818, hereby continued in force, not affected. shall be construed to impair, or in any manner affect, the claims which either of the contracting parties may have to any part of the country westward of the Stoney or Rocky Mountains.

Certain claims

#### ARTICLE IV.

The present convention shall be ratified, and the ratifications shall be exchanged in nine months, or sooner if possible. In witness whereof, the respective Plenipotentiaries have signed the

Ratifications. Signatures.

same, and have affixed thereto the seals of their arms.

Date.

Done at London the sixth day of August, in the year of our Lord one thousand eight hundred and twenty-seven.

CHA. GRANT.

ALBERT GALLATIN. [L. S.] HENRY UNWIN ADDINGTON. L. S.

# GREAT BRITAIN, 1827.

RENEWAL OF CONVENTION WITH GREAT BRITAIN OF JULY 3, 1815, FOR THE REGULATION OF COMMERCE, CONCLUDED AT LONDON AUGUST 6, 1827; RATIFICATION ADVISED BY SENATE JANUARY 9, 1828; RATIFIED BY PRESIDENT JANUARY 12, 1828; RATIFICATIONS EXCHANGED AT LONDON APRIL 2, 1828; PROCLAIMED MAY 15, 1828.

August 6, 1827.

Contracting par-

[See convention

of 1815, pp. 292-295, and Article IV,

The United States of America and His Majesty the King of the United Kingdom of Great Britain and Ireland, being desirous of conties. tinuing in force the existing commercial regulations between the two countries, which are contained in the convention concluded between of them on the third of July, 1815, and further renewed by the fourth convent article of the convention of the twentieth of October, 1818, have, for p. 299.] that purpose, named their respective Plenipotentiaries, that is to say:

convention of 1818, Negotiators.

The President of the United States of America, Albert Gallatin, their Envoy Extraordinary and Minister Plenipotentiary to His Britannick Majesty; and His Majesty the King of the United Kingdom of Great Britain and Ireland, the Right Honourable Charles Grant, a member of His said Majesty's Most Honourable Privy Council, a member of Parliament, and Vice-President of the Committee of Privy Council for Affairs of Trade and Foreign Plantations; and Henry Unwin Addington, Esquire;

Who, after having communicated to each other their respective full powers, found to be in due and proper form, have agreed upon and concluded the following articles:

## ARTICLE I.

Convention July 3, 1815, continued in force.

All the provisions of the convention concluded between the United States of America and His Majesty the King of the United Kingdom of Great Britain and Ireland, on the third of July, 1815, and further continued for the term of ten years by the fourth article of the convention of the twentieth of October, 1818, with the exception therein contained as to St. Helena, are hereby further indefinitely, and without the said exception, extended and continued in force, from the date of the expiration of the said ten years, in the same manner as if all the provisions of the said convention of the third of July, 1815, were herein specifically recited.

#### ARTICLE II.

Duration of convention.

It shall be competent, however, to either of the contracting parties, in case either should think fit, at any time after the expiration of the said ten years, that is, after the twentieth of October, 1828, on giving due notice of twelve months to the other contracting party, to annul and abrogate this convention; and it shall, in such case, be accordingly entirely annulled and abrogated, after the expiration of the said term of notice.

## ARTICLE III.

Ratifications.

The present convention shall be ratified, and the ratifications shall be exchanged in nine months, or sooner if possible.

Signatures.

Date.

In witness whereof, the respective Plenipotentiaries have signed the same, and have affixed thereto the seals of their arms.

Done at London the sixth day of August, in the year of our Lord one

thousand eight hundred and twenty-seven.

ALBERT GALLATIN. CHA. GRANT. HENRY UNWIN ADDINGTON. L. s.

# GREAT BRITAIN, 1827.

Sept. 29, 1827.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND GREAT BRITAIN RELATIVE TO THE NORTHEASTERN BOUNDARY, CONCLUDED AT LONDON SEPTEMBER 29, 1827; RATIFICATION ADVISED BY SENATE JANUARY 14, 1828; RATIFIED BY PRESIDENT FEBRUARY 12, 1828; RATIFICATIONS EXCHANGED AT LONDON APRIL 2, 1828; PROCLAIMED MAY 15, 1828.

Preamble.

[See Article V. treaty of 1814, pp. 289, 290.1

Whereas it is provided by the fifth article of the treaty of Ghent, that, in case the Commissioners appointed under that article, for the settlement of the boundary line therein described, should not be able to agree upon such boundary line, the report or reports of those Commissioners,

ties.

stating the points on which they had differed, should be submitted to some friendly Sovereign or State, and that the decision given by such Sovereign or State, on such points of difference, should be considered by the contracting parties as final and conclusive: That case having now arisen, and it having, therefore, become expedient to proceed to and Contracting par- regulate the reference as above described, the United States of America and His Majesty the King of the United Kingdom of Great Britain and Ireland have, for that purpose, named their Plenipotentiaries, that is to

say:

Negotiators.

The President of the United States has appointed Albert Gallatin, their Envoy Extraordinary and Minister Plenipotentiary at the Court of His Britannick Majesty; and His said Majesty, on his part, has appointed the Right Honourable Charles Grant, a member of Parliament, a member of His said Majesty's Most Honourable Privy Council, and President of the Committee of the Privy Council for Affairs of Trade and Foreign Plantations, and Henry Unwin Addington, Esquire;

Who, after having exchanged their respective full powers, found to be in due and proper form, have agreed to and concluded the following

articles:

#### ARTICLE I.

It is agreed that the points of difference which have arisen in the settlement of the boundary between the American and British Domin. ferences. ions, as described in the 5th article of the treaty of Ghent, shall be referred, as therein provided, to some friendly Sovereign or State, who shall be invited to investigate, and make a decision upon, such points of difference.

Reference of dif-

The two contracting Powers engage to proceed in concert, to the choice of such friendly Sovereign or State, as soon as the ratifications of this convention shall have been exchanged, and to use their best endeavours to obtain a decision, if practicable, within two years after the Arbiter shall have signified his consent to act as such.

#### ARTICLE II.

The reports, and documents thereunto annexed, of the Commissioners appointed to carry into execution the 5th article of the treaty of Ghent, being so voluminous and complicated as to render it improbable that any Sovereign or State should be willing or able to undertake the office of investigating and arbitrating upon them, it is hereby agreed to substitute, for those reports, new and separate statements of the respective cases, severally drawn up by each of the contracting parties, in such form and terms as each may think fit.

The said statements, when prepared, shall be mutually communicated to each other by the contracting parties, that is to say, by the United States to His Britannick Majesty's Minister or Chargé d'Affaires at Washington, and by Great Britain to the Minister or Chargé d'Affaires of the United States at London, within fifteen months after the exchange of the ratifications of the present convention.

After such communication shall have taken place, each party shall have the power of drawing up a second and definitive statement, if it thinks fit so to do, in reply to the statement of the other party, so communicated; which definitive statements shall also be mutually communicated in the same manner as aforesaid, to each other, by the contracting parties, within twenty-one months after the exchange of ratifications of the present convention.

ARTICLE III.

Each of the contracting parties shall, within nine months after the Evidence interexchange of ratifications of this convention, communicate to the other, ed to be offered. in the same manner as aforesaid, all the evidence intended to be brought in support of its claim, beyond that which is contained in the reports of the Commissioners, or papers thereunto annexed, and other written documents laid before the Commission, under the 5th article of the treaty of Ghent.

Each of the contracting parties shall be bound, on the application of the other party, made within six months after the exchange of the ratifications of this convention, to give authentick copies of such individually specified acts of a publick nature, relating to the territory in question, intended to be laid as evidence before the Arbiter, as have

Statement of the respective cases.

Evidence intend-

been issued under the authority, or are in the exclusive possession, of

each party.

No maps, surveys, or topographical evidence of any description, shall be adduced by either party, beyond that which is hereinafter stipulated. nor shall any fresh evidence of any description be adduced or adverted to, by either party, other than that mutually communicated or applied

for as aforesaid.

Each party shall have full power to incorporate in, or annex to, either its first or second statement, any portion of the reports of the Commissioners, or papers thereunto annexed, and other written documents laid before the Commission under the 5th article of the treaty of Ghent, or of the other evidence mutually communicated or applied for as above provided, which it may think fit.

### ARTICLE IV.

Maps.

The map called Mitchell's map, by which the framers of the treaty of 1783 are acknowledged to have regulated their joint and official proceedings, and the map A, which has been agreed on by the contracting parties, as a delineation of the water courses, and of the boundary lines in reference to the said water courses, as contended for by each party respectively, and which has accordingly been signed by the abovenamed Plenipotentiaries, at the same time with this convention, shall be annexed to the statements of the contracting parties, and be the only maps that shall be considered as evidence, mutually acknowledged by the contracting parties, of the topography of the country.

It shall, however, be lawful for either party to annex to its respective first statement, for the purposes of general illustration, any of the maps, surveys, or topographical delineations, which were filed with the Commissioners under the 5th article of the treaty of Ghent, any engraved map heretofore published, and also a transcript of the above-mentioned map A, or of a section thereof, in which transcript each party may lay down the highlands, or other features of the country, as it shall think fit; the water courses and the boundary lines, as claimed by each party,

remaining as laid down in the said map A.

But this transcript, as well as all the other maps, surveys, or topographical delineations, other than the map A, and Mitchell's map, intended to be thus annexed, by either party, to the respective statements, shall be communicated to the other party, in the same manner as aforesaid, within nine months after the exchange of the ratifications of this convention, and shall be subject to such objections and observations as the other contracting party may deem it expedient to make thereto, and shall annex to his first statement, either in the margin of such transcript, map or maps, or otherwise.

# ARTICLE V.

Statements, &c., to be delivered.

All the statements, papers, maps, and documents, above mentioned, and which shall have been mutually communicated as aforesaid, shall, without any addition, subtraction, or alteration, whatsoever, be jointly and simultaneously delivered in to the arbitrating Sovereign or State within two years after the exchange of ratifications of this convention, unless the Arbiter should not, within that time, have consented to act as such; in which case all the said statements, papers, maps, and documents shall be laid before him within six months after the time when he shall have consented so to act. No other statements, papers, maps, or documents shall ever be laid before the Arbiter, except as hereinafter provided.

## ARTICLE VI.

In case the Ar-

In order to facilitate the attainment of a just and sound decision on biter should desire the part of the Arbiter, it is agreed that, in case the said Arbiter should desire further elucidation or evidence in regard to any specifick point contained in any of the said statements submitted to him, the requisition for such elucidation or evidence shall be simultaneously made to both parties, who shall thereupon be permitted to bring further evidence, if required, and to make, each, a written reply to the specifick questions submitted by the said Arbiter, but no further; and such evidence and replies shall be immediately communicated by each party to the other.

And in case the Arbiter should find the topographical evidence, laid as aforesaid before him, insufficient for the purposes of a sound and just decision, he shall have the power of ordering additional surveys to be made of any portions of the disputed boundary line or territory, as he may think fit; which surveys shall be made at the joint expense of the contracting parties, and be considered as conclusive by them.

### ARTICLE VIL

The decision of the Arbiter, when given, shall be taken as final and conclusive; and it shall be carried, without reserve, into immediate Arbiter. effect, by Commissioners appointed for that purpose by the contracting parties.

Decision of the

Ratifications.

Signatures.

Date.

#### ARTICLE VIII.

This convention shall be ratified, and the ratifications shall be exchanged in nine months from the date hereof, or sooner if possible.

In witness whereof, we, the respective Plenipotentiaries, have signed the same, and have affixed thereto the seals of our arms.

Done at London the twenty-ninth day of September, in the year of

our Lord one thousand eight hundred and twenty-seven.

ALBERT GALLATÍN. [L. S.] CHA. GRANT. L. S. HENRY UNWIN ADDINGTON.

# GREAT BRITAIN, 1842.

TREATY BETWEEN THE UNITED STATES OF AMERICA AND HER BRITAN-NIC MAJESTY RELATIVE TO BOUNDARIES, SUPPRESSION OF THE SLAVE-TRADE, AND EXTRADITION OF CRIMINALS, CONCLUDED AT WASHING-TON AUGUST 9, 1842; RATIFICATION ADVISED BY SENATE AUGUST 20, 1842; RATIFIED BY PRESIDENT AUGUST 22, 1842; RATIFICATIONS EX-CHANGED AT LONDON OCTOBER 13, 1842; PROCLAIMED NOVEMBER 10, 1849

August 9, 1842.

A treaty to settle and define the boundaries between the territories of the United States and the possessions of Her Britannic Majesty in North America; for the final suppression of the African slave-trade; and for the giving up of criminals fugitive from justice, in certain cases.

Whereas certain portions of the line of boundary between the United States of America and the British dominions in North America, described in the second article of the treaty of peace of 1783, have not yet been ascertained and determined, notwithstanding the repeated treaty of 1783, pp. attempts which have been heretofore made for that purpose; and 266,267.] whereas it is now thought to be for the interest of both parties, that, avoiding further discussion of their respective rights, arising in this respect under the said treaty, they should agree on a conventional line in said portions of the said boundary, such as may be convenient to both parties, with such equivalents and compensations as are deemed just and reasonable; and whereas, by the treaty concluded at Ghent on the 24th day of December, 1814, between the United States and His Britannic Majesty, an article was agreed to and inserted of the following tenor, vizt: "Art. 10. Whereas the traffic in slaves is irreconcilable with the

Preamble.

[See Article II,

[See p. 292.]

principles of humanity and justice; and whereas both His Majesty and the United States are desirous of continuing their efforts to promote its entire abolition, it is hereby agreed that both the contracting parties shall use their best endeavors to accomplish so desirable an object;" and whereas, notwithstanding the laws which have at various times been passed by the two Governments, and the efforts made to suppress it, that criminal traffic is still prosecuted and carried on; and whereas the United States of America and Her Majesty the Queen of the United Kingdom of Great Britain and Ireland are determined that, so far as may be in their power, it shall be effectually abolished; and whereas it is found expedient, for the better administration of justice and the prevention of crime within the territories and jurisdiction of the two parties respectively, that persons committing the crimes hereinafter enumerated. and being fugitives from justice, should, under certain circumstances, Contracting par- be reciprocally delivered up: The United States of America and Her Britannic Majesty, having resolved to treat on these several subjects, have for that purpose appointed their respective Plenipotentiaries to

ties.

negotiate and conclude a treaty, that is to say:
The President of the United States has, on his part, furnished with Negotiators.

full powers Daniel Webster, Secretary of State of the United States, and Her Majesty the Queen of the United Kingdom of Great Britain and Ireland has, on her part, appointed the Right Honorable Alexander Lord Ashburton, a peer of the said United Kingdom, a member of Her Majesty's Most Honorable Privy Council, and Her Majesty's Minister Plenipotentiary on a special mission to the United States;

Who, after a reciprocal communication of their respective full powers,

have agreed to and signed the following articles:

#### ARTICLE I.

Boundary line between United States and the British possessions.

[See p. 271.]

[See p. 289.]

and VI.

It is hereby agreed and declared that the line of boundary shall be as follows: Beginning at the monument at the source of the river St. Croix as designated and agreed to by the Commissioners under the fifth article of the treaty of 1794, between the Governments of the United States and Great Britain; thence, north, following the exploring line run and marked by the surveyors of the two Governments in the years 1817 and 1818, under the fifth article of the treaty of Ghent, to its intersection with the river St. John, and to the middle of the channel thereof; thence, up the middle of the main channel of the said river St. John, to the mouth of the river St. Francis; thence, up the middle of the channel of the said river St. Francis, and of the lakes through which it flows, to the outlet of the Lake Pohenagamook; thence, southwesterly, in a straight line, to a point on the [See Articles III northwest branch of the river St. John, which point shall be ten miles distant from the main branch of the St. John, in a straight line, and in the nearest direction; but if the said point shall be found to be less than seven miles from the nearest point of the summit or crest of the highlands that divide those rivers which empty themselves into the river Saint Lawrence from those which fall into the river Saint John, then the said point shall be made to recede down the said northwest branch of the river St. John, to a point seven miles in a straight line from the said summit or crest; thence, in a straight line, in a course about south, eight degrees west, to the point where the parallel of latitude of 46° 25' north intersects the southwest branch of the St. John's; thence, southerly, by the said branch, to the source thereof in the highlands at the Metjarmette portage; thence, down along the said highlands which divide the waters which empty themselves into the river Saint Lawrence from those which fall into the Atlantic Ocean, to the head of Hall's Stream; thence, down the middle of said stream, till the line thus run intersects the old line of boundary surveyed and marked by Valentine and Collins, previously to the year 1774, as the 45th degree of north latitude, and which has been known and understood to be the line of

actual division between the States of New York and Vermont on one side, and the British province of Canada on the other; and from said point of intersection, west, along the said dividing line, as heretofore known and understood, to the Iroquois or St. Lawrence River.

## ARTICLE II.

It is moreover agreed, that from the place where the joint Commissioners terminated their labors under the sixth article of the treaty the boundary line. of Ghent, to wit, at a point in the Neebish Channel, near Muddy Lake, the line shall run into and along the ship-channel between Saint Joseph and St. Tammany Islands, to the division of the channel at or near the head of St. Joseph's Island; thence, turning eastwardly and northwardly around the lower end of St. George's or Sugar Island, and following the middle of the channel which divides St. George's from St. Joseph's Island; thence up the east Neebish Channel, nearest to St. George's Island, through the middle of Lake George; thence, west of Jonas' Island, into St. Mary's River, to a point in the middle of that river, about one mile above St. George's or Sugar Island, so as to appropriate and assign the said island to the United States; thence, adopting the line traced on the maps by the Commissioners, thro the river St. Mary and Lake Superior, to a point north of Ile Royale, in said lake, one hundred yards to the north and east of Ile Chapeau, which last mentioned island lies near the northeastern point of Ile Royale, where the line marked by the Commissioners terminates; and from the last-mentioned point, southwesterly, through the middle of the sound between Ile Royale and the northwestern main land, to the mouth of Pigeon River, and up the said river, to and through the north and south Fowl Lakes, to the lakes of the height of land between Lake Superior and the Lake of the Woods; thence, along the water communication to Lake Saisaginaga, and through that lake; thence, to and through Cypress Lake, Lac du Bois Blanc, Lac la Croix, Little Vermilion Lake, and Lake Namecan and through the several smaller lakes, straits, or streams, connecting the lakes here mentioned, to that point in Lac la Pluie, or Rainy Lake, at the Chaudière Falls, from which the Commissioners traced the line to the most northwestern point of the Lake of the Woods; thence, along the said line, to the said most northwestern point, being in latitude 49° 23' 55" north, and in longitude 95° 14' 38" west from the observatory at Greenwich; thence, according to existing treaties, due south to its intersection with the 49th parallel of north latitude, and along that parallel to the Rocky Mountains. It being understood that all the water communications and all the usual portages along the line from Lake Superior to the Lake of the Woods, and also Grand Portage, from the shore of Lake Superior to the Pigeon River, as now actually used, shall be free and open to the use of the citizens and subjects of both countries.

Description of [See p. 302.]

[See Article I, treaty of 1846, p.

## ARTICLE III.

In order to promote the interests and encourage the industry of all the inhabitants of the countries watered by the river St. John and its the river St. John. tributaries, whether living within the State of Maine or the province of New Brunswick, it is agreed that, where, by the provisions of the present treaty, the river St. John is declared to be the line of boundary, the navigation of the said river shall be free and open to both parties, and shall in no way be obstructed by either; that all the produce of the forest, in logs, lumber, timber, boards, staves, or shingles, or of agriculture, not being manufactured, grown on any of those parts of the State of Maine watered by the river St. John, or by its tributaries, of which fact reasonable evidence shall, if required, be produced, shall have free access into and through the said river and its said tributaries, having their source within the State of Maine, to and

Navigation of

from the sea-port at the mouth of the said river St. John's, and to and round the falls of the said river, either by boats, rafts, or other conveyance; that when within the province of New Brunswick, the said produce shall be dealt with as if it were the produce of the said province; that, in like manner, the inhabitants of the territory of the upper St. John, determined by this treaty to belong to Her Britannic Majesty, shall have free access to and through the river, for their produce, in those parts where the said river runs wholly through the State of Maine: Provided, always, that this agreement shall give no right to either party to interfere with any regulations not inconsistent with the terms of this treaty which the governments, respectively, of Maine or of New Brunswick may make respecting the navigation of the said river, where both banks thereof shall belong to the same party.

## ARTICLE IV.

Grants of land, &c., within the territory.

All grants of land heretofore made by either party, within the limits of the territory which by this treaty falls within the dominions of the other party, shall be held valid, ratified, and confirmed to the persons in possession under such grants, to the same extent as if such territory had by this treaty fallen within the dominions of the party by whom such grants were made; and all equitable possessory claims, arising from a possession and improvement of any lot or parcel of land by the person actually in possession, or by those under whom such person claims, for more than six years before the date of this treaty, shall, in like manner, be deemed valid, and be confirmed and quieted by a release to the person entitled thereto, of the title to such lot or parcel of land, so described as best to include the improvements made thereon; and in all other respects the two contracting parties agree to deal upon the most liberal principles of equity with the settlers actually dwelling upon the territory falling to them, respectively, which has heretofore been in dispute between them.

## ARTICLE V.

Distribution of the "disputed territory fund."

Whereas in the course of the controversy respecting the disputed territory on the northeastern boundary, some moneys have been received by the authorities of Her Britannic Majesty's province of New Brunswick, with the intention of preventing depredations on the forests of the said territory, which moneys were to be carried to a fund called the "disputed territory fund," the proceeds whereof it was agreed should be hereafter paid over to the parties interested, in the proportions to be determined by a final settlement of boundaries, it is hereby agreed that a correct account of all receipts and payments on the said fund shall be delivered to the Government of the United States within six months after the ratification of this treaty; and the proportion of the amount due thereon to the States of Maine and Massachusetts, and any bonds or securities appertaining thereto shall be paid and delivered over to the Government of the United States; and the Government of the United States agrees to receive for the use of, and pay over to, the States of Maine and Massachusetts, their respective portions of said fund, and further, to pay and satisfy said States, respectively, for all claims for expenses incurred by them in protecting the said heretofore disputed territory and making a survey thereof in 1838; the Government of the United States agreeing with the States of Maine and Massachusetts to pay them the further sum of three hundred thousand dollars, in equal moieties, on account of their assent to the line of boundary described in this treaty, and in consideration of the conditions and equivalents received therefor from the Government of Her Britannic Majesty.

### ARTICLE VI.

It is furthermore understood and agreed that, for the purpose of running and tracing those parts of the line between the source of the St. Croix and the St. Lawrence River which will require to be run and ascertained, and for marking the residue of said line by proper monuments rence Rivers. on the land, two Commissioners shall be appointed, one by the President of the United States, by and with the advice and consent of the Senate thereof, and one by Her Britannic Majesty; and the said Commissioners shall meet at Bangor, in the State of Maine, on the first day of May next, or as soon thereafter as may be, and shall proceed to mark the line above described, from the source of the St. Croix to the river St. John; and shall trace on proper maps the dividing-line along said river and along the river St. Francis to the outlet of the Lake Pohenagamook; and from the outlet of the said lake they shall ascertain, fix, and mark, by proper and durable monuments on the land, the line described in the first article of this treaty; and the said Commissioners shall make to each of their respective Governments a joint report or declaration, under their hands and seals, designating such line of boundary, and shall accompany such report or declaration with maps, certified by them to be true maps of the new boundary.

Commission ers to mark the line between the St. Croix and St. Law-

#### ARTICLE VII.

It is further agreed that the channels in the river St. Lawrence on both sides of the Long Sault Islands and of Barnhart Island, the chan-open to both parnels in the river Detroit on both sides of the island Bois Blanc, and between that island and both the American and Canadian shores, and all the several channels and passages between the various islands lying near the junction of the river St. Clair with the lake of that name, shall be equally free and open to the ships, vessels, and boats of both parties.

Certain waters

#### ARTICLE VIII.

The parties mutually stipulate that each shall prepare, equip, and maintain in service on the coast of Africa a sufficient and adequate the slave-trade. squadron or naval force of vessels of suitable numbers and descriptions, to carry in all not less than eighty guns, to enforce, separately and respectively, the laws, rights, and obligations of each of the two countries for the suppression of the slave-trade, the said squadrons to be independent of each other, but the two Governments stipulating, nevertheless, to give such orders to the officers commanding their respective forces as shall enable them most effectually to act in concert and co-operation, upon mutual consultation, as exigencies may arise, for the attainment of the true object of this article, copies of all such orders to be communicated by each Government to the other, respectively.

Suppression of

## ARTICLE IX.

Whereas, notwithstanding all efforts which may be made on the coast of Africa for suppressing the slave-trade, the facilities for carrying on that traffic and avoiding the vigilance of cruisers, by the fraudulent use of flags and other means, are so great, and the temptations for pursuing it, while a market can be found for slaves, so strong, as that the desired result may be long delayed unless all markets be shut against the purchase of African negroes, the parties to this treaty agree that they will unite in all becoming representations and remonstrances with any and all Powers within whose dominions such markets are allowed to exist, and that they will urge upon all such Powers the propriety and duty of closing such markets effectually, at once and forever.

Remonstra n c e s with other Powers.

### ARTICLE X.

It is agreed that the United States and Her Britannic Majesty shall,

Surrender of criminals.

crimes.

upon mutual requisitions by them, or their Ministers, officers, or author-Extradition ities, respectively made, deliver up to justice all persons who, being charged with the crime of murder, or assault with intent to commit mur-

criminality.

der, or piracy, or arson, or robbery, or forgery, or the utterance of forged Evidence of or shall be found within the jurisdiction of either, shall seek an asylum or shall be found within the territories of the other: Provided, that this shall only be done upon such evidence of criminality as, according to the laws of the place where the fugitive or person so charged shall be found, would justify his apprehension and commitment for trial if the crime or offence had there been committed; and the respective judges and other magistrates of the two Governments shall have power, jurisdiction, and authority, upon complaint made under oath, to issue a warrant for the apprehension of the fugitive or person so charged, that he may be brought before such judges or other magistrates, respectively, to the end that the evidence of criminality may be heard and considered; and if, on such hearing, the evidence be deemed sufficient to sustain the charge, it shall be the duty of the examining judge or magistrate to

Expenses of arrest and delivery.

certify the same to the proper executive authority, that a warrant may issue for the surrender of such fugitive. The expense of such apprehension and delivery shall be borne and defrayed by the party who makes the requisition and receives the fugitive.

## ARTICLE XI.

Duration of treaty.

The eighth article of this treaty shall be in force for five years from the date of the exchange of the ratifications, and afterwards until one or the other party shall signify a wish to terminate it. The tenth article shall continue in force until one or the other of the parties shall signify its wish to terminate it, and no longer.

#### ARTICLE XII.

Ratifications.

The present treaty shall be duly ratified, and the mutual exchange of ratifications shall take place in London, within six months from the date hereof, or earlier if possible.

Signatures.

In faith whereof we, the respective Plenipotentiaries, have signed this treaty and have hereunto affixed our seals.

Date.

Done in duplicate at Washington, the ninth day of August, anno Domini one thousand eight hundred and forty-two.

DANL. WEBSTER. [L. S.] ASHBURTON. [L. S.]

# GREAT BRITAIN, 1846.

June 15, 1846.

TREATY BETWEEN THE UNITED STATES OF AMERICA AND HER BRITANNIC MAJESTY FOR SETTLEMENT OF BOUNDARY WEST OF THE ROCKY MOUNTAINS, CONCLUDED AT WASHINGTON JUNE 15, 1846; RATIFICATION ADVISED BY SENATE JUNE 18, 1846; RATIFIED BY PRESIDENT JUNE 19, 1846; RATIFICATIONS EXCHANGED AT LONDON JULY 17, 1846; PROCLAIMED AUGUST 5,

Contracting parties.

The United States of America and Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, deeming it to be desirable for the future welfare of both countries that the state of doubt and uncertainty which has hitherto prevailed respecting the sovereignty and government of the territory on the northwest coast of America, lying westward of the Rocky or Stony Mountains, should be finally terminated by an amicable compromise of the rights mutually asserted by the two parties over the said territory, have respectively named Plenipotentiaries to treat and agree concerning the terms of such settlement, that

is to sav:

The President of the United States of America has, on his part, furnished with full powers James Buchanan, Secretary of State of the United States, and Her Majesty the Queen of the United Kingdom of Great Britain and Ireland has, on her part, appointed the Right Honorable Richard Pakenham, a member of Her Majesty's Most Honorable Privy Council, and Her Majesty's Envoy Extraordinary and Minister Plenipotentiary to the United States;

Who, after having communicated to each other their respective full powers, found in good and due form, have agreed upon and concluded

the following articles:

### ARTICLE I.

From the point on the forty-ninth parallel of north latitude, where the boundary laid down in existing treaties and conventions between the United States and Great Britain terminates, the line of boundary between the territories of the United States and those of Her Britannic Majesty shall be continued westward along the said forty ninth parallel 317; also, Article of north latitude to the middle of the channel which separates the continent from Vancouver's Island, and thence southerly through the middle of the said channel, and of Fuca's Straits, to the Pacific Ocean: Provided, however, that the navigation of the whole of the said channel and of the facts with her parallel of worth latitude remains and the facts with the fact and straits, south of the forty-ninth parallel of north latitude, remain of 49th parallel. free and open to both parties.

Boundary line west of Rocky Mountains.

Negotiators.

#### ARTICLE II.

From the point at which the forty-ninth parallel of north latitude shall be found to intersect the great northern branch of the Columbia part of Columbia River, the navigation of the said branch shall be free and open to the River. Hudson's Bay Company, and to all British subjects trading with the same, to the point where the said branch meets the main stream of the Columbia, and thence down the said main stream to the ocean, with free access into and through the said river or rivers, it being understood that all the usual portages along the line thus described shall, in like manner, be free and open. In navigating the said river or rivers, British subjects, with their goods and produce, shall be treated on the same footing as citizens of the United States; it being, however, always understood that nothing in this article shall be construed as preventing, rivers. or intended to prevent, the Government of the United States from making any regulations respecting the navigation of the said river or rivers not inconsistent with the present treaty.

Navigation of

Regulations for navigation of

### ARTICLE III.

In the future appropriation of the territory south of the forty-ninth parallel of north latitude, as provided in the first article of this treaty, the possessory rights of the Hudson's Bay Company, and of all British subjects who may be already in the occupation of land or other property lawfully acquired within the said territory, shall be respected.

Possessory rights of British subjects. [See treaty of 1863, p. 346.]

## ARTICLE IV.

The farms, lands, and other property of every description belonging to the Puget's Sound Agricultural Company, on the north side of the Sound Agricultu-Columbia River, shall be confirmed to the said company. In case, how-ral Company. ever, the situation of those farms and lands should be considered by the United States to be of public and political importance, and the United States Government should signify a desire to obtain possession

Farms, &c., belonging to Puget's of the whole, or of any part thereof, the property so required shall be transferred to the said Government, at a proper valuation, to be agreed upon between the parties.

## ARTICLE V.

Ratifications.

The present treaty shall be ratified by the President of the United States, by and with the advice and consent of the Senate thereof, and by Her Britannic Majesty; and the ratifications shall be exchanged at London, at the expiration of six months from the date hereof, or sooner if possible.

Signatures.

In witness whereof the respective Plenipotentiaries have signed the same, and have affixed thereto the seals of their arms.

Date.

Done at Washington the fifteenth day of June, in the year of our Lord one thousand eight hundred and forty-six.

JAMES BUCHANAN. [L. S.] RICHARD PAKENHAM. [L. S.]

## GREAT BRITAIN, 1850.

April 19, 1850.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND HER BRITANNIC MAJESTY RELATIVE TO A SHIP-CANAL BY WAY OF NICARAGUA, COSTA RICA, THE MOSQUITO COAST, OR ANY PART OF CENTRAL AMERICA, CONCLUDED AT WASHINGTON APRIL 19, 1850; RATIFICATION ADVISED BY SENATE MAY 22, 1850; RATIFIED BY PRESIDENT MAY 23, 1850; RATIFICATIONS EXCHANGED AT WASHINGTON JULY 4, 1850; PROCLAIMED JULY 5, 1850.

Contracting parties.

The United States of America and Her Britannic Majesty, being desirous of consolidating the relations of amity which so happily subsist between them by setting forth and fixing in a convention their views and intentions with reference to any means of communication by shipcanal which may be constructed between the Atlantic and Pacific Oceans by the way of the river San Juan de Nicaragua, and either or both of the lakes of Nicaragua or Managua, to any port or place on the Pacific Ocean, the President of the United States has conferred full powers on John M. Clayton, Secretary of State of the United States, and Her Britannic Majesty on the Right Honorable Sir Henry Lytton Bulwer, a member of Her Majesty's Most Honorable Privy Council, Knight Commander of the Most Honorable Order of the Bath, and Envoy Extraordinary and Minister Plenipotentiary of Her Britannic Majesty to the United States, for the aforesaid purpose; and the said Plenipotentiaries, having exchanged their full powers, which were found to be in proper form, have agreed to the following articles:

Negotiators.

## ARTICLE I.

Control over proposed canal. The Governments of the United States and Great Britain hereby declare that neither the one nor the other will ever obtain or maintain for itself any exclusive control over the said ship canal; agreeing that neither will ever erect or maintain any fortifications commanding the same, or in the vicinity thereof, or occupy, or fortify, or colonize, or assume or exercise any dominion over Nicaragua, Costa Rica, the Mosquito coast, or any part of Central America; nor will either make use of any protection which either affords or may afford, or any alliance which either has or may have to or with any State or people for the purpose of erecting or maintaining any such fortifications, or of occupying, fortifying, or colonizing Nicaragua, Costa Rica, the Mosquito coast, or any part of Central America, or of assuming or exercising dominion over the same; nor will the United States or Great Britain take advantage of any intimacy, or use any alliance, connection, or influence that

either may possess, with any State or Government through whose territory the said canal may pass, for the purpose of acquiring or holding, directly or indirectly, for the citizens or subjects of the one any rights or advantages in regard to commerce or navigation through the said canal which shall not be offered on the same terms to the citizens or subjects of the other.

#### ARTICLE II.

Vessels of the United States or Great Britain traversing the said canal shall, in case of war between the contracting parties, be exempted sels traversing the from blockade, detention, or capture by either of the belligerents; and canal this provision shall extend to such a distance from the two ends of the said canal as may hereafter be found expedient to establish.

Privileges of ves-

#### ARTICLE III.

In order to secure the construction of the said canal, the contracting parties engage that, if any such canal shall be undertaken upon fair ties engaged in and equitable terms by any parties having the authority of the local government or governments through whose territory the same may pass, then the persons employed in making the said canal, and their property used or to be used for that object, shall be protected, from the commencement of the said canal to its completion, by the Governments of the United States and Great Britain, from unjust detention, confiscation, seizure, or any violence whatsoever.

Property of parconstruction.

#### ARTICLE IV.

The contracting parties will use whatever influence they respectively exercise with any State, States, or Governments possessing, or claiming to possess, any jurisdiction or right over the territory which the said canal shall traverse, or which shall be near the waters applicable thereto, in order to induce such States or Governments to facilitate the construction of the said canal by every means in their power; and furthermore, the United States and Great Britain agree to use their good offices, wherever or however it may be most expedient, in order to procure the establishment of two free ports, one at each end of the said canal.

Construction of the work to be facilitated.

Free ports.

#### ARTICLE V.

The contracting parties further engage that when the said canal shall have been completed they will protect it from interruption, seizure, or canal. unjust confiscation, and that they will guarantee the neutrality thereof, so that the said canal may forever be open and free, and the capital in-Nevertheless, the Governments of the United vested therein secure. States and Great Britain, in according their protection to the construction of the said canal, and guaranteeing its neutrality and security when completed, always understand that this protection and guarantee are granted conditionally, and may be withdrawn by both Governments. or either Government, if both Governments or either Government should deem that the persons or company undertaking or managing the same adopt or establish such regulations concerning the traffic thereupon as are contrary to the spirit and intention of this convention, either by making unfair discriminations in favor of the commerce of one of the contracting parties over the commerce of the other, or by imposing oppressive exactions or unreasonable tolls upon passengers, vessels, goods, wares, merchandise, or other articles. Neither party, however, shall withdraw the aforesaid protection and guarantee without first giving six months' notice to the other.

Neutrality of

## ARTICLE VI.

Friendly States participate.

tions with Central American States.

Settlement differences.

The contracting parties in this convention engage to invite every to be invited to State with which both or either have friendly intercourse to enter into stipulations with them similar to those which they have entered into with each other, to the end that all other States may share in the honor and advantage of having contributed to a work of such general inter-Treaty stipula- est and importance as the canal herein contemplated. And the contracting parties likewise agree that each shall enter into treaty stipulations with such of the Central American States as they may deem advisable for the purpose of more effectually carrying out the great design of this convention, namely, that of constructing and maintaining the said canal as a ship communication between the two oceans, for the benefit of mankind, on equal terms to all, and of protecting the same; and they also agree that the good offices of either shall be employed, when requested by the other, in aiding and assisting the negotiation of of such treaty stipulations; and should any differences arise as to right or property over the territory through which the said canal shall pass, between the States or Governments of Central America, and such differences should in any way impede or obstruct the execution of the said canal, the Governments of the United States and Great Britain will use their good offices to settle such differences in the manner best suited to promote the interests of the said canal, and to strengthen the bonds of friendship and alliance which exist between the contracting parties.

## ARTICLE VII.

It being desirable that no time should be unnecessarily lost in com-

Contract to be entered into without delay.

mencing and constructing the said canal, the Governments of the United States and Great Britain determine to give their support and encouragement to such persons or company as may first offer to commence the same, with the necessary capital, the consent of the local authorities, and on such principles as accord with the spirit and intention of this convention; and if any persons or company should already have, with any State through which the proposed ship-canal may pass, a contract for the construction of such a canal as that specified in this convention, to the stipulations of which contract neither of the contracting parties in this convention have any just cause to object, and the said persons or company shall, moreover, have made preparations and expended time, money, and trouble on the faith of such contract, it is hereby agreed Priority of claim. that such persons or company shall have a priority of claim over every other person, persons, or company to the protection of the Governments of the United States and Great Britain, and be allowed a year from the date of the exchange of the ratifications of this convention for concluding their arrangements and presenting evidence of sufficient capital subscribed to accomplish the contemplated undertaking; it being understood that if, at the expiration of the aforesaid period, such persons or company be not able to commence and carry out the proposed enterprize, then the Governments of the United States and Great Britain shall be free to afford their protection to any other persons or company that shall be prepared to commence and proceed with the construction of the canal in question.

#### ARTICLE VIII.

Protection to other communications.

The Governments of the United States and Great Britain having not only desired, in entering into this convention, to accomplish a particular object, but also to establish a general principle, they hereby agree to extend their protection, by treaty stipulations, to any other practicable communications, whether by canal or railway, across the isthmus which connects North and South America, and especially to the interoceanic communications, should the same prove to be practicable, whether by canal or railway, which are now proposed to be established by the way of Tehuantepec or Panama. In granting, however, their joint protection to any such canals or railways as are by this article specified, it is always understood by the United States and Great Britain that the parties constructing or owning the same shall impose no other charges or conditions of traffic thereupon than the aforesaid Governments shall approve of as just and equitable; and that the same canals or railways, being open to the citizens and subjects of the United States and Great citizens of other Britain on equal terms, shall also be open on like terms to the citizens nations. and subjects of every other State which is willing to grant thereto such protection as the United States and Great Britain engage to afford.

Privileges to

Ratifications.

Signatures.

Date.

## ARTICLE IX.

The ratifications of this convention shall be exchanged at Washington within six months from this day, or sooner if possible.

In faith whereof we, the respective Plenipotentiaries, have signed this convention, and have hereunto affixed our seals.

Done at Washington the nineteenth day of April, anno Domini one

thousand eight hundred and fifty.

JÖHN M. CLAYTON. L. S. HENRY LYTTON BULWER. [L. s.]

## GREAT BRITAIN, 1850.

PROTOCOL OF A CONFERENCE HELD AT THE FOREIGN OFFICE, DECEM-BER 9, 1850.

Dec. 9, 1850.

Protocol.

Abbott Lawrence, Esquire, the Envoy Extraordinary and Minister Plenipotentiary of the United States of America at the court of Her Britannic Majesty, and Viscount Palmerston, Her Britannic Majesty's Principal Secretary of State for Foreign Affairs, having met together

at the foreign office:

Mr. Lawrence stated that he was instructed by his Government to call the attention of the British Government to the dangers to which shoe Reef to the the important commerce of the great Lakes of the interior of America, and more particularly that concentrating at the town of Buffalo, near the entrance of the Niagara River from Lake Erie, and that passing through the Welland Canal, is exposed from the want of a light-house near the outlet of Lake Erie. Mr. Lawrence stated that the current of the Niagara River is at that spot very strong, and increases in rapidity as the river approaches the falls; and as that part of the river is necessarily used for the purpose of a harbor, the Congress of the United States, in order to guard against the danger arising from the rapidity of the current, and from other local causes, made an appropriation for the construction of a light-house at the outlet of the lake, but, on a local survey being made, it was found that the most eligible site for the erection of the light-house was a reef known by the name the "Horseshoe Reef," which is within the dominions of Her Britannic Majesty; and Mr. Lawrence was therefore instructed by the Government of the United States to ask whether the Government of Her Britannic Majesty will cede to the United States the Horseshoe Reef, or such part thereof as may be necessary for the purpose of erecting a light-house, and, if not, whether the British Government will itself erect and maintain a light-house on the said reef.

Viscount Palmerston stated to Mr. Lawrence in reply that Her Majesty's Government concurs in opinion with the Government of the United States, that the proposed light-house would be of great advantage to all vessels navigating the Lakes; and that Her Majesty's Government is prepared to advise Her Majesty to cede to the United States

Cession of Horse-United States.

such portion of the Horseshoe Reef as may be found requisite for the intended light-house, provided the Government of the United States will engage to erect such light-house, and to maintain a light therein; and provided no fortification be erected on the said reef.

Mr. Lawrence and Viscount Palmerston, on the part of their respective Governments, accordingly agreed that the British Crown should make this cession, and that the United States should accept it, on the

above-mentioned condition.

ABBOTT LAWRENCE. PALMERSTON.

On the receipt of this, Mr. Webster, January 17, 1851, instructed Mr. Lawrence to "address a note to the British Secretary of State for Foreign Affairs, acquainting him that the arrangement referred to is approved by this Government." MS. Department of State. Mr. Lawrence did so on the 10th of the following February.\*

## GREAT BRITAIN, 1853.

Feb. 8, 1853.

TREATY BETWEEN THE UNITED STATES OF AMERICA AND HER BRITAN-NIC MAJESTY FOR THE SETTLEMENT OF CLAIMS, CONCLUDED AT LON-DON FEBRUARY 8, 1853; RATIFICATION ADVISED BY SENATE MARCH 15, 1853; RATIFIED BY PRESIDENT MARCH 17, 1853; RATIFICATIONS EXCHANGED AT LONDON JULY 26, 1853; PROCLAIMED AUGUST 20, 1853.

Preamble.

Whereas claims have at various times since the signature of the treaty of peace and friendship between the United States of America and Great Britain, concluded at Ghent on the 24th of December, 1814, been made upon the Government of the United States on the part of corporations, companies, and private Individuals, subjects of Her Britannic Majesty, and upon the Government of Her Britannic Majesty on the part of corporations, companies, and private individuals, citizens of the United States; and whereas some of such claims are still pending, and Contracting par- remain unsettled: The President of the United States of America, and Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, being of opinion that a speedy and equitable settlement of all such claims will contribute much to the maintenance of the friendly feelings which subsist between the two countries, have resolved to make arrangements for that purpose by means of a Convention, and have named as their Plenipotentiaries to confer and agree thereupon, that is to say:

tics.

Negotiators.

The President of the United States of America, Joseph Reed Ingersoll, Envoy Extraordinary and Minister Plenipotentiary of the United States to Her Britannic Majesty; and Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, the Right Honourable John Russell, (commonly called Lord John Russell,) a member of Her Britannic Majesty's Most Honourable Privy Council, a member of Parliament, and Her Britannic Majesty's Principal Secretary of State for Foreign Affairs;

Who, after having communicated to each other their respective full

powers, found in good and due form, have agreed as follows:

### ARTICLE I.

Claims to be referred to Commissioners.

The high contracting parties agree that all claims on the part of corporations, companies, or private individuals, citizens of the United States, upon the Government of Her Britannic Majesty, and all claims

<sup>\*</sup>The acts of Congress making appropriations for the erection of the light-house will be found in U.S. Statutes at Large, vol. 9, pp. 380 and 627, and vol. 10, p. 343. It was erected in the year 1856.

on the part of corporations, companies, or private individuals, subjects of Her Britannic Majesty, upon the Government of the United States. which may have been presented to either Government for its interposition with the other since the signature of the treaty of peace and friendship concluded between the United States of America and Great Britain, at Ghent, on the 24th of December, 1814, and which yet remained unsettled, as well as any other such claims which may be presented within the time specified in Article III, hereinafter, shall be referred to two Commissioners, to be appointed in the following manner, that is to say: One Commissioner shall be named by the President of the United States, and one by Her Britannic Majesty. In case of the death, absence, or commissioners. incapacity of either Commissioner, or in the event of either Commissioner omitting or ceasing to act as such, the President of the United States, or Her Britannic Majesty, respectively, shall forthwith name another person to act as Commissioner in the place or stead of the Commissioner originally named.

Appointment of

The Commissioners so named shall meet at London at the earliest convenient period after they shall have been respectively named; and shall, ing. before proceeding to any business, make and subscribe a solemn declaration that they will impartially and carefully examine and decide, to the best of their judgment, and according to justice and equity, without fear, favor, or affection to their own country, upon all such claims as shall be laid before them on the part of the Governments of the United States and of Her Britannic Majesty, respectively; and such declaration

Place of meet-

shall be entered on the record of their proceedings.

Declaration.

The Commissioners shall then, and before proceeding to any other business, name some third person to act as an Abitrator or Umpire in umpire. any case or cases on which they may themselves differ in opinion. If they should not be able to agree upon the name of such third person, they shall each name a person; and in each and every case in which the Commissioners may differ in opinion as to the decision which they ought to give, it shall be determined by lot which of the two persons so named shall be the Arbitrator or Umpire in that particular case. person or persons so to be chosen to be Arbitrator or Umpire shall, before proceeding to act as such in any case, make and subscribe a solemn umpire. declaration in a form similar to that which shall already have been made and subscribed by the Commissioners, which shall be entered on the record of their proceedings. In the event of the death, absence, or incapacity of such person or persons, or of his or their omitting, or not acting. declining, or ceasing to act as such Arbitrator, or Umpire, another and different person shall be named as aforesaid to act as such Arbitrator or Umpire in the place and stead of the person so originally named as aforesaid, and shall make and subscribe such declaration as aforesaid.

Selection of

Declaration of

Provision for his

## ARTICLE II.

The Commissioners shall then forthwith conjointly proceed to the investigation of the claims which shall be presented to their notice. They claim's shall investigate and decide upon such claims in such order and in such manner as they may conjointly think proper, but upon such evidence or information only as shall be furnished by or on behalf of their respective They shall be bound to receive and peruse all written Governments. documents or statements which may be presented to them by or on behalf of their respective Governments, in support of, or in answer to, any claim; and to hear, if required, one person on each side, on behalf of each Government, as counsel or agent for such Government, on each and every separate claim. Should they fail to agree in opinion upon any individual claim, they shall call to their assistance the Arbitrator or Umpire whom they may have agreed to name, or who may be determined by lot, as the case may be; and such Arbitrator or Umpire, after having examined the evidence adduced for and against the claim, and

Investigation of

government.

after having heard, if required, one person on each side as aforesaid, and consulted with the Commissioners, shall decide thereupon finally, and without appeal. The decision of the Commissioners, and of the Arbitrator or Umpire, shall be given upon each claim in writing, and Agent of each shall be signed by them respectively. It shall be competent for each Government to name one person to attend the Commissioners as agent on its behalf, to present and support claims on its behalf, and to answer claims made upon it, and to represent it generally in all matters connected with the investigation and decision thereof.

Decisions to be conclusive

The President of the United States of America and Her Majesty the Queen of the United Kingdom of Great Britain and Ireland hereby solemnly and sincerely engage to consider the decision of the Commissioners conjointly, or of the Arbitrator or Umpire, as the case may be, as absolutely final and conclusive upon each claim decided upon by them or him, respectively, and to give full effect to such decisions without any objection, evasion, or delay whatsoever.

Limitation of claims.

It is agreed that no claim arising out of any transaction of a date prior to the 24th of December, 1814, shall be admissible under this convention.

## ARTICLE III.

Time for presenting claims.

Every claim shall be presented to the Commissioners within six months from the day of their first meeting, unless in any case where reasons for delay shall be established to the satisfaction of the Commissioners, or of the Arbitrator or Umpire, in the event of the Commissioners differing in opinion thereupon; and then, and in any such case, the period for presenting the claim may be extended to any time not exceeding three months longer.

Decisions. of 1854, p. 333.]

The Commissioners shall be bound to examine and decide upon every [See convention claim within one year from the day of their first meeting. competent for the Commissioners conjointly, or for the Arbitrator or Umpire, if they differ, to decide in each case whether any claim has or has not been duly made, preferred, or laid before them, either wholly, or to any and what extent, according to the true intent and meaning of this convention.

### ARTICLE IV.

Payment of sums awarded.

All sums of money which may be awarded by the Commissioners, or by the Arbitrator or Umpire, on account of any claim, shall be paid by the one Government to the other, as the case may be, within twelve months after the date of the decision, without interest, and without any deduction, save as specified in Article VI hereinafter.

### ARTICLE V.

Claims not presented, barred.

The high contracting parties engage to consider the result of the proceedings of this commission as a full, perfect, and final settlement of every claim upon either Government arising out of any transaction of a date prior to the exchange of the ratifications of the present convention; and further engage that every such claim, whether or not the same may have been presented to the notice of, made, preferred, or laid before the said commission, shall, from and after the conclusion of the proceedings of the said commission, be considered and treated as finally settled, barred, and thenceforth inadmissible.

## ARTICLE VI.

Records.

The Commissioners, and the Arbitrator or Umpire, shall keep an accurate record and correct minutes or notes of all their proceedings, with the dates thereof, and shall appoint and employ a clerk, or other persons, to assist them in the transaction of the business which may come before them.

Each Government shall pay to its Commissioner an amount of salary not exceeding three thousand dollars, or six hundred and twenty pounds missioners. sterling, a year, which amount shall be the same for both Governments.

Salary of com-

The amount of salary to be paid to the Arbitrator (or Arbitrators, as the case may be) shall be determined by mutual consent at the close of trators. the commission.

Salary of arbi-

The salary of the clerk shall not exceed the sum of fifteen hundred dollars, or three hundred and ten pounds sterling, a year.

Salary of clerk.

The whole expenses of the commission, including contingent expenses, shall be defrayed by a rateable deduction on the amount of the sums awarded by the commission; provided always that such deduction shall not exceed the rate of five per cent. on the sums so awarded.

Expenses of the commission.

The deficiency, if any, shall be defrayed in moteties by the two Governments.

## ARTICLE VII.

The present convention shall be ratified by the President of the United States, by and with the advice and consent of the Senate thereof, and by Her Britannic Majesty; and the ratifications shall be exchanged at London as soon as may be within twelve months from the date hereof.

Ratifications.

In witness whereof the respective Plenipotentiaries have signed the same, and have affixed thereto the seals of their arms.

Signatures.

Done at London the eighth day of February, in the year of our Lord one thousand eight hundred and fifty-three.

Date.

J. RUSSELL.

J. R. INGERSOLL. [L. s.]

## GREAT BRITAIN, 1854.

RECIPROCITY TREATY BETWEEN THE UNITED STATES OF AMERICA AND HER BRITANNIC MAJESTY, CONCLUDED AT WASHINGTON JUNE 5, 1854; RATIFICATION ADVISED BY SENATE AUGUST 2, 1854; RATIFIED PRESIDENT AUGUST 9, 1854; RATIFICATIONS EXCHANGED AT WAINGTON SEPTEMBER 9, 1854; PROCLAIMED SEPTEMBER 11, 1854. WASH- June 5, 1854.

[This treaty was terminated March 17, 1866, under notice given by the United States Maich 17, 1865, pursuant to article five.]

The Government of the United States being equally desirous with Her Majesty the Queen of Great Britain to avoid further misunderstanding between their respective citizens and subjects in regard to the extent of the right of fishing on the coasts of British North America, 1818, p. 298.] secured to each by article I of a convention between the United States and Great Britain, signed at London on the 20th day of October, 1818; and being also desirous to regulate the commerce and navigation between their respective territories and people, and more especially between Her Majesty's possessions in North America and the United States, in such manner as to render the same reciprocally beneficial and satisfactory, have, respectively, named Plenipotentiaries to confer and agree thereupon, that is to say:

Contracting parties.

[See Article I, convention of

The President of the United States of America, William L. Marcy, Secretary of State of the United States, and Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, James, Earl of Elgin and Kincardine, Lord Bruce and Elgin, a peer of the United Kingdom, Knight of the most ancient and most noble Order of the Thistle, and Governor General in and over all Her Britannic Majesty's provinces on the continent of North America, and in and over the island of Prince

Negotiators.

Who, after having communicated to each other their respective full powers, found in good and due form, have agreed upon the following articles:

## ARTICLE I.

Rights of citizens of United States in British fisheries.

It is agreed by the high contracting parties that in addition to the United liberty secured to the United States fishermen by the above-mentioned convention of October 20, 1818, of taking, curing, and drying fish on certain coasts of the British North American Colonies therein defined. the inhabitants of the United States shall have, in common with the subjects of her Britannic Majesty, the liberty to take fish of every kind, except shell-fish, on the sea-coasts and shores, and in the bays, harbors, and creeks of Canada, New Brunswick, Nova Scotia, Prince Edward's Island. and of the several islands thereunto adjacent, without being restricted to any distance from the shore, with permission to land upon the coasts and shores of those colonies and the islands thereof, and also upon the Magdalen Islands, for the purpose of drying their nets and curing their fish; provided that, in so doing, they do not interfere with the rights of private property, or with British fishermen, in the peaceable use of any part of the said coast in their occupancy for the same purpose.

Reserved British fisheries.

It is understood that the above-mentioned liberty applies solely to the sea fishery, and that the salmon and shad fisheries, and all fisheries in rivers and the mouths of rivers, are hereby reserved exclusively for British fishermen.

Commissioners to tions

And it is further agreed that, in order to prevent or settle any disputes determine reserva- as to the places to which the reservation of exclusive right to British fishermen contained in this article, and that of fishermen of the United States contained in the next succeeding article, apply, each of the high contracting parties, on the application of either to the other, shall, with-Declaration of in six months thereafter, appoint a Commissioner. The said Commissioners, before proceeding to any business, shall make and subscribe a solemn declaration that they will impartially and carefully examine and decide, to the best of their judgment, and according to justice and equity, without fear, favor, or affection to their own country, upon all such places as are intended to be reserved and excluded from the common liberty of fishing under this and the next succeeding article; and such

commissioners.

Seletion of umpire.

The Commissioners shall name some third person to act as an Arbitrator or Umpire in any case or cases on which they may themselves differ in If they should not be able to agree upon the name of such

declaration shall be entered on the record of their proceedings.

umpire.

Vacancies.

third person, they shall each name a person, and it shall be determined by lot which of the two persons so named shall be the Arbitrator or Umpire Declaration of in cases of difference or disagreement between the Commissioners. The person so to be chosen to be Arbitrator or Umpire shall, before proceeding to act as such in any case, make and subscribe a solemn declaration in a form similar to that which shall already have been made and subscribed by the Commissioners, which shall be entered on the record of their proceedings. In the event of the death, absence, or incapacity of either of the Commissioners, or of the Arbitrator or Umpire, or of their or his omitting, declining, or ceasing to act as such Commissioner, Arbitrator, or Umpire, another and different person shall be appointed or named as aforesaid to act as such Commissioner, Arbitrator, or Umpire, in the place and stead of the person so originally appointed or named as aforesaid, and shall make and subscribe such declaration as aforesaid.

Proceedings of commissioners.

Such Commissioners shall proceed to examine the coasts of the North American provinces and of the United States, embraced within the provisions of the first and second articles of this treaty, and shall designate the places reserved by the said articles from the common right of fishing

[Sec Article XX, treaty of 1871, p. Decisions.

The decision of the Commissioners and of the Arbitrator or Umpire shall be given in writing in each case, and shall be signed by them respectively.

The high contracting parties hereby solemnly engage to consider the decision of the Commissioners conjointly, or of the Arbitrator or Umpire, as the case may be, as absolutely final and conclusive in each case decided upon by them or him respectively.

## ARTICLE II.

It is agreed by the high contracting parties that British subjects shall have, in common with the citizens of the United States the liberty to subjects in Ameritake fish of every kind, except shell-fish, on the eastern sea-coasts and can fisheries. shores of the United States north of the 36th parallel of north latitude, and on the shores of the several islands thereunto adjacent, and in the bays, harbors, and creeks of the said sea-coasts and shores of the treaty of 1871, p. United States and of the said islands, without being restricted to any distance from the shore, with permission to land upon the said coasts of the United States and of the islands aforesaid, for the purpose of drying their nets and curing their fish: Provided, that, in so doing, they do not interfere with the rights of private property, or with the fishermen of the United States, in the peaceable use of any part of the said coasts in their occupancy for the same purpose.

Rights of British

[See Article XIX,

It is understood that the above-mentioned liberty applies solely to the sea-fishery, and that salmon and shad fisheries, and all fisheries in rivers can fisheries. and mouths of rivers, are hereby reserved exclusively for fishermen of the United States.

Reserved Ameri-

#### ARTICLE III.

It is agreed that the articles enumerated in the schedule hereunto annexed, being the growth and produce of the aforesaid British colonies to be admitted into or of the United States, shall be admitted into each country respectively of duty. free of duty:

Certain articles

Schedule.

Grain, flour, and breadstuffs, of all kinds.

Animals of all kinds.

Fresh, smoked, and salted meats.

Cotton-wool, seeds, and vegetables.

Undried fruits, dried fruits.

Fish of all kinds.

Products of fish, and of all other creatures living in the water.

Poultry, eggs.

Hides, furs, skins, or tails, undressed.

Stone or marble, in its crude or unwrought state.

Slate.

Butter, cheese, tallow.

Lard, horns, manures.

Ores of metals, of all kinds.

Coal.

Pitch, tar, turpentine, ashes.

Timber and lumber of all kinds, round, hewed, and sawed, unmanu-

factured in whole or in part. Firewood.

Plants, shrubs, and trees.

Pelts, wool.

Fish-oil.

Rice, broom-corn, and bark.

Gypsum, ground or unground.

Hewn, or wrought, or unwrought burr or grindstones.

Dyestuffs.

Flax, hemp, and tow, unmanufactured.

Unmanufactured tobacco.

Rags.

#### ARTICLE IV.

It is agreed that the citizens and inhabitants of the United States shall have the right to navigate the River St. Lawrence, and the canals in Can. cans in River St. ada used as the means of communicating between the great lakes and Lawrence and Canada used as the means of communicating between the great lakes and Lawrence and Canada used as the means of communicating between the great lakes and Lawrence and Canada used as the means of communicating between the great lakes and Lawrence and Canada used as the means of communicating between the great lakes and Lawrence and Canada used as the means of communicating between the great lakes and Lawrence and Canada used as the means of communicating between the great lakes and Lawrence and Canada used as the means of communicating between the great lakes and Lawrence and Canada used as the means of communicating between the great lakes and Lawrence and Canada used as the company of the communicating between the great lakes and canada used to be a company of the communication o the Atlantic Ocean, with their vessels, boats, and crafts, as fully and

Rights of Amerinadian canals.

suspended.

freely as the subjects of Her Britannic Majesty, subject only to the same tolls and other assessments as now are, or may hereafter be, exacted of Right may be Her Majesty's said subjects; it being understood, however, that the British Government retains the right of suspending this privilege on giving due notice thereof to the Government of the United States.

Suspension of Article III.

It is further agreed that if at any time the British Government should exercise the said reserved right, the Government of the United States shall have the right of suspending, if it think fit, the operations of Art. III of the present treaty, in so far as the province of Canada is affected thereby, for so long as the suspension of the free navigation of the River St. Lawrence or the canals may continue.

Rights of Brit-Lake Michigan.

It is further agreed that British subjects shall have the right freely to ish subjects in navigate Lake Michigan with their vessels, boats, and crafts so long as the privilege of navigating the river St. Lawrence, secured to American citizens by the above clause of the present article, shall continue; and the Government of the United States further engages to urge upon the State State governments to secure to the subjects of Her Britannic Majesty the use of the several State canals on terms of equality with the inhabitants of the United States.

of canals.

Use

Maine lumber St. John.

And it is further agreed that no export duty, or other duty, shall be floated down the levied on lumber or timber of any kind cut on that portion of the American territory in the State of Maine watered by the river St. John and its tributaries, and floated down that river to the sea, when the same is shipped to the United States from the province of New Brunswick.

## ARTICLE V.

Conditions on shall take effect.

The present treaty shall take effect as soon as the laws required which this treaty to carry it into operation shall have been passed by the Imperial Parliament of Great Britain and by the Provincial Parliaments of those of the British North American colonies which are affected by this treaty on the one hand, and by the Congress of the United States on the other. Duration of Such assent having been given, the treaty shall remain in force for ten years from the date at which it may come into operation, and further until the expiration of twelve months after either of the high contracting parties shall give notice to the other of its wish to terminate the same; each of the high contracting parties being at liberty to give such notice to the other at the end of the said term of ten years, or at any time afterwards.

treaty.

It is clearly understood, however, that this stipulation is not intended to affect the reservation made by article IV of the present treaty, with regard to the right of temporarily suspending the operation of articles III and IV thereof.

#### ARTICLE VI.

Newfound land treaty.

And it is hereby further agreed that the provisions and stipulations may be included in of the foregoing articles shall extend to the island of Newfoundland, so far as they are applicable to that colony. But if the Imperial Parliament, the Provincial Parliament of Newfoundland, or the Congress of the United States shall not embrace in their laws, enacted for carrying this treaty into effect, the colony of Newfoundland, then this article shall be of no effect; but the omission to make provision by law to give it effect, by either of the legislative bodies aforesaid, shall not in ary way impair the remaining articles of this treaty.

### ARTICLE VII.

Ratifications

The present treaty shall be duly ratified, and the mutual exchange of ratifications shall take place in Washington within six months from the date hereof, or earlier if possible.

In faith whereof we, the respective Plenipotentiaries, have signed this treaty and have hereunto affixed our seals.

Done in triplicate, at Washington, the fifth day of June, anno Domini one thousand eight hundred and fifty four.

Signatures.

Date.

W. L. MARCY. ELGIN & KINCARDINE.

## GREAT BRITAIN, 1854.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND HER BRITANNIC MAJESTY EXTENDING THE DURATION OF THE COMMISSION ON CLAIMS AUTHORIZED BY THE CONVENTION OF FEBRUARY 8, 1853, CON-CLUDED AT WASHINGTON JULY 17, 1854; RATIFICATION ADVISED BY SENATE JULY 21, 1854; RATIFIED BY PRESIDENT JULY 24, 1854; RATIFICATIONS EXCHANGED AT LONDON AUGUST 18, 1854; PROCLAIMED **SEPTEMBER 11, 1854.** 

July 17, 1854.

Whereas a convention was concluded on the 8th day of February, 1853, between the United States of America and Her Britannic Majesty, for the settlement of outstanding claims, by a mixed commission, limited treaty of 1853, p. to endure for twelve months from the day of the first meeting of the Commissioners; and whereas doubts have arisen as to the practicability of the business of the said commission being concluded within the period assigned, the President of the United States, and Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, are desirous that ties. the time originally fixed for the duration of the commission should be extended, and to this end have named Plenipotentiaries to agree upon the best mode of effecting this object, that is to say: The President of the United States, the Honorable William L. Marcy, Secretary of State of the United States, and Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, John Fiennes Crampton, Esq're, Her Majesty's Envoy Extraordinary and Minister Plenipotentiary at Washington; who have agreed as follows:

Preamble. [See Article III,

Contracting par-

Negotiators.

## ARTICLE I.

The high contracting parties agree that the time limited in the convention above referred to for the termination of the commission shall be nation of commisextended for a period not exceeding four months from the 15th of Septended. tember next, should such extension be deemed necessary by the Commissioners, or the Umpire in case of their disagreement; it being agreed that nothing contained in this article shall in any wise alter or extend the time originally fixed in the said convention for the presentation of claims to the commissioners.

Time for termi-

## ARTICLE II.

The present convention shall be ratified, and the ratifications shall be exchanged at London, as soon as possible within four months from the date thereof.

Ratifications.

In witness whereof the respective Plenipotentiaries have signed the same, and have affixed thereto the seals of their arms.

Signatures.

Done at Washington the seventeenth day of July, in the year of our

Date.

Lord one thousand eight hundred and fifty-four.

W. L. MARCY. JOHN F. CRAMPTON. L. s.

## GREAT BRITAIN, 1862.\*

April 7, 1862.

TREATY WITH GREAT BRITAIN FOR THE SUPPRESSION OF THE SLAVE TRADE, CONCLUDED AT WASHINGTON APRIL 7, 1862; RATIFICATION ADVISED BY SENATE APRIL 24, 1862; RATIFIED BY PRESIDENT APRIL 25, 1862; RATIFICATIONS EXCHANGED IN LONDON MAY 20, 1862; PROCLAIMED JUNE 7, 1862.

Treaty between the United States of America and Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, for the suppression of the African slave trade.

Contracting par-

The United States of America and Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, being desirous to render more effectual the means hitherto adopted for the suppression of the slave trade carried on upon the coast of Africa, have deemed it expedient to conclude a treaty for that purpose, and have named as their Plenipotentiaries, that is to say:

Negotiators.

The President of the United States of America, William H. Seward, Secretary of State, and Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, the Right Honorable Richard Bickerton Pemell, Lord Lyons, a peer of her United Kingdom, a Knight Grand Cross of her most honorable Order of the Bath, and her Envoy Extraordinary and Minister Plenipotentiary to the United States of America;

Who, after having communicated to each other their respective full powers, found in good and due form, have agreed upon and concluded

the following articles:

### ARTICLE I.

Suspected ves-

The two high contracting parties mutually consent that those ships of their respective navies which shall be provided with special instructions for that purpose, as hereinafter mentioned, may visit such merchant vessels of the two nations as may, upon reasonable grounds, be suspected of being engaged in the African slave trade, or of having been fitted out for that purpose; or of having, during the voyage on which they are met by the said cruisers, been engaged in the African slave trade, contrary to the provisions of this treaty; and that such cruisers may detain, and send or carry away, such vessels, in order that they may be brought to trial in the manner hereinafter agreed upon.

Right of search.

In order to fix the reciprocal right of search in such a manner as shall be adapted to the attainment of the object of this treaty, and at the same time avoid doubts, disputes, and complaints, the said right of search shall be understood in the manner and according to the rules following:

First. It shall never be exercised except by vessels of war, authorized expressly for that object, according to the stipulations of this treaty.

Secondly. The right of search shall in no case be exercised with respect to a vessel of the navy of either of the two Powers, but shall be exercised only as regards merchant vessels; and it shall not be exercised by a vessel of war of either contracting party within the limits of a settlement or port, nor within the territorial waters of the other party.

Mode of search.

Thirdly. Whenever a merchant vessel is searched by a ship of war, the commander of the said ship shall, in the act of so doing, exhibit to the commander of the merchant vessel the special instructions by which he is duly authorized to search; and shall deliver to such commander a certificate, signed by limself, stating his rank in the naval service of his country, and the name of the vessel he commands, and also declaring that the only object of the search is to ascertain whether the vessel is employed in the African slave trade, or is fitted up for the said trade. When the search is made by an officer of the cruiser, who is not the

<sup>\*</sup> See Additional Convention, 1870, pp. 350-353.

commander, such officer shall exhibit to the captain of the merchant vessel a copy of the before mentioned special instructions, signed by the commander of the cruiser; and he shall in like manner deliver a certificate signed by himself, stating his rank in the navy, the name of the commander by whose orders he proceeds to make the search, that of the cruiser in which he sails, and the object of the search, as above described. If it appears from the search that the papers of the vessel are in regular order, and that it is employed on lawful objects, the officer shall enter in the log-book of the vessel that the search has been made in pursuance of the aforesaid special instructions; and the vessel shall be left at liberty to pursue its voyage. The rank of the officer who makes the search must not be less than that of lieutenant in the navy, unless the command, either by reason of death or other cause, is at the time held by an officer of inferior rank.

Fourthly. The reciprocal right of search and detention shall be exercised only within the distance of two hundred miles from the coast of Africa, and to the southward of the thirty-second parallel of north latitude, and within thirty leagues from the coast of the island of Cuba.

Limits of search. [See Additional Article, 1863, p.

## ARTICLE II.

In order to regulate the mode of carrying the provisions of the preceding article into execution, it is agreed-

First. That all the ships of the navies of the two nations which shall be hereafter employed to prevent the African slave trade shall be fur- be furnished with nished by their respective Governments with a copy of the present treaty, instructions. of the instructions for cruisers annexed thereto, (marked A,) and of the regulations for the mixed courts of justice annexed thereto, (marked B,) which annexes respectively shall be considered as integral parts of the

[See pp. 338, 340.]

Ships of war to

Secondly. That each of the high contracting parties shall, from time to time, communicate to the other the names of the several ships fur- of names, &c., of nished with such instructions, the force of each, and the names of their several commanders. The said commanders shall hold the rank of captain in the navy, or at least that of lieutenant; it being nevertheless understood that the instructions originally issued to an officer holding the rank of lieutenant of the navy, or other superior rank, shall, in case of his death or temporary absence, be sufficient to authorize the officer on whom the command of the vessel has devolved to make the search, although such officer may not hold the aforesaid rank in the service.

Communication

Thirdly. That if at any time the commander of a cruiser of either of the two nations shall suspect that any merchant vessel under the escort sel under convoy. or convoy of any ship or ships of war of the other nation carries negroes on board, or has been engaged in the African slave trade, or is fitted out for the purpose thereof, the commander of the cruiser shall communicate his suspicions to the commander of the convoy, who, accompanied by the commander of the cruiser, shall proceed to the search of the suspected vessel; and in case the suspicions appear well founded, according to the tenor of this treaty, then the said vessel shall be conducted or sent to one of the places where the mixed courts of justice are stationed, in order that it may there be adjudicated upon.

Suspected ves-

Fourthly. It is further mutually agreed that the commanders of the ships of the two navies, respectively, who shall be employed on this instructions. service, shall adhere strictly to the exact tenor of the aforesaid instructions.

Compliance with

#### ARTICLE III.

As the two preceding articles are entirely reciprocal, the two high contracting parties engage mutually to make good any losses which their ful detention. respective subjects or citizens may incur by an arbitrary and illegal detention of their vessels; it being understood that this indemnity shall be borne by the Government whose cruiser shall have been guilty of such

Losses by wrong-

arbitrary and illegal detention; and that the search and detention of vessels specified in the first article of this treaty shall be effected only by ships which may form part of the two navies, respectively, and by such of those ships only as are provided with the special instructions annexed to the present treaty, in pursuance of the provisions thereof. The indemnification for the damages of which this article treats shall be paid within the term of one year, reckoning from the day in which the mixed court of justice pronounces its sentence.

Indemnity.

## ARTICLE IV.

courts Mixed established.

[See Articles I and II, convention of 1870, p. 350.]

In order to bring to adjudication with as little delay and inconvenience as possible the vessels which may be detained according to the tenor of the first article of this treaty, there shall be established, as soon as may be practicable, three mixed courts of justice, formed of an equal number of individuals of the two nations, named for this purpose by their respective Governments. These courts shall reside, one at Sierra Leone, one at the Cape of Good Hope, and one at New York.

But each of the two high contracting parties reserves to itself the right of changing, at its pleasure, the place of residence of the court or

courts held within its own territories.

These courts shall judge the causes submitted to them according to the provisions of the present treaty, and according to the regulations and instructions which are annexed to the present treaty, and which are considered an integral part thereof; and there shall be no appeal from their decision.

## ARTICLE V.

Reparation for officers.

In case the commanding officer of any of the ships of the navies of wrongful acts of either country, duly commissioned according to the provisions of the first article of this treaty, shall deviate in any respect from the stipulations of the said treaty, or from the instructions annexed to it, the Government which shall conceive itself to be wronged thereby shall be entitled to demand reparation; and in such case the Government to which such commanding officer may belong binds itself to cause inquiry to be made into the subject of the complaint, and to inflict upon the said officer a punishment proportioned to any wilful transgression which he may be proved to have committed.

## ARTICLE VI.

Causes for detention of vessels.

It is hereby further mutually agreed that every American or British merchant vessel which shall be searched by virtue of the present treaty, may lawfully be detained, and sent or brought before the mixed courts of justice established in pursuance of the provisions thereof, if, in her equipment, there shall be found any of the things hereinafter mentioned. namely:

1st. Hatches with open gratings, instead of the close hatches, which are usual in merchant vessels.

2nd. Divisions or bulkheads in the hold or on deck, in greater number than are necessary for vessels engaged in lawful trade.

3rd. Spare plank fitted for laying down as a second or slave deck.

4th. Shackles, bolts, or handcuffs.

5th. A larger quantity of water in casks or in tanks than is requisite for the consumption of the crew of the vessel as a merchant vessel.

6th. An extraordinary number of water-casks, or of other vessels for holding liquid; unless the master shall produce a certificate from the custom house at the place from which he cleared outwards, stating that a sufficient security had been given by the owners of such vessel that such extra quantity of casks, or of other vessels, should be used only to hold palm-oil, or for other purposes of lawful commerce.

7th. A greater number of mess-tubs or kids than requisite for the use of the crew of the vessel as a merchant vessel.

8th. A boiler, or other cooking apparatus, of an unusual size, and larger, or capable of being made larger, than requisite for the use of the crew of the vessel as a merchant vessel; or more than one boiler, or other cooking apparatus, of the ordinary size.

9th. An extraordinary quantity of rice, of the flour of Brazil, of manice or cassada, commonly called farinha, of maize, or of Indian corn, or of any other article of food whatever, beyond the probable wants of the crew; unless such rice, flour, farinha, maize, Indian corn, or other article of food be entered on the manifest as part of the cargo for trade.

10th. A quantity of mats or matting greater than is necessary for the use of the crew of the vessel as a merchant vessel; unless such mats or matting be entered on the manifest as part of the cargo for trade.

If it be proved that any one or more of the articles above specified is or are on board, or have been on board during the voyage in which the dence. vessel was captured, that fact shall be considered as prima facie evidence that the vessel was employed in the African slave trade, and she shall in consequence be condemned and declared lawful prize; unless the master or owners shall furnish clear and incontrovertible evidence, proving to the satisfaction of the mixed court of justice, that at the time of her detention or capture the vessel was employed in a lawful undertaking, and that such of the different articles above specified as were found on board at the time of detention, or as may have been embarked during the voyage on which she was engaged when captured, were indispensable for the lawful object of her voyage.

Prima-facie evi-

## ARTICLE VII.

If any one of the articles specified in the preceding article as grounds for condemnation should be found on board a merchant vessel, or should be proved to have been on board of her during the voyage on which she was captured, no compensation for losses, damages, or expenses consequent upon the detention of such vessel shall, in any case, be granted either to the master, the owner, or any other person interested in the equipment or in the lading, even though she should not be condemned by the mixed court of justice.

No damages for detention.

[See "Regulations," Article II.]

### ARTICLE VIII.

It is agreed between the two high contracting parties that in all cases in which a vessel shall be detained under this treaty, by their respective sels. cruisers, as having been engaged in the African slave trade, or as having been fitted out for the purposes thereof, and shall consequently be ad- tions," Article VI.] judged and condemned by one of the mixed courts of justice to be established as aforesaid, the said vessel shall, immediately after its condemnation, be broken up entirely, and shall be sold in separate parts. after having been so broken up; unless either of the two Governments should wish to purchase her for the use of its navy, at a price to be fixed by a competent person chosen for that purpose by the mixed court of justice, in which case the Government whose cruiser shall have detained the condemned vessel shall have the first option of purchase.

Condemned ves-

[See "Regula-

#### ARTICLE IX.

The captain, master, pilot, and crew of any vessel condemned by the mixed courts of justice shall be punished according to the laws of the country to which such vessel belongs, as shall also the owner or owners and the persons interested in her equipment or cargo, unless they prove that they had no participation in the enterprise.

Persons on board

Owners, officers, and crew of con-

demned vessels.

For this purpose the two high contracting parties agree that, in so far as it may not be attended with grievous expense and inconvenience, such vessels. the master and crew of any vessel which may be condemned by a

sentence of one of the mixed courts of justice, as well as any other persons found on board the vessel, shall be sent and delivered up to the jurisdiction of the nation under whose flag the condemned vessel was sailing at the time of capture; and that the witnesses and proofs necessary to establish the guilt of such master, crew, or other persons shall also be sent with them.

When vessel belongs to a third power.

The same course shall be pursued with regard to subjects or citizens of either contracting party who may be found by a cruiser of the other on board a vessel of any third Power, or on board a vessel sailing without flag or papers, which may be condemned by any competent court for having engaged in the African slave trade.

## ARTICLE X.

Negroes found demned vessels.

The negroes who are found on board of a vessel condemned by the on board con- mixed courts of justice, in conformity with the stipulations of this treaty, shall be placed at the disposal of the Government whose cruiser has made the capture. They shall be immediately set at liberty, and shall remain free, the Government to whom they have been delivered guaranteeing their liberty.

#### ARTICLE XI.

Instruments annexed to treaty.

The acts or instruments annexed to this treaty, and which it is mutually agreed shall form an integral part thereof, are as follows:

[See Article IV p. 351.7

(A.) Instructions for the ships of the navies of both nations, destined convention of 1870, to prevent the African slave trade.

(B.) Regulations for the mixed courts of justice.

## ARTICLE XII.

Ratifications.

Duration of treaty.

The present treaty shall be ratified, and the ratifications thereof shall be exchanged at London, in six months from this date, or sooner if possible. It shall continue and remain in full force for the term of ten years from the day of exchange of the ratifications, and further, until the end of one year after either of the contracting parties shall have given notice to the other of its intention to terminate the same, each of the contracting parties reserving to itself the right of giving such notice to the other at the end of said term of ten years; and it is hereby agreed between them that, on the expiration of one year after such notice shall have been received by either from the other party, this treaty shall altogether cease and determine.

Signatures.

Date.

In witness whereof the respective Plenipotentiaries have signed the present treaty, and have thereunto affixed the seal of their arms.

Done at Washington the seventh day of April, in the year of our Lord one thousand eight hundred and sixty-two.

WILLIAM H. SEWARD. [L. s.] LYONS. L. S.

April 7, 1862.

ANNEX (A)\* TO THE TREATY BETWEEN THE UNITED STATES OF AMERICA AND GREAT BRITAIN, FOR THE SUPPRESSION OF THE AFRICAN SLAVE-TRADE, SIGNED AT WASHINGTON ON THE 7th DAY OF APRIL, 1862.

Instructions for Instructions for the ships of the United States and British navies employed ships of war. to prevent the African slave trade.

## ARTICLE I.

Right of search.

The commander of any ship belonging to the United States or British navy which shall be furnished with these instructions shall have a right to search and detain any United States or British merchant vessel

<sup>\*</sup> See Annex to Convention of 1870, pp. 352, 353.

which shall be actually engaged, or suspected to be engaged, in the African slave trade, or to be fitted out for the purposes thereof, or to have been engaged in such trade during the voyage in which she may be met with by such ship of the United States or British navy; and such commander shall thereupon bring or send such merchant vessel sent in for judg-(save in the case provided for in Article V of these instructions) as soon as possible for judgment before one of the three mixed courts of justice established in virtue of the IVth article of the said treaty, that is to say:

Vessels to be

If the vessel shall be detained on the coast of Africa, she shall be brought before that one of the two mixed courts of justice to be established at the Cape of Good Hope and at Sierra Leone which may be nearest to the place of detention, or which the captor, on his own responsibility, may think can be soonest reached from such place.

Detention coast of Africa.

If the vessel shall be detained on the coast of the Island of Cuba, she shall be brought before the mixed court of justice at New York.

Detention on coast of Island of Cuba.

#### ARTICLE II.

Whenever a ship of either of the two navies, duly authorized as aforesaid, shall meet a merchant vessel liable to be searched under the provisions of the said treaty, the search shall be conducted with the courtesy and consideration which ought to be observed between allied and friendly nations; and the search shall, in all cases, be made by an officer holding a rank not lower than that of lieutenant in the navy, or by the officer who at the time shall be second in command of the ship by which such search is made.

Method of scarch.

## ARTICLE III.

The commander of any ship of the two navies, duly authorized as aforesaid, who may detain any merchant vessel in pursuance of the case of detention. tenor of the present instructions, shall leave on board the vessel so detained the master, the mate or boatswain, and two or three, at least, of the crew, the whole of the negroes, if any, and all the cargo. captor shall, at the time of detention, draw up, in writing, a declaration, which shall exhibit the state in which he found the detained vessel. Such declaration shall be signed by himself, and shall be given in or sent, together with the captured vessel, to the mixed court of justice before which such vessel shall be carried or sent for adjudication. He shall deliver to the master of the detained vessel a signed and certified list of the papers found on board the same, as well as a certificate of the number of negroes found on board at the moment of detention.

Proceedings in

In the declaration which the captor is hereby required to make, as well as in the certified list of the papers seized, and in the certificate captor. of the number of negroes found on board the detained vessel, he shall insert his own name and surname, the name of the capturing ship, and the latitude and longitude of the place where the detention shall have been made.

Declaration of

The officer in charge of the detained vessel shall, at the time of bringing the vessel's papers into the mixed court of justice, deliver into the cer in charge. court a certificate, signed by himself and verified on oath, stating any changes which may have taken place in respect to the vessel, her crew, the negroes, if any, and her cargo, between the period of her detention and the time of delivering in such paper.

Certificate of offi-

### ARTICLE IV.

If urgent reasons arising from the length of the voyage, the state of health of the negroes, or any other cause, should require that either the whole or a portion of such negroes should be disembarked before the vessel can arrive at the place at which one of the mixed courts of justice is established, the commander of the capturing ship may take upon

When negroes may be disembarked.

[See "Regulations," Article V.]

himself the responsibility of so disembarking the negroes, provided the necessity of the disembarkation, and the causes thereof, be stated in a certificate in proper form. Such certificate shall be drawn up and entered at the time on the log-book of the detained vessel.

### ARTICLE V.

Abandonment, &c., of unseaworthy vessels.

In case any merchant vessel detained in pursuance of the present instructions should prove to be unseaworthy, or in such a condition as not to be taken to one of the three ports where the mixed courts of justice are to be established in pursuance of the treaty of this date, the commander of the detaining cruiser may take upon himself the responsibility of abandoning or destroying her, provided the exact causes which made such a step imperatively necessary be stated in a certificate verified on oath. Such certificate shall be drawn up and formally executed in duplicate at the time.

[See "Regulations," Article V.]

Proceedings on abandonment, &c.

In case of the abandonment or destruction of a detained vessel, the master and crew, together with the negroes and papers found on board, and one copy of the sworn certificate mentioned in the preceding paragraph of this article, shall be sent and delivered to the proper mixed court of justice at the earliest possible moment.

Instructions

The undersigned Plenipotentiaries have agreed, in conformity with made part of the XIth article of the treaty signed by them on this day, that the present instructions shall be annexed to the said treaty and be considered an integral part thereof.

Date.

Done at Washington the seventh day of April, in the year of our Lord one thousand eight hundred and sixty-two.

WILLIAM H. SEWARD. L. S. LYONS. L. S.

April 7, 1862.

ANNEX (B) TO THE TREATY BETWEEN THE UNITED STATES OF AMERICA AND GREAT BRITIAN, FOR THE ABOLITION OF THE AFRICAN SLAVE TRADE, SIGNED AT WASHINGTON ON THE 7th DAY OF APRIL, 1862.

# Regulations for the mixed courts of justice.

#### ARTICLE I.

Regulations for mixed courts.

The mixed courts of justice to be established under the provisions of the treaty of which these regulations are declared to be an integral part, shall be composed in the following manner:

Judges and arbitrators.

The two high contracting parties shall each name a judge and an arbitrator, who shall be authorized to hear and to decide, without appeal, all cases of capture or detention of vessels which, in pursuance of the stipulations of the aforesaid treaty, shall be brought before them.

Oath of office.

The judges and the arbitrators shall, before they enter upon the duties of their office, respectively make oath before the principal magistrate of the place in which such courts shall respectively reside, that they will judge fairly and faithfully; that they will have no preference either for claimant or for captor; and that they will act in all their decisions in pursuance of the stipulations of the aforesaid treaty.

Registrars.

There shall be attached to each of such courts a secretary or registrar, who shall be appointed by the party in whose territories such court shall reside.

Duties of regis. trar

Such secretary or registrar shall register all the acts of the court to which he is appointed; and shall, before he enters upon his office, make oath before the court that he will conduct himself with due respect for its authority, and will act with fidelity and impartiality in all matters relating to his office.

Salaries.

The salaries of the judges and arbitrators shall be paid by the Governments by whom they are appointed.

The salary of the secretary or registrar of the court to be established in the territories of the United States shall be paid by the United States Government; and that of the secretaries or registrars of the two courts to be established in the territories of Great Britain shall be paid by Her Britannic Majesty.

Each of the two Governments shall defray half of the aggregate amount of the other expenses of such courts.

Expenses.

## ARTICLE II.

The expenses incurred by the officer charged with the reception, maintenance, and care of the detained vessel, negroes, and cargo, and with the execution of the sentence, and all disbursements occasioned by bringing a vessel to adjudication, shall, in case of condemnation, be defrayed from the funds arising out of the sale of the materials of the vessel, after the vessel shall have been broken up, of the ship's stores, and of such parts of the cargo as shall consist of merchandise. And in case the proceeds arising out of this sale should not prove sufficient to defray such expenses, the deficiency shall be made good by the Government of the country within whose territories the adjudication shall have taken place.

If the detained vessel shall be released, the expenses occasioned by bringing her to adjudication shall be defrayed by the captor, except in leased vessel. the cases specified and otherwise provided for under Article VII of the treaty to which these regulations form an annex, and under Article VII of these regulations.

Expenses of condemned vessel.

Expenses of re-

## ARTICLE III.

The mixed courts of justice are to decide upon the legality of the detention of such vessels as the cruisers of either nation shall detain in courts. pursuance of the said treatv.

The said courts shall adjudge definitively, and without appeal, all questions which shall arise out of the capture and detention of such vessels.

The proceedings of the courts shall take place as summarily as possible; and for this purpose the courts are required to decide each case, as far as may be practicable, within the space of twenty days, to be dated from the day on which the detained vessels shall have been brought into the port where the deciding court shall reside.

The final sentence shall not in any case be delayed beyond the period of two months, either on account of the absence of witnesses or for any other cause, except upon the application of any of the parties interested; but in that case, upon such party or parties giving satisfactory security that they will take upon themselves the expense and risks of the delay, the courts may, at their discretion, grant an additional delay, not exceeding four months.

Either party shall be allowed to employ such counsel as he may think fit, to assist him in the conduct of his cause.

All the acts and essential parts of the proceedings of the said courts shall be committed to writing and be placed upon record.

Jurisdiction of

Decisions.

Final sentence.

Counsel.

Records.

#### ARTICLE IV.

The form of the process, or mode of proceeding to judgment, shall be as follows:

The judges appointed by the two Governments, respectively, shall in the first place proceed to examine the papers of the detained vessel, and shall take the depositions of the master or commander, and of two or three, at least, of the principal individuals on board of such vessel; and shall also take the declaration on oath of the captor, if it should appear to them necessary to do so, in order to judge and to pronounce whether the said vessel has been justly detained or not, according to the stipulations of the aforesaid treaty, and in order that, according to such judg-

Mode of proced-

ment, the vessel may be condemned or released. In the event of the two judges not agreeing as to the sentence which they ought to pronounce in any case brought before them, whether with respect to the legality of the detention, or the liability of the vessel to condemnation, or as to the indemnification to be allowed, or as to any other question which may arise out of the said capture, or in case any difference of opinion should arise between them as to the mode of proceeding in the said court, they shall draw by lot the name of one of the two arbitrators so appointed as aforesaid, which arbitrator, after having considered the proceedings which have taken place, shall consult with the two judges on the case; and the final sentence or decision shall be pronounced conformably to the opinion of the majority of the three.

## ARTICLE V.

Proceedings when

[See pp. 339, 340.]

If the detained vessel shall be restored by the sentence of the court, detained vessel is the vessel and the cargo, in the state in which they shall then be found, (with the exception of the negroes found on board, if such negroes shall have been previously disembarked under the provisions of Articles IV and V of the instructions annexed to the treaty of this date,) shall forthwith be given up to the master, or to the person who represents him; and such master or other person may, before the same court, claim a valuation of the damages which he may have a right to demand. The captor himself, and, in his default, his Government, shall remain responsible for the damages to which the master of such vessel, or the owners either of the vessel or of her cargo, may be pronounced to be entitled.

The two high contracting parties bind themselves to pay, within the term of a year from the date of the sentence, the costs and damages which may be awarded by the court; it being mutually agreed that such costs and damages shall be paid by the Government of the country of which the captor shall be a subject.

#### ARTICLE VI.

Proceedings when

If the detained vessel shall be condemned, she shall be declared lawdetained vessel is ful prize, together with her cargo, of whatever description it may be, with the exception of the negroes who shall have been brought on board for the purpose of trade; and the said vessel, subject to the stipulations in the VIIIth article of the treaty of this date, shall, as well as her cargo, be sold by public sale for the profit of the two Governments, subject to the payment of the expenses hereinafter mentioned.

The negroes who may not previously have been disembarked shall receive from the court a certificate of emancipation, and shall be delivered over to the Government to whom the cruiser which made the cap-

ture belongs, in order to be forthwith set at liberty.

#### ARTICLE VII.

Claims for damages.

The mixed courts of justice shall also take cognizance of, and shall decide definitively and without appeal, all claims for compensation on [See Article II.] account of losses occasioned to vessels and cargoes which shall have been detained under the provisions of this treaty, but which shall not have been condemned as legal prize by the said courts; and in all cases wherein restitution of such vessels and cargoes shall be decreed, save as mentioned in the VIIth article of the treaty to which these regulations form an annex, and in a subsequent part of these regulations, the court shall award to the claimant or claimants, or to his or their lawful attorney or attorneys, for his or their use, a just and complete indemnification for all costs of suit, and for all losses and damages which the owner or owners may have actually sustained by such capture and detention; and it is agreed that the indemnification shall be as follows:

First. In case of total loss, the claimant or claimants shall be indemnified-

(A.) For the ship, her tackle, equipment, and stores.

(B.) For all freights due and payable.

(C.) For the value of the cargo of merchandise, if any, deducting all charges and expenses which would have been payable upon the sale of such cargo, including commission of sale.

(D.) For all other regular charges in such case of total loss.

Secondly. In all other cases (save as hereinafter mentioned) not of total loss, the claimant or claimants shall be indemnified-

(A.) For all special damages and expenses occasioned to the ship by the detention, and for loss of freight, when due or payable.

(B.) For demurrage when due, according to the schedule annexed to the present article.

(C.) For any deterioration of the cargo.

(D.) For all premium of insurance on additional risks.

The claimant or claimants shall be entitled to interest at the rate of 5 (five) per cent. per annum on the sum awarded, until such sum is paid by the Government to which the capturing ship belongs. The whole amount of such indemnifications shall be calculated in the money of the country to which the detained vessel belongs, and shall be liquidated at the exchange current at the time of the award.

The two high contracting parties, however, have agreed, that if it shall be proved to the satisfaction of the judges of the two nations, and without having recourse to the decision of an arbitrator, that the captor has been led into error by the fault of the master or commander of the detained vessel, the detained vessel in that case shall not have the right of receiving, for the time of her detention, the demurrage stipulated by the present article, nor any other compensation for losses, damages, or expenses consequent upon such detention.

Demurrage.

## Schedule of demurrage or daily allowance for a vessel of-

100	tons (	to 120,	inclusive	******	£5 r	er diem
121	"					"
151	"	170,		*****	8	44
171	66	200,	"	• • • • • • • • • • • • • • • • • • • •	10	"
201	"	220,	46		11	66
221	46	250,	44	*************	$\overline{12}$	66
251	"	270,	"		14	46
271	"		"	**********	15	64
And	n os f	n in n	roportion			

and so on in proportion.

## ARTICLE VIII.

Neither the judges, nor the arbitrators, nor the secretaries or registrars of the mixed courts of justice, shall demand or receive from any trars, &c., not to of the parties concerned in the cases which shall be brought before such receive gifts. courts any emolument or gift, under any pretext whatsoever, for the performance of the duties which such judges, arbitrators, and secretaries or registrars have to perform.

Judges, regis-

#### ARTICLE IX.

The two high contracting parties have agreed that, in the event of the death, sickness, absence on leave, or any other legal impediment of one or more of the judges or arbitrators composing the above mentioned courts, respectively, the post of such judge or arbitrator shall be supplied, ad interim, in the following manner.

First. On the part of the United States, and in that court which shall sit within their territories: If the vacancy be that of the United States

Vacancies in courts, how to be filled.

judge, his place shall be filled by the United States arbitrator; and either in that case, or in case the vacancy be originally that of the United States arbitrator, the place of such arbitrator shall be filled by the judge of the United States for the southern district of New York; and the said court, so constituted as above, shall sit, and, in all cases brought before them for adjudication, shall proceed to adjudge the same and pass

sentence accordingly. Secondly. On the part of the United States of America, and in those courts which shall sit within the possessions of Her Britannic Majesty: If the vacancy be that of the United States judge, his place shall be filled by the United States arbitrator; and either in that case, or in case the vacancy be originally that of the United States arbitrator, his place shall be filled by the United States Consul, or, in the unavoidable absence of the Consul, by the United States Vice Consul. In case the vacancy be both of the United States judge and of the United States arbitrator, then the vacancy of the judge shall be filled by the United States Consul, and that of the United States arbitrator by the United States Vice Consul. But if there be no United States Consul or Vice-Consul to fill the place of the United States arbitrator, then the British arbitrator shall be called in in those cases in which the United States arbitrator would be called in; and in case the vacancy be both of the United States judge and of the United States arbitrator, and there be neither United States Consul nor Vice-Consul to fill ad interim the vacancies, then the British judge and the British arbitrator shall sit, and, in all cases brought before them for adjudication, shall proceed to adjudge the same and pass sentence accordingly.

Thirdly. On the part of Her Britannic Majesty, and in those courts which shall sit within the possessions of her said Majesty: If the vacancy be that of the British judge, his place shall be filled by the British arbitrator; and either in that case, or in case the vacancy be originally that of the British arbitrator the place of such arbitrator shall be filled by the Governor or Lieutenant Governor resident in such possession; in his unavoidable absence, by the principal magistrate of the same; or in the unavoidable absence of the principal magistrate, by the secretary of the Government; and the said court so constituted as above, shall sit, and, in all cases brought before it for adjudication, shall proceed to

adjudge the same, and to pass sentence accordingly.

Fourthly. On the part of Great Britain, and in that court which shall sit within the territories of the United States of America: If the vacancy be that of the British judge, his place shall be filled by the British arbitrator; and either in that case or in case the vacancy be originally that of the British arbitrator, his place shall be filled by the British Consul; or in the unavoidable absence of the Consul, by the British Vice Consul; and in case the vacancy be both of the British judge and of the British arbitrator, then the vacancy of the British judge shall be filled by the British Consul, and that of the British arbitrator by the British Vice-But if there be no British Consul or Vice-Consul to fill the place of British arbitrator, then the United States arbitrator shall be called in in those cases in which the British arbitrator would be called in; and in case the vacancy be both of the British judge and of the British arbitrator, and there be neither British Consul nor Vice-Consul to fill ad interim the vacancies, then the United States judge and arbitrator shall sit, and, in all cases brought before them for adjudication, shall proceed to adjudge the same, and pass sentence accordingly.

The chief authority of the place in the territories of either high contracting party where the mixed courts of justice shall sit, shall, in the event of a vacancy arising, either of the judge or the arbitrator of the other high contracting party, forthwith give notice of the same by the most expeditious method in his power to the Government of that other high contracting party, in order that such vacancy may be supplied at the earliest possible period.

Notice of va-

And each of the high contracting parties agrees to supply definitively, as soon as possible, the vacancies which may arise in the above-men-

tioned courts from death, or from any other cause whatever.

The undersigned Plenipotentiaries have agreed, in conformity with the XIth article of the treaty signed by them on this day, that the preceding regulations shall be annexed to the said treaty and considered an integral part thereof.

Done at Washington the seventh day of April, in the year of our Lord

one thousand eight hundred and sixty-two.

WILLIAM H. SEWARD. [L. S.] LYONS.

Vacancies, when to be filled.

Regulations made part of

Date.

## GREAT BRITAIN, 1863.

ADDITIONAL ARTICLE TO THE TREATY WITH GREAT BRITAIN OF APRIL 7, 1862, FOR THE SUPPRESSION OF THE AFRICAN SLAVE TRADE, CONCLUDED AT WASHINGTON FEBRUARY 17, 1863; RATIFICATION ADVISED BY SENATE FEBRUARY 27, 1863; RATIFIED BY PRESIDENT MARCH 5, 1863; RATIFICATIONS EXCHANGED AT LONDON APRIL 1, 1863; PROCLAIMED APRIL 22, 1863.

Feb. 17, 1863.

Additional Article to the Treaty between the United States of America and Her Britannic Majesty for the Suppression of the African Slave Trade, signed at Washington April 7, 1862.

Whereas by the first article of the treaty between the United States of America and Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, for the suppression of the African slave trade, signed at Washington on the 7th of April, 1862, it was stipulated and treaty of 1802, pp. agreed that those ships of the respective navies of the two high con-334,335.] tracting parties which shall be provided with special instructions for that purpose as thereinafter mentioned, may visit such merchant vessels of the two nations as may, upon reasonable grounds, be suspected of being engaged in the African slave trade, or of having been fitted out for that purpose, or of having, during the voyage on which they are met by the said cruisers, been engaged in the African slave trade contrary to the provisions of the said treaty; and that such cruisers may detain and send or carry away such vessels in order that they may be brought to trial in the manner thereinafter agreed upon; and whereas it was by the said article further stipulated and agreed that the reciprocal right of search and detention should be exercised only within the distance of two hundred miles from the coast of Africa, and to the southward of the thirty-second parallel of north latitude, and within thirty leagues from the coast of the island of Cuba; and whereas the two high contracting parties are desirous of rendering the said treaty still more efficacious for its purpose: The Plenipotentiaries who signed the said treaty have, in virtue of their full powers, agreed and detention exthat the reciprocal right of visit and detention, as defined in the article tended. aforesaid, may be exercised also within thirty leagues of the island of Madagascar, within thirty leagues of the island of Puerto Rico, and within thirty leagues of the island of San Domingo.

Preamble.

[See Article I,

The present additional article shall have the same force and validity as if it had been inserted word for word in the treaty concluded between article. the two high contracting parties on the 7th of April, 1862, and shall have the same duration as that treaty. It shall be ratified, and the ratifications shall be exchanged at London in six months from this date, or sooner if possible.

In witness whereof the respective Plenipotentiaries have signed the

same, and have thereunto affixed the seal of their arms.

Done at Washington the 17th day of February, in the year of our Lord one thousand eight hundred and sixty-three.

WILLIAM H. SEWARD. [L. S.] LYONS. [L. S.] Effect of this

[See Article XII, treaty of 1862, p. 338.1

Ratifications.

Signatures.

Date.

## GREAT BRITAIN, 1863.

July 1, 1863.

TREATY BETWEEN THE UNITED STATES OF AMERICA AND HER BRITAN-NIC MAJESTY FOR THE FINAL SETTLEMENT OF THE CLAIMS OF THE HUDSON'S BAY AND PUGET'S SOUND AGRICULTURAL COMPANIES, CON-CLUDED AT WASHINGTON JULY 1, 1863; RATIFICATION ADVISED BY SENATE JANUARY 18, 1864; RATIFIED BY PRESIDENT MARCH 2, 1864; RATIFICATIONS EXCHANGED AT WASHINGTON MARCH 3, 1864; PRO-CLAIMED MARCH 5, 1864.

Contracting parties.

| See Articles III and IV, treaty of 1846, p. 321.]

The United States of America and Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, being desirons to provide for the final settlement of the claims of the Hudson's Bay and Puget's Sound Agricultural Companies, specified in Articles III and IV of the treaty concluded between the United States of America and Great Britain on the 15th of June, 1846, have resolved to conclude a treaty for this purpose, and have named as their Plenipotentiaries, that is to say:

Negotiators.

The President of the United States of America, William H. Seward, Secretary of State; and Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, the Right Honorable Richard Bickerton Pemell, Lord Lyons, a peer of her United Kingdom, a Knight Grand Cross of her most honorable Order of the Bath, and her Envoy Extraordinary and Minister Plenipotentiary to the United States of America;

Who, after having communicated to each other their respective full powers, found in good and due form, have agreed upon and concluded

the following articles:

### ARTICLE I.

Preamble.

Whereas by the IIId and IVth articles of the treaty concluded at Washington on the 15th day of June, 1846, between the United States of America and Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, it was stipulated and agreed that in the future appropriation of the territory south of the 49th parallel of north latitude, as provided in the first article of the said treaty, the possessory rights of the Hudson's Bay Company, and of all British subjects who may be already in the occupation of land or other property lawfully acquired within the said territory, should be respected, and that the farms, lands, and other property of every description, belonging to the Puget's Sound Agricultural Company, on the north side of the Columbia River, should be confirmed to the said company, but that in case the situation of those farms and lands should be considered by the United States to be of public and political importance, and the United States Government should signify a desire to obtain possession of the whole or of any part thereof, the property so required should be transferred to the said Government at a proper valuation to be agreed upon between the parties;

And whereas it is desirable that all questions between the United States authorities on the one hand, and the Hudson's Bay and Puget's Sound Agricultural Companies on the other, with respect to the possessory rights and claims of those companies, and of any other British subjects in Oregon and Washington Territory, should be settled by the transfer of those rights and claims to the Government of the United

States for an adequate money consideration:

Commissioners to examine claims.

It is hereby agreed that the United States of America and Her Britannic Majesty shall, within twelve months after the exchange of the ratifications of the present treaty, appoint each a Commissioner for the purpose of examining and deciding upon all claims arising out of the provisions of the above quoted articles of the treaty of June 15, 1846.

## ARTICLE II.

Meeting and

The Commissioners mentioned in the preceding article shall, at the qualification of earliest convenient period after they shall have been respectively named, meet at the city of Washington, in the District of Columbia, and shall, before proceeding to any business, make and subscribe a solemn declaration that they will impartially and carefully examine and decide, to the best of their judgment, and according to justice and equity, without fear, favor, or affection to their own country, all the matters referred to them for their decision, and such declaration shall be entered on the

record of their proceedings.

The Commissioners shall then proceed to name an Arbitrator or Umpire to decide upon any case or cases on which they may differ in opinion; pirc. and if they cannot agree in the selection, the said Arbitrator or Umpire shall be appointed by the King of Italy, whom the two high contracting parties shall invite to make such appointment, and whose selection shall be conclusive on both parties. The person so to be chosen shall, before proceeding to act, make and subscribe a solemn declaration, in a form similar to that which shall already have been made and subscribed by the Commissioners, which declaration shall also be entered on the record of the proceedings. In the event of the death, absence, or incapacity of such person, or of his omitting or declining or ceasing to act as such Arbitrator or Umpire, another person shall be named, in the manner aforesaid, to act in his place or stead, and shall make and subscribe such declaration as aforesaid.

The United States of America and Her Britannic Majesty engage to consider the decision of the two Commissioners conjointly, or of the final. Arbitrator or Umpire, as the case may be, as final and conclusive on the matters to be referred to their decision, and forthwith to give full

effect to the same.

### ARTICLE III.

The Commissioners and the Arbitrator or Umpire shall keep accurate records and correct minutes or notes of all their proceedings, with the dates thereof, and shall appoint and employ such clerk or clerks or other persons as they shall find necessary to assist them in the transaction of the business which may come before them.

The salaries of the Commissioners and of the clerk or clerks shall be paid by their respective Governments. The salary of the Arbitrator or Umpire and the contingent expenses shall be defrayed in equal moieties

by the two Governments.

### ARTICLE IV.

All sums of money which may be awarded by the commissioners, or by the Arbitrator or Umpire, on account of any claim, shall be paid by awards. the one Government to the other in two equal annual instalments, whereof the first shall be paid within twelve months after the date of the award, and the second within twenty-four months after the date of the award, without interest, and without any deduction whatever.

## ARTICLE V.

The present treaty shall be ratified, and the mutual exchange of ratifications shall take place in Washington, in twelve months from the date hereof, or earlier if possible.

In faith whereof we, the respective Plenipotentiaries, have signed

this treaty, and have hereunto affixed our seals.

Done in duplicate at Washington, the first day of July, anno Domini one thousand eight hundred and sixty-three.

WILLIAM H. SEWARD. [L. S.] [L. s.] LYONS.

Selection of um-

Decision to be

Records.

Salaries.

Paymont of

Ratifications.

Signatures.

Date.

## AWARD.

At a meeting of the Commissioners under the treaty of July 1st, 1863, between the United States of America and Her Britannic Majesty, for the final settlement of the claims of the Hudson's Bay and Puget's commissioners.

Sept. 10, 1869.

Award of the

Sound Agricultural Companies, held at the city of Washington, on the 10th day of September, 1869—

Present: Alexander S. Johnson, Commissioner on the part of the United States of America; John Rose, Commissioner on the part of Her

Britannic Majesty.

The Commissioners having heard the allegations and proofs of the respective parties, and the arguments of their respective counsel, and duly considered the same, do determine and award that, as the adequate money consideration for the transfer to the United States of America of all the possessory rights and claims of the Hudson's Bay Company, and of the Puget's Sound Agricultural Company, under the first article of the treaty of July 1st, 1863, and the third and fourth articles of the treaty of June 15, 1846, commonly called the Oregon treaty.

[See pp. 346, 321.]

[See p. 347.]

Company, and of the Puget's Sound Agricultural Company, under the first article of the treaty of July 1st, 1863, and the third and fourth articles of the treaty of June 15, 1846, commonly called the Oregon treaty, and in full satisfaction of all such rights and claims, there ought to be paid in gold coin by the United States of America, at the times and in the manner provided by the fourth article of the treaty of July 1, 1863, on account of the possessory rights and claims of the Hudson's Bay Company, four hundred and fifty thousand dollars; and on account of the possessory rights and claims of the Puget's Sound Agricultural Company, the sum of two hundred thousand dollars; and that at or before the time fixed for the first payment to be made in pursuance of the treaty and of this award, each of the said companies do execute and deliver to the United States of America a sufficient deed or transfer and release to the United States of America, substantially in the form hereunto annexed.

In testimony whereof we the said companies do execute and the said company whereof we the said companies do execute and the said release to the United States of America, substantially in the form

In testimony whereof we, the said commissioners, have set our hands to this award in duplicate, on the day and year and at the place aforesaid.

ALEXANDER S. JOHNSON,
Commissioner on the part of the United States.
JOHN ROSE,
Commissioner on the part of Her Britannic Majesty.

# GREAT BRITAIN, 1870.

May 13, 1870.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND HER BRITANNIC MAJESTY, RELATIVE TO NATURALIZATION, CONCLUDED AT WASHINGTON MAY 13, 1870; RATIFICATION ADVISED BY SENATE JULY 8, 1870; RATIFIED BY PRESIDENT JULY 19, 1870; RATIFICATIONS EXCHANGED AT LONDON AUGUST 10, 1870; PROCLAIMED SEPTEMBER 16, 1870.

Contracting parties.

The President of the United States of America and Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, being desirous to regulate the citizenship of citizens of the United States of America who have emigrated or who may emigrate from the United States of America to the British dominions, and of British subjects who have emigrated or who may emigrate from the British dominions to the United States of America, have resolved to conclude a convention for that purpose, and have named as their Plenipotentiaries, that is to say:

Negotiators.

The President of the United States of America, John Lothrop Motley, Esquire, Envoy Extraordinary and Minister Plenipotentiary of the United States of America to Her Britannic Majesty; and Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, the Right Honourable George William Frederick, Earl of Clarendon, Baron Hyde of Hindon, a peer of the United Kingdom, a member of Her Britannic Majesty's most honourable Privy Council, Knight of the most noble Order of the Garter, Knight Grand Cross of the most honourable Order of the Bath, Her Britannic Majesty's Principal Secretary of State for Foreign Affairs;

Who, after having communicated to each other their respective full powers, found to be in good and due form, have agreed upon and concluded the following articles:

#### ARTICLE I.

Citizens of the United States of America who have become, or shall Who to be deemed become, and are naturalized according to law within the British domin- naturalized ions as British subjects, shall, subject to the provisions of Article II, zens. be held by the United States to be in all respects and for all purposes British subjects, and shall be treated as such by the United States.

Reciprocally, British subjects who have become, or shall become, and are naturalized according to law within the United States of America as citizens thereof, shall, subject to the provisions of Article II, be held by Great Britain to be in all respects and for all purposes citizens of the United States, and shall be treated as such by Great Britain.

## ARTICLE II.

Such citizens of the United States as aforesaid who have become and are naturalized within the dominions of Her Britannic Majesty as Brit. previous naturaliish subjects, shall be at liberty to renounce their naturalization and to zation. resume their nationality as citizens of the United States, provided that such renunciation be publicly declared within two years after the exchange of the ratifications of the present convention.

Such British subjects as aforesaid who have become and are naturalized as citizens within the United States, shall be at liberty to renounce their naturalization and to resume their British nationality, provided that such renunciation be publicly declared within two years after the twelfth day of May, 1870.

The manner in which this renunciation may be made and publicly declared shall be agreed upon by the Governments of the respective mental convention countries.

[See suppleof 1871, pp. 354,

Renunciation of

#### ARTICLE III.

If any such citizen of the United States as aforesaid, naturalized within the dominions of Her Britannic Majesty, should renew his resi- dence in original dence in the United States, the United States Government may, on his own application and on such conditions as that Government may think fit to impose, re-admit him to the character and privileges of a citizen of the United States, and Great Britain shall not, in that case, claim him as a British subject on account of his former naturalization.

In the same manner, if any such British subject as aforesaid naturalized in the United States should renew his residence within the dominions of Her Britannic Majesty, Her Majesty's Government may, on his own application and on such conditions as that Government may think fit to impose, re-admit him to the character and privileges of a British subject, and the United States shall not, in that case, claim him as a citizen of the United States on account of his former naturalization.

Renewal of resicountry.

#### ARTICLE IV.

The present convention shall be ratified by the President of the United States, by and with the advice and consent of the Senate thereof, and by Her Britannic Majesty, and the ratifications shall be exchanged at London as soon as may be within twelve months from the date hereof.

In witness whereof the respective Plenipotentiaries have signed the same, and have affixed thereto their respective seals.

Done at London the thirteenth day of May, in the year of our Lord one thousand eight hundred and seventy.

JOHN LOTHROP MOTLEY. SEAL. CLARENDON. SEAL. Ratifications.

Signatures.

Date.

## GREAT BRITAIN, 1870.

June 3, 1870.

ADDITIONAL CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND HER BRITANNIC MAJESTY, FOR THE SUPPRESSION OF THE AFRICAN SLAVE TRADE, CONCLUDED AT WASHINGTON, JUNE 3, 1870; RATIFICATION ADVISED BY SENATE JULY 8, 1870; RATIFIED BY PRESIDENT JULY 19, 1870; RATIFICATIONS EXCHANGED AT LONDON AUGUST 10, 1870; PROCLAIMED SEPTEMBER 16, 1870.

Additional convention to the convention between the United States and Great Britain of the seventh of April, 1862, respecting the African slave trade.

Contracting parties.

The United States of America and Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, having come to the conclusion that it is no longer necessary to maintain the three mixed courts of justice established at Sierra Leone, at the Cape of Good Hope, and [See treaty of at New York, in pursuance of the treaty concluded at Washington on 1862, pp. 334-345. the 7th day of April, 1862, for the suppression of the African slave trade, they have resolved to conclude an additional convention for the purpose of making the requisite modifications of the said treaty, and have named as their Plenipotentiaries, that is to say:

Negotiators.

The President of the United States of America, Hamilton Fish, Secretary of State, and Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, Edward Thornton, Esquire, Companion of the Order of the Bath, and Her Envoy Extraordinary and Minister Plenipotentiary to the United States of America:

Who, after having communicated to each other their respective full powers, found in good and due form, have agreed upon and concluded

the following articles:

### ARTICLE I.

Mixed courts to cease.

Everything contained in the treaty concluded at Washington on the 7th of April, 1862, between the United States of America and Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, for the suppression of the African slave trade, and in the annexes A and B thereto, which relates to the establishment of three mixed courts of justice at Sierra Leone, at the Cape of Good Hope, and at New York, to hear and decide all cases of capture of vessels which may be brought before them as having been engaged in the African slave trade, or as having been fitted out for the purposes thereof, as well as to the composition, jurisdiction, and mode of procedure of such courts, shall cease and determine as regards the said mixed courts, from and after the exchange of the ratifications of the present additional convention, except in so far as regards any act or proceeding done or taken in virtue thereof, before this additional convention shall be officially communicated to the said mixed courts of justice. The said courts shall nevertheless have the power, and it shall be their duty, to proceed with all practicable dispatch to the final determination of all causes and proceedings which may be pending and undetermined in them, or either of them, at the time of receiving notice of the ratification of this convention.

## ARTICLE II.

Jurisdiction to be

The jurisdiction heretofore exercised by the said mixed courts in purexercised by prize suance of the provisions of the said treaty shall, after the exchange of the ratifications of the present additional convention, be exercised by the courts of one or the other of the high contracting parties according to their respective modes of procedure in matters of maritime prize; and all the provisions of the said treaty with regard to the sending or bringing in of captured vessels for adjudication before the said mixed courts, and with regard to the adjudication of such vessels by the said courts, and the rules of evidence to be applied and the proceedings consequent on such adjudication, shall apply, mutatis mutandis, to the courts of the high contracting parties. It is, however, provided that

there may be an appeal from the decision of any court of the high contracting parties, in the same manner as by the law of the country where the court sits is allowed in other cases of maritime prize.

## ARTICLE III.

It is agreed that in case of an American merchant vessel searched by a British cruiser being detained as having been engaged in the African sel detained as a slave trade, or as having been fitted out for the purposes thereof, she shall be sent to New York or Key West, whichever shall be most accessible for adjudication, or shall be handed over to an United States cruiser, if one should be available in the neighborhood of the capture; and that in the corresponding case of a British merchant vessel searched by an United States cruiser being detained as having been engaged in the African slave trade, or as having been fitted out for the purposes thereof, she shall be sent for adjudication to the nearest or most accessible British colony, or shall be handed over to a British cruiser, if one should be available in the neighborhood of the capture.

All the witnesses and proofs necessary to establish the guilt of the master, crew, or other persons found on board of any such vessel, shall proofs. be sent and handed over with the vessel itself, in order to be produced to the court before which such vessel or persons may be brought

All negroes or others (necessary witnesses excepted) who may be on board either an American or a British vessel for the purpose of being found on board. consigned to slavery, shall be handed over to the nearest British au-They shall be immediately set at liberty, and shall remain free, Her Britannic Majesty guaranteeing their liberty. With regard to such of those negroes or others as may be sent in with the detained vessel as tions," Article I, p. necessary witnesses, the Government to which they may have been de- 352.] livered shall set them at liberty as soon as their testimony shall no longer be required, and shall guarantee their liberty.

Where a detained vessel is handed over to a cruiser of her own nation, an officer in charge, and other necessary witnesses and proofs, shall

accompany the vessel.

### ARTICLE IV.

It is mutually agreed that the instructions for the ships of the navies of both nations destined to prevent the African slave trade, which are nexed to form part annexed to this convention, shall form an integral part thereof, and shall of treaty. have the same force and effect as if they had been annexed to the treaty of the 7th of April, 1862, in lieu of the instructions forming annex A to that treaty.

ARTICLE V.

In all other respects the stipulations of the treaty of April 7, 1862, shall remain in full force and effect until terminated by notice given by one of the high contracting parties to the other, in the manner prescribed by Article XII thereof.

Other parts of treaty of 1862 to remain in force.

#### ARTICLE VI.

The high contracting parties engage to communicate the present convention to the mixed courts of justice, and to the officers in command of their respective cruisers, and to give them the requisite instructions in pursuance thereof, with the least possible delay.

Notice to mixed

#### ARTICLE VII.

The present additional convention shall have the same duration as the treaty of the 7th of April, 1862, and the additional article thereto of vention. the 17th of February, 1863. It shall be ratified, and the ratifications treaty of 1862, p. shall be exchanged at London as soon as possible.

Duration of con-

[See Article XII,

Ratifications.

Disposal of ves-

Witnesses and

&c., Negroes,

[See "Instruc-

Instructions an-

Signatures.

In witness whereof the respective Plenipotentiaries have signed the same, and have affixed thereto their respective seals.

Date.

Done at Washington the third day of June, in the year of our Lord

one thousand eight hundred and seventy.

HAMILTON FISH. [SEAL.] EDWD. THORNTON. [SEAL.]

June 3, 1870.

ANNEX TO THE ADDITIONAL CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND GREAT BRITAIN, FOR THE SUPPRESSION OF THE AFRICAN SLAVE TRADE, SIGNED AT WASHINGTON ON THE THIRD DAY OF JUNE, 1870.

Instructions for Instructions for the ships of the United States and British navies employed ships of war.

to prevent the African slave trade.

### ARTICLE I.

Right of search.

The commander of any ship belonging to the United States or British navy, which shall be furnished with these instructions, shall have a right to search and detain any United States or British merchant vessels which shall be actually engaged, or suspected to be engaged, in the African slave trade, or to be fitted out for the purposes thereof, or to have been engaged in such trade during the voyage in which she may be met with by each ship of the United States.

Vessels sent in for judgment.

have been engaged in such trade during the voyage in which she may be met with by such ship of the United States or British navy; and such commander shall thereupon bring or send such merchant vessel (save in the case provided for in Article V of these instructions) as soon as possible for judgment, in the manner provided by Article III of the additional convention of this date, that is to say:

American vessels.

In the case of an American vessel searched and detained as aforesaid by a British cruiser, she shall be sent to New York or Key West, which ever shall be most accessible, or be handed over to an United States cruiser, if one should be available in the neighborhood of the capture.

British vessels.

In the case of a British vessel searched and detained as aforesaid by an United States cruiser, she shall be sent to the nearest or most accessible British colony, or shall be handed over to a British cruiser, if one should be available in the neighborhood of the capture.

# ARTICLE II.

Conduct of search.

Whenever a ship of either of the two navies, duly authorized as afore-said, shall meet a merchant vessel liable to be searched under the provisions of the treaty of the 7th of April, 1862, and of this additional convention, the search shall be conducted with the courtesy and consideration which ought to be observed between allied and friendly nations; and the search shall, in all cases, be made by an officer holding a rank not lower than that of lieutenant in the navy, or by the officer who at the time shall be second in command of the ship by which such search is made.

#### ARTICLE III.

Proceedings in case of detention.

The commander of any ship of the two navies, duly authorized as aforesaid, who may detain any merchant vessel in pursuance of the tenor of the present instructions, shall leave on board the vessel so detained the master, the mate, or boatswain, two or three at least of the crew, and all the cargo. The captor shall at the time of detention draw up in writing a declaration which shall exhibit the state in which he found the detained vessel; such declaration shall be signed by himself, and shall be given or sent in with the detained vessel to be produced as evidence in the proper court. He shall deliver to the master of the detained vessel a signed and certified list of the papers found on

board the same, as well as a certificate of the number of negroes or other persons destined for slavery who may have been found on board at the moment of detention.

In the declaration which the captor is hereby required to make, as well as in the certified list of the papers seized, and in the certificate captor. of the number of negroes or others destined for slavery who may be found on board the detained vessel, he shall insert his own name and surname, the name of the capturing ship, and the latitude and longitude of the place where the detention shall have been made.

Declaration of

The officer in charge of the detained vessel shall, at the time of delivering the vessel's papers and the certificate of the commander into court, ficer in charge. deliver also a certificate, signed by himself, and verified on oath, stating any changes which may have taken place in respect to the vessel, her crew, and her cargo, between the time of her detention and the time of delivering in such paper.

Certificate of of-

Where a detained vessel is handed over to a cruiser of her own nation, an officer in charge, and other necessary witnesses and proofs, shall proofs. accompany the vessel.

Witnesses and

### ARTICLE IV.

All the negroes or others (necessary witnesses excepted) who may be on board either an American or a British detained vessel, for the pur. found on board pose of being consigned to slavery, shall be handed over by the commander of the capturing ship to the nearest British authority.

Negroes, &c., detained vessels.

### ARTICLE V.

In case any merchant vessel detained in pursuance of the present instructions should prove to be unseaworthy, or in such a condition as &c., of unseawornot to be taken in for adjudication as directed by the additional conven. thy vessels. tion of this date, the commander of the detaining cruiser may take upon himself the responsibility of abandoning or destroying her, provided the exact causes which made such a step imperatively necessary be stated in a certificate verified on oath. Such certificate shall be drawn up and formally executed by him in duplicate at the time, and shall be received as prima facie evidence of the facts therein stated, subject to rebuttal by counter proof.

Abandon ment.

In case of the abandonment or destruction of a detained vessel, the master and crew, together with the papers found on board, and other abandonment, &c. necessary proofs and witnesses, and one of the certificates mentioned in the preceding paragraph of this article, shall be sent and delivered at the earliest possible moment to the proper court before which the vessel would otherwise have been sent. Upon the production of the said certificate, the court may proceed to adjudicate upon the detention of the vessel in the same manner as if the vessel had been sent in.

Proceedings on

The negroes or others intended to be consigned to slavery shall be

handed over to the nearest British authority.

The undersigned Plenipotentiaries have agreed, in conformity with the IVth Article of the additional convention, signed by them on this part of convenday, that the present instructions shall be annexed to the said conven-tion. tion, and be considered an integral part thereof.

Instructions to be

Date.

Done at Washington the third day of June, in the year of our Lord

one thousand eight hundred and seventy.

HAMILTON FISH. EDWD. THORNTON. [SEAL.]

# GREAT BRITAIN, 1871.

Feb. 23, 1871.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND HER BRITANNIC MAJESTY, SUPPLEMENTAL TO THE CONVENTION OF MAY 13, 1870, RELATIVE TO NATURALIZATION, CONCLUDED AT WASHINGTON FEBRUARY 23, 1871; RATIFICATION ADVISED BY SENATE MARCH 22, 1871; RATIFIED BY PRESIDENT MARCH 24, 1871; RATIFICATIONS EXCHANGED AT WASHINGTON MAY 4, 1871; PROCLAIMED MAY 5, 1871.

Whereas by the second article of the convention between the United States of America and Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, for regulating the citizenship of citizens

Preamble.

[See Article II, convention of 1870, p. 349.1

and subjects of the contracting parties who have emigrated or may emigrate, from the dominions of the one to those of the other party, signed at London, on the 13th of May, 1870, it was stipulated that the manner in which the renunciation by such citizens and subjects of their naturalization, and the resumption of their native allegiance may be made and publicly declared, should be agreed upon by the Govern-Contracting par- ments of the respective countries, the President of the United States of America and Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, for the purpose of effecting such agreement, have resolved to conclude a supplemental convention, and have named as their Plenipotentiaries, that is to say, the President of the United States

ties.

Negotiators.

# ARTICLE I.

to the United States of America; who have agreed as follows:

of America, Hamilton Fish, Secretary of State, and Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, Sir Edward Thornton, Knight Commander of the Most Honorable Order of the Bath, and her Envoy Extraordinary and Minister Plenipotentiary

Renunciation of naturalizations made prior to May 13, 1870.

When and how renunciation may be made.

If within the United States.

If beyond the torritory of the United States.

If in the United Kingdom.

Dominions.

Any person, being originally a citizen of the United States, who had previously to May 13th, 1870, been naturalized as a British subject, may, at any time before August 10th, 1872, and any British subject who, at the date first aforesaid, had been naturalized as a citizen within the United States, may, at any time before May 12th, 1872, publicly declare his renunciation of such naturalization by subscribing an instrument in writing, substantially in the form hereunto appended, and designated as Annex A.

Such renunciation, by an original citizen of the United States, of British nationality, shall, within the territories and jurisdiction of the United States, be made in duplicate, in the presence of any court authorized by law for the time being to admit aliens to naturalization, or before the clerk or prothonotary of any such court: if the declarant be beyond the territories of the United States, it shall be made in duplicate, before any diplomatic or consular officer of the United States. of such duplicates shall remain of record in the custody of the court or officer in whose presence it was made; the other shall be, without delay, transmitted to the Department of State.

Such renunciation, if declared by an original British subject, of his acquired nationality as a citizen of the United States, shall, if the declarant be in the United Kingdom of Great Britain and Ireland, be If cleewhere in made in duplicate, in the presence of a justice of the peace; if elsewhere the British domin- in Her Britannic Majesty's dominions, in triplicate, in the presence of any judge of civil or criminal jurisdiction, of any justice of the peace, or of any other officer for the time being authorized by law, in the place in which the declarant is, to administer an oath for any judicial or other If out of British legal purpose: if out of Her Majesty's dominions, in triplicate, in the presence of any officer in the diplomatic or consular service of Her Majesty.

ARTICLE II.

Communicati o n The contracting parties hereby engage to communicate each to the of lists of persons other, from time to time, lists of the persons who, within their respectrenouncing. ive dominions and territories, or before their diplomatic and consular officers, have declared their renunciation of naturalization, with the dates and places of making such declarations, and such information as to the abode of the declarants, and the times and places of their naturalization, as they may have furnished.

# ARTICLE III.

The present convention shall be ratified by the President of the United States, by and with the advice and consent of the Senate thereof, and by Her Britannic Majesty, and the ratifications shall be exchanged at Washington as soon as may be convenient.

Data.

In witness whereof the respective Plenipotentiaries have signed the same, and have affixed thereto their respective seals.

Signatures.

Ratifications.

Done at Washington the twenty third day of February, in the year of our Lord one thousand eight hundred and seventy-one.

HAMILTON FISH.

EDWD. THORNTON.

SEAL.

SEAL.

# ANNEX A.

I, A. B., of [insert abode], being originally a citizen of the United. States of America, [or a British subject,] and having become natural-tion of rennuciaized within the dominions of Her Britannic Majesty as a British sub-tion of naturalizaject, [or as a citizen within the United States of America,] do hereby renounce my naturalization as a British subject, [or citizen of the United States, and declare that it is my desire to resume my nationality as a citizen of the United States, [or British subject.]

Form of declara-

(Signed) A. B.

Made and subscribed to before me, ———, in [insert country or other subdivision, and State, province, colony, legation, or consulate, this – day of – -, 187-.

(Signed)

E. F.,

SEAL. SEAL.

Justice of the Peace, [or other title.] HAMILTON FISH. EDWD. THORNTON.

# GREAT BRITAIN, 1871.

TREATY BETWEEN THE UNITED STATES OF AMERICA AND HER BRITANNIC MAJESTY FOR AN AMICABLE SETTLEMENT OF ALL CAUSES OF DIFFERENCE BETWEEN THE TWO COUNTRIES, CONCLUDED AT WASHINGTON MAY 8, 1871; RATIFICATION ADVISED BY SENATE MAY 24, 1871; RATIFIED BY PRESIDENT MAY 25, 1871; RATIFICATIONS EXCHANGED AT LONDON JUNE 17, 1871; PROCLAIMED JULY 4, 1871.

May 8, 1871.

The United States of America and Her Britannic Majesty, being desirous to provide for an amicable settlement of all causes of difference between the two countries, have for that purpose appointed their respective Plenipotentiaries, that is to say: The President of the United States has appointed, on the part of the United States, as Commissioners in a Joint High Commission and Plenipotentiaries, Hamilton Fish, Secretary of State; Robert Cumming Schenck, Envoy Extraordinary and Minister Plenipotentiary to Great Britain; Samuel Nelson, an Associate Justice of the Supreme Court of the United States; Ebenezer Rockwood Hoar, of Massachusetts; and George Henry Williams, of Oregon; and Her Britannic Majesty, on her part, has appointed as her High Commissioners and Plenipotentiaries, the Right Honourable George Frederick Samuel, Earl de Grey and Earl of Ripon, Viscount

Contracting par-

Negotiators.

Goderich, Baron Grantham, a Baronet, a Peer of the United Kingdom. Lord President of Her Majesty's Most Honourable Privy Council, Knight of the Most Noble Order of the Garter, etc., etc.; the Right Honourable Sir Stafford Henry Northcote, Baronet, one of Her Majesty's Most Honourable Privy Council, a Member of Parliament, a Companion of the Most Honourable Order of the Bath, etc., etc.; Sir Edward Thornton, Knight Commander of the Most Honourable Order of the Bath, Her Majesty's Envoy Extraordinary and Minister Plenipotentiary to the United States of America; Sir John Alexander Macdonald, Knight Commander of the Most Honourable Order of the Bath, a Member of Her Majesty's Privy Council for Canada, and Minister of Justice and Attorney General of Her Majesty's Dominion of Canada: and Mountague Bernard, Esquire, Chichele Professor of International Law in the University of Oxford.

And the said Plenipotentiaries, after having exchanged their full powers, which were found to be in due and proper form, have agreed to and concluded the following articles:

# ARTICLE I.

Preamble.

Whereas differences have arisen between the Government of the United States and the Government of Her Britannic Majesty, and still exist, growing out of the acts committed by the several vessels which have given rise to the claims generically known as the "Alabama Claims:"

And whereas Her Britannic Majesty has authorized her High Commissioners and Plenipotentiaries to express, in a friendly spirit, the regret felt by Her Majesty's Government for the escape, under whatever circumstances, of the Alabama and other vessels from British ports, and for the depredations committed by those vessels:

Arbitration of the Alabama Claims.

Now, in order to remove and adjust all complaints and claims on the part of the United States, and to provide for the speedy settlement of such claims which are not admitted by Her Britannic Majesty's Government, the high contracting parties agree that all the said claims, growing out of acts committed by the aforesaid vessels, and generically known as the "Alabama Claims," shall be referred to a tribunal of arbitration to be composed of five Arbitrators, to be appointed in the follow-Appointment of ing manner, that is to say: One shall be named by the President of the United States; one shall be named by Her Britannic Majesty; His Majesty the King of Italy shall be requested to name one; the President of the Swiss Confederation shall be requested to name one; and His Majesty the Emperor of Brazil shall be requested to name one.

arbitrators.

In case of the death, absence, or incapacity to serve of any or either of the said Arbitrators, or, in the event of either of the said Arbitrators omitting or declining or ceasing to act as such, the President of the United States, or Her Britannic Majesty, or His Majesty the King of Italy, or the President of the Swiss Confederation, or His Majesty the Emperor of Brazil, as the case may be, may forthwith name another person to act as Arbitrator in the place and stead of the Arbitrator originally named by such head of a State.

Vacancies.

And in the event of the refusal or omission for two months after receipt of the request from either of the high contracting parties of His Majesty the King of Italy, or the President of the Swiss Confederation, or His Majesty the Emperor of Brazil, to name an Arbitrator either to fill the original appointment or in the place of one who may have died, be absent, or incapacitated, or who may omit, decline, or from any cause cease to act as such Arbitrator, His Majesty the King of Sweden and Norway shall be requested to name one or more persons, as the case may be, to act as such Arbitrator or Arbitrators.

# ARTICLE II.

The Arbitrators shall meet at Geneva, in Switzerland, at the earliest convenient day after they shall have been named, and shall proceed trators. impartially and carefully to examine and decide all questions that shall be laid before them on the part of the Governments of the United States and Her Britannic Majesty respectively. All questions considered by the tribunal, including the final award, shall be decided by a majority of all the Arbitrators.

Meeting of arbi-

Proceedings.

Decisions.

Each of the high contracting parties shall also name one person to attend the tribunal as its Agent to represent it generally in all matters party. connected with the arbitration.

Agent of each

### ARTICLE III.

The written or printed case of each of the two parties, accompanied The written or printed case of each of the two parties, accompanied by the documents, the official correspondence, and other evidence on bitrators. which each relies, shall be delivered in duplicate to each of the Arbitrators and to the Agent of the other party as soon as may be after the organization of the tribunal, but within a period not exceeding six months from the date of the exchange of the ratifications of this treaty.

# ARTICLE IV.

Within four months after the delivery on both sides of the written or printed case, either party may, in like manner, deliver in duplicate to ter case. each of the said Arbitrators, and to the Agent of the other party, a counter case and additional documents, correspondence, and evidence, in reply to the case, documents, correspondence, and evidence so presented by the other party.

Delivery of coun-

The Arbitrators may, however, extend the time for delivering such counter case, documents, correspondence, and evidence, when, in their tended. judgment, it becomes necessary, in consequence of the distance of the place from which the evidence to be presented is to be procured.

Time may be ex-

If in the case submitted to the Arbitrators either party shall have specified or alluded to any report or document in its own exclusive possession without annexing a copy, such party shall be bound, if the other party thinks proper to apply for it, to furnish that party with a copy thereof; and either party may call upon the other, through the Arbitrators, to produce the originals or certified copies of any papers adduced as evidence, giving in each instance such reasonable notice as the Arbitrators may require.

Documents and papers to be produced.

# ARTICLE V.

It shall be the duty of the Agent of each party, within two months after the expiration of the time limited for the delivery of the counter case on both sides, to deliver in duplicate to each of the said Arbitrators and to the Agent of the other party a written or printed argument showing the points and referring to the evidence upon which his Government relies; and the Arbitrators may, if they desire further elucidation with regard to any point, require a written or printed statement or argument, or oral argument by counsel, upon it; but in such case the other party shall be entitled to reply either orally or in writing, as the case may be.

Arguments and

### ARTICLE VI.

In deciding the matters submitted to the Arbitrators, they shall be governed by the following three rules, which are agreed upon by the govern the Arbihigh contracting parties as rules to be taken as applicable to the case, cisions. and by such principles of international law not inconsistent therewith as the Arbitrators shall determine to have been applicable to the case.

Rules, &c., to trators in their de-

#### RULES.

A neutral Government is bound—

Obligations of a neutral Government to use due diligence to prevent the fitting out, &c., of vessels.

Not to permit its ports, &c., to be used for certain purposes.

To use due diligence to prevent violation of obliga-

Rules not admitted to have been in force when the Alabama claims Brose.

To govern in future cases.

First, to use due diligence to prevent the fitting out, arming, or equipping, within its jurisdiction, of any vessel which it has reasonable ground to believe is intended to cruise or to carry on war against a Power with which it is at peace; and also to use like diligence to prevent the departure from its jurisdiction of any vessel intended to cruise or carry on war as above, such vessel having been specially adapted, in whole or in part, within such jurisdiction, to warlike use.

Secondly, not to permit or suffer either belligerent to make use of its ports or waters as the base of naval operations against the other, or for the purpose of the renewal or augmentation of military supplies or

arms, or the recruitment of men.

Thirdly, to exercise due diligence in its own ports and waters, and, as to all persons within its jurisdiction, to prevent any violation of the

foregoing obligations and duties.

Her Britannic Majesty has commanded her High Commissioners and Plenipotentiaries to declare that Her Majesty's Government cannot assent to the foregoing rules as a statement of principles of international law which were in force at the time when the claims mentioned in Article I arose, but that Her Majesty's Government, in order to evince its desire of strengthening the friendly relations between the two countries and of making satisfactory provision for the future, agrees that in deciding the questions between the two countries arising out of those claims, the Arbitrators should assume that Her Majesty's Government had undertaken to act upon the principles set forth in these rules.

And the high contracting parties agree to observe these rules as between themselves in future, and to bring them to the knowledge of other

maritime Powers, and to invite them to accede to them.

### ARTICLE VII.

Decision of the tribunal.

When and in what form to be made.

To be made as to each vessel separately.

awarded.

award.

award.

The decision of the tribunal shall, if possible, be made within three months from the close of the argument on both sides.

It shall be made in writing and dated, and shall be signed by the Arbitrators who may assent to it.

The said tribunal shall first determine as to each vessel separately whether Great Britain has, by any act or omission, failed to fulfil any of the duties set forth in the foregoing three rules, or recognized by the principles of international law not inconsistent with such rules, and If Great Britain shall certify such fact as to each of the said vessels. In case the tribuis found in fault a nal find that Great Britain has failed to fulfil any duty or duties as aforesaid, it may, if it think proper, proceed to award a sum in gross to be paid by Great Britain to the United States for all the claims referred Payment of the to it; and in such case the gross sum so awarded shall be paid in coin by the Government of Great Britain to the Government of the United States, at Washington, within twelve months after the date of the award. Delivery of

The award shall be in duplicate, one copy whereof shall be delivered to the Agent of the United States for his Government, and the other copy shall be delivered to the Agent of Great Britain for his Government.

#### ARTICLE VIII.

Each Government shall pay its own Agent and provide for the proper Expenses of arbitration. remuneration of the counsel employed by it and of the Arbitrator appointed by it, and for the expense of preparing and submitting its case to the tribunal. All other expenses connected with the arbitration shall be defrayed by the two Governments in equal moieties.

## ARTICLE IX.

The Arbitrators shall keep an accurate record of their proceedings, and may appoint and employ the necessary officers to assist them.

Records.

Board of assess-

Board to deter-

#### ARTICLE X.

In case the tribunal finds that Great Britain has failed to fulfil any duty or duties as aforesaid, and does not award a sum in gross, the high ors to be appointcontracting parties agree that a board of assessors shall be appointed to ascertain and determine what claims are valid, and what amount or mine what claims. amounts shall be paid by Great Britain to the United States on account of the liability arising from such failure, as to each vessel, according to the extent of such liability as decided by the Arbitrators.

Appointment of Vacancies.

ed, when.

The board of assessors shall be constituted as follows: One member thereof shall be named by the President of the United States, one mem- board. ber thereof shall be named by Her Britannic Majesty, and one member thereof shall be named by the Representative at Washington of His Majesty the King of Italy; and in case of a vacancy happening from any cause, it shall be filled in the same manner in which the original appointment was made.

As soon as possible after such nominations the board of assessors shall be organized in Washington, with power to hold their sittings there, or board in New York, or in Boston. The members thereof shall severally subscribe a solemn declaration that they will impartially and carefully examine and decide, to the best of their judgment and according to justice and equity, all matters submitted to them, and shall forthwith pro- board. ceed, under such rules and regulations as they may prescribe, to the investigation of the claims which shall be presented to them by the Government of the United States, and shall examine and decide upon them in such order and manner as they may think proper, but upon such evidence or information only as shall be furnished by or on behalf of the Governments of the United States and of Great Britain, respectively. They shall be bound to hear on each separate claim, if required, one person on behalf of each Government, as counsel or agent. A majority of cide. the Assessors in each case shall be sufficient for a decision.

Meetings of

Qualification.

Proceedings of

The decision of the Assessors shall be given upon each claim in and how to be writing, and shall be signed by them respectively and dated.

A majority to de-

Every claim shall be presented to the Assessors within six months from the day of their first meeting, but they may, for good cause shown, extend the time for the presentation of any claim to a further period not exceeding three months.

Claims to be pre-

sented within what time.

The Assessors shall report to each Government, at or before the expiration of one year from the date of their first meeting, the amount of claims decided by them up to the date of such report; if further claims then remain undecided, they shall make a further report at or before the expiration of two years from the date of such first meeting; and in case any claims remain undetermined at that time, they shall make a final report within a further period of six months.

Report of assess-

The report or reports shall be made in duplicate, and one copy thereof shall be delivered to the Secretary of State of the United States, and one copy thereof to the Representative of Her Britannic Majesty at

Delivery of re-

All sums of money which may be awarded under this article shall be payable at Washington, in coin, within twelve months after the delivery awards. of each report.

Payment of

The board of assessors may employ such clerks as they shall think necessary.

Clerks.

The expenses of the board of assessors shall be borne equally by the two Governments, and paid from time to time, as may be found expedient, on the production of accounts certified by the board. The remuneration of the Assessors shall also be paid by the two Governments in equal moieties in a similar manner.

Expenses.

# ARTICLE XI.

Decisions of Arbitrators and Assessors to be final.

sented, barred.

The high contracting parties engage to consider the result of the proceedings of the tribunal of arbitration and of the board of Assessors. should such board be appointed, as a full, perfect, and final settlement Claims not pre- of all the claims hereinbefore referred to, and further engage that every such claim, whether the same may or may not have been presented to the notice of, made, preferred, or laid before the tribunal or board, shall, from and after the conclusion of the proceedings of the tribunal or board, be considered and treated as finally settled, barred, and thenceforth inadmissible.

# ARTICLE XII.

Certain other claims to be referred to three Commissioners.

The high contracting parties agree that all claims on the part of corporations, companies, or private individuals, citizens of the United States, upon the Government of Her Britannic Majesty, arising out of acts committed against the persons or property of citizens of the United States during the period between the thirteenth of April, eighteen hundred and sixty-one, and the ninth of April, eighteen hundred and sixtyfive, inclusive, not being claims growing out of the acts of the vessels referred to in Article I of this treaty, and all claims, with the like exception, on the part of corporations, companies, or private individuals, subjects of Her Britannic Majesty, upon the Government of the United States, arising out of acts committed against the persons or property of subjects of Her Britannic Majesty during the same period, which may have been presented to either Government for its interposition with the other, and which yet remain unsettled, as well as any other such claims which may be presented within the time specified in Article XIV of this treaty, shall be referred to three Commissioners, to be appointed in the Commissioners, following manner, that is to say: One Commissioner shall be named by the President of the United States, one by Her Britannic Majesty, and a third by the President of the United States and Her Britannic Majesty conjointly; and in case the third Commissioner shall not have been so named within a period of three months from the date of the exchange of the ratifications of this treaty, then the third Commissioner shall be named by the Representative at Washington of His Majesty the King In case of the death, absence, or incapacity of any Commissioner, or in the event of any Commissioner omitting or ceasing to act, the vacancy shall be filled in the manner hereinbefore provided for making the original appointment; the period of three months in case of such substitution being calculated from the date of the happening of the

how to be named.

Vacancies.

Meeting of commissioners.

[See additional article,1873,p.369.]

The Commissioners so named shall meet at Washington at the earliest convenient period after they have been respectively named; and shall, before proceeding to any business, make and subscribe a solemn declaration that they will impartially and carefully examine and decide, to the best of their judgment, and according to justice and equity, all such claims as shall be laid before them on the part of the Governments of the United States and of Her Britannic Majesty, respectively; and such declaration shall be entered on the record of their proceedings.

#### ARTICLE XIII.

Claims to be investigated.

The Commissioners shall then forthwith proceed to the investigation of the claims which shall be presented to them. They shall investigate and decide such claims in such order and such manner as they may think proper, but upon such evidence or information only as shall be furnished by or on behalf of the respective Governments. be bound to receive and consider all written documents or statements which may be presented to them by or on behalf of the respective Governments in support of, or in answer to, any claim, and to hear, if required, one person on each side, on behalf of each Government, as counsel or agent for such Government, on each and every separate claim. A majority of the Commissioners shall be sufficient for an award in each case. The award shall be given upon each claim in writing, and shall be signed by the Commissioners assenting to it. It shall be competent for each Government to name one person to attend the Commissioners as its agent, to present and support claims on its behalf, and to answer Government. claims made upon it, and to represent it generally in all matters connected with the investigation and decision thereof.

The high contracting parties hereby engage to consider the decision of the Commissioners as absolutely final and conclusive upon each claim final. decided upon by them, and to give full effect to such decisions without

any objection, evasion, or delay whatsoever.

A majority to decide.

Award on each claim. Agent of each

Decisions to be

[See Article XVII.]

### ARTICLE XIV.

Every claim shall be presented to the Commissioners within six months from the day of their first meeting, unless in any case where be presented. reasons for delay shall be established to the satisfaction of the Commissioners, and then, and in any such case, the period for presenting the claim may be extended by them to any time not exceeding three months longer.

The Commissioners shall be bound to examine and decide upon every claim within two years from the day of their first meeting. It shall be cided. competent for the Commissioners to decide in each case whether any claim has or has not been duly made, preferred, and laid before them, is properly before either wholly or to any and what extent, according to the true intent them. and meaning of this treaty.

Claims, when to

When to be de-

Commissioners to decide if any case

#### ARTICLE XV.

All sums of money which may be awarded by the Commissioners on account of any claim shall be paid by the one Government to the other, as the case may be, within twelve months after the date of the final award, without interest, and without any deduction save as specified in Article XVI of this treaty.

Awards, when to be paid.

#### ARTICLE XVI.

The Commissioners shall keep an accurate record, and correct minutes or notes of all their proceedings, with the dates thereof, and may appoint and employ a secretary, and any other necessary officer, or officers, to assist them in the transaction of the business which may come before them.

Records.

Secretary.

Expenses.

Each Government shall pay its own Commissioner and Agent or Counsel. All other expenses shall be defrayed by the two Governments in equal moieties.

The whole expenses of the commission, including contingent expenses, shall be defrayed by a ratable deduction on the amount of the sums awarded by the Commissioners, provided always that such deduction shall not exceed the rate of five per cent. on the sums so awarded.

#### ARTICLE XVII.

The high contracting parties engage to consider the result of the proceedings of this commission as a full, perfect, and final settlement of all such claims as are mentioned in Article XII of this treaty upon either Government; and further engage that every such claim, whether or not the same may have been presented to the notice of, made, preferred, or laid before the said commission, shall, from and after the conclusion of the proceedings of the said commission, be considered and treated as finally settled, barred, and thenceforth inadmissible.

Proceedings of commission clusive.

Claims not presented, barred.

# ARTICLE XVIII.

Common rights to in certain sea-fish-

[See Article I, treaty of 1818, p. 298.]

YXXIII.7

It is agreed by the high contracting parties that, in addition to the American citizens liberty secured to the United States fishermen by the convention between the United States and Great Britain, signed at London on the 20th day of October, 1818, of taking, curing, and drying fish on certain coasts of the British North American Colonies therein defined, the inhabitants of the United States shall have, in common with the subjects [See Articles in Article XXXIII of this treaty, to take fish of every kind, except XXXII and shell-fish, on the sea-coasts and shores. of Her Britannic Majesty, the liberty, for the term of years mentioned creeks, of the provinces of Quebec, Nova Scotia, and New Brunswick, and the colony of Prince Edward's Island, and of the several islands thereunto adjacent, without being restricted to any distance from the shore, with permission to land upon the said coasts and shores and islands, and also upon the Magdalen Islands, for the purpose of drying their nets and curing their fish; provided that, in so doing, they do not interfere with the rights of private property, or with British fishermen, in the peaceable use of any part of the said coasts in their occupancy for the same purpose.

Salmon and shad

It is understood that the above-mentioned liberty applies solely to the fisheries excepted. sea fishery, and that the salmon and shad fisheries, and all other fisheries in rivers and the mouths of rivers, are hereby reserved exclusively for British fishermen.

#### ARTICLE XIX.

Common rights in certain sea-fish-

See Articles XXXII and XXXIII.]

[See Article II, 331.7

Salmon and shad

It is agreed by the high contracting parties that British subjects shall to British subjects have, in common with the citizens of the United States, the liberty, for the term of years mentioned in Article XXXIII of this treaty, to take fish of every kind, except shell-fish, on the eastern sea-coasts and shores and of the United States north of the thirty ninth parallel of north latitude, and on the shores of the several islands thereunto adjacent, and in the bays, harbours, and creeks of the said sea-coasts and shores of the United States and of the said islands, without being restricted to any treaty of 1854, p. distance from the shore, with permission to land upon the said coasts of the United States and of the islands aforesaid, for the purpose of drying their nets and curing their fish; provided that, in so doing, they do not interfere with the rights of private property, or with the fishermen of the United States in the peaceable use of any part of the said coasts in their occupancy for the same purpose.

It is understood that the above-mentioned liberty applies solely to the fisheries excepted. sea fishery, and that salmon and shad fisheries, and all other fisheries in rivers and mouths of rivers, are hereby reserved exclusively for fishermen of the United States.

### ARTICLE XX.

Certain places reserved from the common right of fishing.

[See Articles XXXII and XXXIII.

treaty of 1854, p. 330.]

A commission to designate places.

It is agreed that the places designated by the Commissioners appointed under the first article of the treaty between the United States and Great Britain, concluded at Washington on the 5th of June, 1854, upon the coasts of Her Britannic Majesty's dominions and the United States, as and places reserved from the common right of fishing under that treaty, shall be regarded as in like manner reserved from the common right of fishing under the preceding articles. In case any question should arise [See Article I, between the Governments of the United States and of Her Britannic Majesty as to the common right of fishing in places not thus designated as reserved, it is agreed that a commission shall be appointed to designate such places, and shall be constituted in the same manner, and have the same powers, duties, and authority as the commission appointed under the said first article of the treaty of the 5th of June, 1854.

# ARTICLE XXI.

It is agreed that, for the term of years mentioned in Article XXXIII Certain fish oil of this treaty, fish oil and fish of all kinds, (except fish of the inland and fish to be free lakes, and of the rivers falling into them, and except fish preserved in of duty. oil,) being the produce of the fisheries of the United States, or of the XXXII and Dominion of Canada, or of Prince Edward's Island, shall be admitted XXXIII.] into each country, respectively free of duty.

# ARTICLE XXII.

Inasmuch as it is asserted by the Government of Her Britannic Majesty that the privileges accorded to the citizens of the United States to determine comunder Article XVIII of this treaty are of greater value than those pensation for privaccorded by Article XIX and XXI of this treaty to the subjects of Article XVIII. Her Britannic Majesty, and this assertion is not admitted by the Government of the United States, it is further agreed that Commissioners shall be appointed to determine, having regard to the privileges accorded by the United States to the subjects of Her Britannic Majesty, as stated in Articles XIX and XXI of this treaty, the amount of any compensation which, in their opinion, ought to be paid by the Government of the United States to the Government of Her Britannic Majesty in return for the privileges accorded to the citizens of the United States under Article XVIII of this treaty; and that any sum of money which the be paid. said Commissioners may so award shall be paid by the United States Government, in a gross sum, within twelve months after such award shall have been given.

Commission e r s

Award, when to

### ARTICLE XXIII.

The Commissioners referred to in the preceding article shall be appointed in the following manner, that is to say: One Commissioner shall be named by the President of the United States, one by Her Britannic Majesty, and a third by the President of the United States and Her Britannic Majesty conjointly; and in case the third Commissioner shall not have been so named within a period of three months from the date when this article shall take effect, then the third Commissioner shall be named by the Representative at London of His Majesty the Emperor of Austria and King of Hungary. In case of the death, absence, or incapacity of any Commissioner, or in the event of any Commissioner omitting or ceasing to act, the vacancy shall be filled in the manner hereinbefore provided for making the original appointment, the period of three months in case of such substitution being calculated from the date of the happening of the vacancy.

Commission er s, how to be appoint-

Vacancies.

The Commissioners so named shall meet in the city of Halifax, in the province of Nova Scotia, at the earliest convenient period after they have been respectively named, and shall, before proceeding to any business, make and subscribe a solemn declaration that they will impartially and carefully examine and decide the matters referred to them to the best of their judgment, and according to justice and equity; and such declaration shall be entered on the record of their proceedings.

When and where to meet. Their powers and

duties.

Agents for each

Each of the high contracting parties shall also name one person to attend the commission as its Agent, to represent it generally in all mat- Government. ters connected with the commission.

### ARTICLE XXIV.

The proceedings shall be conducted in such order as the Commissioners appointed under Articles XXII and XXIII of this treaty shall forecommissioners, determine. They shall be bound to receive such oral or written testi- how conducted. mony as either Government may present. If either party shall offer oral testimony, the other party shall have the right of cross-examination, under such rules as the Commissioners shall prescribe.

Proceedings be-

Documents and papers.

If in the case submitted to the Commissioners either party shall have specified or alluded to any report or document in its own exclusive possession, without annexing a copy, such party shall be bound, if the other party thinks proper to apply for it, to furnish that party with a copy thereof; and either party may call upon the other, through the Commissioners, to produce the originals or certified copies of any papers adduced as evidence, giving in each instance such reasonable notice as the Commissioners may require.

Cases to be closed in six months.

The case on either side shall be closed within a period of six months from the date of the organization of the Commission, and the Commissioners shall be requested to give their award as soon as possible there-Extension of after. The aforesaid period of six months may be extended for three

time

months in case of a vacancy occurring among the Commissioners under the circumstances contemplated in Article XXIII of this treaty.

#### ARTICLE XXV.

Records.

The Commissioners shall keep an accurate record and correct minutes or notes of all their proceedings, with the dates thereof, and may appoint and employ a Secretary and any other necessary officer or officers to assist them in the transaction of the business which may come before them.

Secretary. &c.

Expenses.

Each of the high contracting parties shall pay its own Commissioner and Agent or Counsel; all other expenses shall be defrayed by the two Governments in equal moieties.

### ARTICLE XXVI.

Navigation of the St. Lawrence to be free.

The navigation of the river St. Lawrence, ascending and descending, from the forty-fifth parallel of north latitude, where it ceases to form the boundary between the two countries, from, to, and into the sea, shall forever remain free and open for the purposes of commerce to the citizens of the United States, subject to any laws and regulations of Great Britain, or of the Dominion of Canada, not inconsistent with such privilege of free navigation.

Of other rivers.

The navigation of the rivers Yukon, Porcupine, and Stikine, ascending and descending, from, to, and into the sea, shall forever remain free and open for the purposes of commerce to the subjects of Her Britannic Majesty and to the citizens of the United States, subject to any laws and regulations of either country within its own territory, not inconsistent with such privilege of free navigation.

## ARTICLE XXVII.

Canals.

The Government of Her Britannic Majesty engages to urge upon the Government of the Dominion of Canada to secure to the citizens of the United States the use of the Welland, St. Lawrence, and other canals in the Dominion on terms of equality with the inhabitants of the Dominion; and the Government of the United States engages that the subjects of Her Britannic Majesty shall enjoy the use of the St. Clair Flats canal on terms of equality with the inhabitants of the United States, and further engages to urge upon the State Governments to secure to the subjects of Her Britannic Majesty the use of the several State canals connected with the navigation of the lakes or rivers traversed by or contiguous to the boundary line between the possessions of the high contracting parties, on terms of equality with the inhabitants of the United States.

#### ARTICLE XXVIII.

Navigation of Lake Michigan.

The navigation of Lake Michigan shall also, for the term of years mentioned in Article XXXIII of this treaty, be free and open for the purposes of commerce to the subjects of Her Britannic Majesty, subject to any laws and regulations of the United States or of the States bordering thereon not inconsistent with such privilege of free navigation.

#### ARTICLE XXIX.

It is agreed that, for the term of years mentioned in Article XXXIII of this treaty, goods, wares, or merchandise arriving at the ports of New York, Boston, and Portland, and any other ports in the United States which have been or may, from time to time, be specially designated by the President of the United States, and destined for Her Britannic Majesty's possessions in North America, may be entered at the proper custom-house and conveyed in transit, without the payment of duties, through the territory of the United States, under such rules, regulations, and conditions for the protection of the revenue as the Government of the United States may from time to time prescribe; and under like rules, regulations, and conditions, goods, wares, or merchandise may be conveyed in transit, without the payment of duties, from such possessions through the territory of the United States for export from the said ports of the United States.

It is further agreed that, for the like period, goods, wares, or merchandise arriving at any of the ports of Her Britannic Majesty's possessions in North America, and destined for the United States, may be entered at the proper custom house and conveyed in transit, without the payment of duties, through the said possessions, under such rules and regulations, and conditions for the protection of the revenue, as the Governments of the said possessions may from time to time prescribe; and, under like rules, regulations, and conditions, goods, wares, or merchandise may be conveyed in transit, without payment of duties, from the United States through the said possessions to other places in the United States, or for export from ports in the said possessions.

ARTICLE XXX.

It is agreed that, for the terms of years mentioned in Article XXXIII of this treaty, subjects of Her Britannic Majesty may carry in British merchandise vessels, without payment of duty, goods, wares, or merchandise from one port or place within the territory of the United States upon the St. Lawrence, the great lakes, and the rivers connecting the same, to another port or place within the territory of the United States as aforesaid: Provided, That a portion of such transportation is made through the Dominion of Canada by land carriage and in bond, under such rules and regulations as may be agreed upon between the Government of Her Britannic Majesty and the Government of the United States.

Citizens of the United States may for the like period carry in United States vessels, without payment of duty, goods, wares, or merchandise from one port or place within the possessions of Her Britannic Majesty in North America to another port or place within the said possessions: Provided, That a portion of such transportation is made through the territory of the United States by land carriage and in bond, under such rules and regulations as may be agreed upon between the Government of the United States and the Government of Her Britannic Majesty.

The Government of the United States further engages not to impose any export duties on goods, wares, or merchandise carried under this article through the territory of the United States; and Her Majesty's Government engages to urge the Parliament of the Dominion of Canada and the Legislatures of the other colonies not to impose any export duties on goods, wares, or merchandise carried under this article; and the Government of the United States may, in case such export duties are imposed by the Dominion of Canada, suspend, during the period that such duties are imposed, the right of carrying granted under this article in favor of the subjects of Her Britannic Majesty.

The Government of the United States may suspend the right of carrying granted in favor of the subjects of Her Britannic Majesty under this privileges. article, in case the Dominion of Canada should at any time deprive the citizens of the United States of the use of the canals in the said Dominion on terms of equality with the inhabitants of the Dominion, as provided in Article XXVII.

Conveyance of merchandise

Conveyance of

Export duties.

Suspension o f

### ARTICLE XXXI.

Lumber floated River.

The Government of Her Britannic Majesty further engages to urge down the St. John upon the Parliament of the Dominion of Canada and the Legislature of New Brunswick, that no export duty, or other duty, shall be levied on lumber or timber of any kind cut on that portion of the American territory in the State of Maine watered by the river St. John and its tributaries, and floated down that river to the sea, when the same is shipped to the United States from the province of New Brunswick. And, in case any such export or other duty continues to be levied after the expiration of one year from the date of the exchange of the ratifications of this treaty, it is agreed that the Government of the United States may suspend the right of carrying hereinbefore granted under Article XXX of this treaty for such period as such export or other duty may be levied.

### ARTICLE XXXII.

Provisions of Articles XVIII XXV to extend to Newfoundland.

It is further agreed that the provisions and stipulations of Articles XVIII to XXV of this treaty, inclusive, shall extend to the colony of Newfoundland, so far as they are applicable. But if the Imperial Parliament, the Legislature of Newfoundland, or the Congress of the United States, shall not embrace the colony of Newfoundland in their laws enacted for carrying the foregoing articles into effect, then this article shall be of no effect; but the omission to make provision by law to give it effect, by either of the legislative bodies aforesaid, shall not in any way impair any other articles of this treaty.

## ARTICLE XXXIII.

Articles XVIII to XXV and Article XXX, when to take effect.

[See protocol of June7,1873,p. 372.]

tinue.

The foregoing Articles XVIII to XXV, inclusive, and Article XXX of this treaty, shall take effect as soon as the laws required to carry them into operation shall have been passed by the Imperial Parliament of Great Britain, by the Parliament of Canada, and by the Legislature of Prince Edward's Island on the one hand, and by the Congress of the How long to con- United States on the other. Such assent having been given, the said articles shall remain in force for the period of ten years from the date at which they may come into operation; and further until the expiration of two years after either of the high contracting parties shall have given notice to the other of its wish to terminate the same; each of the high contracting parties being at liberty to give such notice to the other at the end of the said period of ten years or at any time afterward.

# ARTICLE XXXIV.

Boundary line

[See p. 321; also protocol of March 10, 1873, p. 369.]

Whereas it is stipulated by Article I of the treaty concluded at Washwest of the Rocky ington on the 15th of June, 1846, between the United States and Her Britannic Majesty, that the line of boundary between the territories of the United States and those of Her Britannic Majesty, from the point on the forty-ninth parallel of north latitude up to which it had already been ascertained, should be continued westward along the said parallel of north latitude "to the middle of the channel which separates the continent from Vancouver's Island, and thence southerly, through the middle of the said channel and of Fuca Straits, to the Pacific Ocean;" and whereas the Commissioners appointed by the two high contracting parties to determine that portion of the boundary which runs southerly through the middle of the channel aforesaid, were unable to agree upon the same; and whereas the Government of Her Britannic Majesty claims that such boundary line should, under the terms of the treaty above recited, be run through the Rosario Straits, and the Government of the United States claims that it should be run through the Canal de Haro, it is agreed that the respective claims of the Government of the

United States and of the Government of Her Britannic Majesty shall be submitted to the arbitration and award of His Majesty the Emperor of Germany, who, having regard to the above-mentioned article of the said treaty, shall decide thereupon, finally and without appeal, which of those claims is most in accordance with the true interpretation of the treaty of June 15, 1846.

Submission arbitration of Emperor of Germany.

### ARTICLE XXXV.

The award of His Majesty the Emperor of Germany shall be considered as absolutely final and conclusive; and full effect shall be given to final. such award without any objection, evasion, or delay whatsoever. decision shall be given in writing and dated; it shall be in whatsoever form His Majesty may choose to adopt; it shall be delivered to the Representatives or other public Agents of the United States and of Great Britain, respectively, who may be actually at Berlin, and shall be considered as operative from the day of the date of the delivery thereof.

Award to be

### ARTICLE XXXVI.

The written or printed case of each of the two parties, accompanied The written or printed case of each of the two parties, accompanied by the evidence offered in support of the same, shall be laid before His before the Arbitra-Majesty the Emperor of Germany within six months from the date of the exchange of the ratifications of this treaty, and a copy of such case and evidence shall be communicated by each party to the other, through their respective Representatives at Berlin.

The high contracting parties may include in the evidence to be considered by the Arbitrator such documents, official correspondence, and other official or public statements bearing on the subject of the reference as they may consider necessary to the support of their respective cases.

Evidence.

After the written or printed case shall have been communicated by each party to the other, each party shall have the power of drawing up and laying before the Arbitrator a second and definitive statement, if it think fit to do so, in reply to the case of the other party so communicated, which definitive statement shall be so laid before the Arbitrator, and also be mutually communicated in the same manner as aforesaid. by each party to the other, within six months from the date of laving the first statement of the case before the Arbitrator.

Definitive statement.

# ARTICLE XXXVII.

If, in the case submitted to the Arbitrator, either party shall specify or allude to any report or document in its own exclusive possession without annexing a copy, such party shall be bound, if the other party thinks proper to apply for it, to furnish that party with a copy thereof, and either party may call upon the other, through the Arbitrator, to produce the originals or certified copies of any papers adduced as evidence, giving in each instance such reasonable notice as the Arbitrator may require. And if the Arbitrator should desire further elucidation or evidence with regard to any point contained in the statements laid before him, he shall be at liberty to require it from either party, and he shall be at liberty to hear one Counsel or Agent for each party, in relation to any matter, and at such time, and in such manner, as he may think fit.

Papers and documents to be fur-

Further evidence.

### ARTICLE XXXVIII.

The Representatives or other public Agents of the United States and of Great Britain at Berlin, respectively, shall be considered as the Government. Agents of their respective Governments to conduct their cases before the Arbitrator, who shall be requested to address all his communications and give all his notices to such Representatives or other public Agents, who shall represent their respective Governments generally, in all matters connected with the arbitration.

Agents of each

#### ARTICLE XXXIX.

Proceedings of It shall be competent to the Arbitrator to proceed in the said arbitration, and all matters relating thereto, as and when he shall see fit, either in person, or by a person or persons named by him for that purpose, either in the presence or absence of either or both Agents, and either orally or by written discussion or otherwise.

### ARTICLE XL.

Secretary or Clerk, for the purposes of the proposed arbitration, at such rate of remuneration as he shall think proper. This, and all other expenses of and connected with the said arbitration, shall be provided for as hereinafter stipulated.

## ARTICLE XLI.

Expenses of arbitrator shall be requested to deliver, together with his award, an account of all the costs and expenses which he may have been put to in relation to this matter, which shall forthwith be repaid by the two Governments in equal moieties.

### ARTICLE XLII.

Delivery of The Arbitrator shall be requested to give his award in writing as early as convenient after the whole case on each side shall have been laid before him, and to deliver one copy thereof to each of the said Agents.

### ARTICLE XLIII.

Ratifications.

The present treaty shall be duly ratified by the President of the United States of America, by and with the advice and consent of the Senate thereof, and by Her Britannic Majesty; and the ratifications shall be exchanged either at Washington or at London within six months from the date hereof, or earlier if possible.

Signatures.

In faith whereof, we, the respective Plenipotentiaries, have signed this treaty and have hereunto affixed our seals.

Date.

Done in duplicate at Washington the eighth day of May, in the year of our Lord one thousand eight hundred and seventy-one.

HAMILTON FISH

[23, 24]	HAMILION FISH.
[L. S.]	ROBT. C. SCHENCK.
[L. S.]	SAMUEL NELSON.
[L. S.]	EBENEZER ROCKWOOD HOAR.
[L. S.]	GEO. H. WILLIAMS.
[L. S.]	DE GREY & RIPON.
[L. S.]	STAFFORD H. NORTHCOTE.
[L. S.]	EDWD. THORNTON.
[L. S.]	JOHN A. MACDONALD.
[L. S.]	MOUNTAGUE BERNARD.

# GREAT BRITAIN, 1873.

January 18, 1873. ADDITIONAL ARTICLE TO THE TREATY WITH GREAT BRITAIN OF MAY 8, 1871, RESPECTING PLACES FOR HOLDING SESSIONS OF THE COMMISSIONERS UNDER THE TWELFTH ARTICLE THEREOF, CONCLUDED AT WASHINGTON JANUARY 18, 1873; RATIFICATION ADVISED BY SENATE FEBRUARY 14, 1873; RATIFIED BY PRESIDENT FEBRUARY 28, 1873; RATIFICATIONS EXCHANGED AT WASHINGTON, APRIL 10, 1873; PROCLAIMED APRIL 15, 1873.

Additional Article to the Treaty between the United States and Her Britannic Majesty of the 8th of May, 1871.

Preamble. Whereas, pursuant to the XIIth Article of the treaty between the [See Article XII, United States and Her Britannic Majesty of the 8th of May, 1871, it treaty of 1871, p. was stipulated that the commissioners therein provided for should meet

at Washington; but whereas it has been found inconvenient in the summer season to hold those meetings in the city of Washington: In order to avoid such inconvenience, the President of the United States has invested Hamilton Fish, Secretary of State, with full power, and Her Britannic Majesty has invested the Right Honourable Sir Edward Thornton, one of Her Majesty's Most Honourable Privy Council, Knight Commander of the Most Honourable Order of the Bath, Her Majesty's Envoy Extraordinary and Minister Plenipotentiary to the United States, with like power; who, having met and examined their respective powers, which were found to be in proper form, have agreed upon the following

Negotiators.

#### ADDITIONAL ARTICLE.

It is agreed that the sessions of the commissioners provided for by the twelfth article of the treaty between the United States and Her commissioners. Britannic Majesty of the 8th of May, 1871, need not be restricted to the city of Washington, but may be held at such other place within the United States as the commission may prefer.

Sessions of the

The present additional article shall be ratified, and the ratifications shall be exchanged at Washington as soon as possible thereafter.

Ratifications.

In witness whereof we, the respective plenipotentiaries, have signed the same and have hereunto affixed our respective seals.

Signatures.

Done in duplicate at the city of Washington, the eighteenth day of January, in the year of our Lord one thousand eight hundred and seventy-three.

Date.

SEAL. SEAL. HAMILTON FISH. EDWD. THORNTON.

PROTOCOL OF A CONFERENCE AT WASHINGTON, MARCH 10, 1873, RESPECT-ING THE NORTHWEST WATER-BOUNDARY.

March 10, 1873.

Whereas it was provided by the first article of the treaty between the United States of America and Great Britain, signed at Washington on the 15th of June, 1846, as follows:

Protocol. [See p. 321.]

#### "ARTICLE I.

"From the point on the forty ninth parallel of north latitude where the boundary laid down in existing treaties and conventions between of June 15, 1846. the United States and Great Britain terminates, the line of boundary between the territories of the United States and those of Her Britannic Majesty shall be continued westward along the said forty-ninth parallel of north latitude to the middle of the channel which separates the continent from Vancouver's Island; and thence southerly, through the middle of the said channel and of Fuca Straits, to the Pacific Ocean: Provided, however, That the navigation of the whole of the said channel and straits south of the forty-ninth parallel of north latitude remain free and open to both parties."

Article I, treaty

And whereas it was provided by the XXXIVth Article of the treaty between the United States of America and Great Britain, signed at Washington on the 8th of May, 1871, as follows:

[See p. 366.]

### "ARTICLE XXXIV.

"Whereas it was stipulated by Article I of the treaty concluded at Washington on the 15th of June, 1846, between the United States and Her Britannic Majesty, that the line of boundary between the territories of the United States and those of Her Britannic Majesty, from the point on the 49th parallel of north latitude up to which it had already been ascertained, should be continued westward along the said parallel of north latitude to the middle of the channel which separates

Article XXXIV, treaty of May 8,

the continent from Vancouver's Island, and thence southerly, through the middle of the said channel and of Fuca Straits, to the Pacific Ocean; and whereas the commissioners appointed by the two high contracting parties to determine that portion of the boundary which runs southerly through the middle of the channel aforesaid were unable to agree upon the same; and whereas the Government of Her Britannic Majesty claims that such boundary-line should, under the terms of the treaty above recited, be run through the Rosario Straits, and the Government of the United States claims that it should be run through the Canal de Haro, it is agreed that the respective claims of the Government of the United States and of the Government of Her Britannic Majesty shall be submitted to the arbitration and award of His Majesty the Emperor of Germany, who, having regard to the above mentioned article of the said treaty, shall decide thereupon, finally and without appeal, which of those claims is most in accordance with the true interpretation of the treaty of June 15, 1846,"

Award of the Emperor of Germany.

And whereas His Majesty the Emperor of Germany has, by his award of dated the 21st of October, 1872, decided that "Mit der richtigen Auslegung des zwischen den Regierungen Ihrer Britischen Majestät und der Vereinigten Staaten von Amerika geschlossenen Vertrages de dato Washington den 15 Juni, 1846, steht der Auspruch der Regierung der Vereinigten Staaten am meisten im Einklange, dass die Grenzlinie zwischen den Gebieten Ihrer Britischen Majestät und den Vereinigten Staaten durch den Haro-Kanal gezogen werde."

Northwest waterboundary.

The undersigned, Hamilton Fish, Secretary of State of the United States, and the Right Honourable Sir Edward Thornton, one of Her Majesty's Most Honourable Privy Council, Knight Commander of the Most Honourable Order of the Bath, Her Britannic Majesty's Envoy Extraordinary and Minister Plenipotentiary to the United States of America, and Rear-Admiral James Charles Prevost, Commissioner of Her Britannic Majesty in respect of the boundary aforesaid, duly authorized by their respective Governments to trace out and mark, on charts prepared for that purpose, the line of boundary in conformity with the award of His Majesty the Emperor of Germany, and to complete the determination of so much of the boundary-line between the territory of the United States and the possessions of Great Britain as was left uncompleted by the commissioners heretofore appointed to carry into effect the first article of the treaty of 15th June, 1846, have met together at Washington, and have traced out and marked the said boundary-line on four charts, severally entitled, "North America, West Coast, Strait of Juan de Fuca, and the channels between the continent and Vancouver Id, showing the boundary-line between British and American possessions, from the admiralty surveys by Captains H. Kellett, R. N., 1847, and G. H. Richards, R. N., 1858-1862;" and having on examination agreed that the lines so traced out and marked on the respective charts are identical, they have severally signed the said charts on behalf of their respective Governments, two copies thereof to be retained by the Government of the United States, and two copies thereof to be retained by the Government of Her Britannic Majesty, to serve, with the "definition of the boundary-line," attached hereto, showing the general bearings of the line of boundary as laid down on the charts, as a perpetual record of agreement between the two Governments in the matter of the line of boundary between their respective dominions under the first article of the treaty concluded at Washington on the 15th of June, 1846.

Signatures.

In witness whereof the undersigned have signed this protocol, and have hereunto affixed their seals.

Date.

Done in duplicate at Washington, this tenth day of March, in the year 1873.

HAMILTON FISH. [SEAL.] EDWD. THORNTON. [SEAL.] JAMES C. PREVOST. [SEAL.]

# DEFINITION OF THE BOUNDARY-LINE.

The chart upon which the boundary-line between the British and the United States possessions is laid down is entitled "North America, boundary-line. West Coast, Strait of Juan de Fuca, and the channels between the continent and Vancouver Id, showing the boundary-line between British and American possessions, from the admiralty surveys by Captains H. Kellett, R. N., 1847, and G. H. Richards, R. N., 1858-1862."

The boundary line thus laid down on the chart is a black line shaded red on the side of the British possessions, and blue on the side of the

possessions of the United States.

The boundary-line thus defined commences at the point on the 49th parallel of north latitude on the west side of Point Roberts, which is marked by a stone monument, and the line is continued along the said parallel to the middle of the channel which separates the continent from Vancouver Island, that is to say, to a point in longitude 1230 19' 15" W., as shown in the said chart. It then proceeds in a direction about S. 50° E. (true) for about fifteen geographical miles, when it curves to the southward, passing equidistant between the west point of Patos Island and the east point of Saturna Island, until the point midway on a line drawn between Turnpoint, on Stewart Island, and Fairfax Point, on Moresby Island, bears S. 68° W., (true) distant ten miles; then on a course south 68° W., (true) ten miles to the said point midway between Turnpoint, on Stewart Island, and Fairfax Point, on Moresby Island, thence on a course about south 12° 30' east (true) for about eight and three quarter miles to a point due east, one mile from the northermost Kelp Reef, which reef on the said chart is laid down as in latitude 48° 33' north, and in longitude 123° 15' west; then its direction continues about S. 20° 15' east, (true,) six and one-eighth miles to a point midway between Sea Bird Point, on Discovery Island, and Pile Point, on San Juan Island; thence in a straight line S. 45° E., (true,) until it touches the north end of the middle bank in between 13 and 18 fathoms of water; from this point the line takes a general S. 280 30 W. direction (true) for about ten miles, when it reaches the centre of the fairway of the Strait of Juan de Fuca, which, by the chart, is in the latitude of 48° 17' north and longitude 123° 14' 40" W.

Thence the line runs in a direction S. 73° W. (true) for twelve miles, to a point on a straight line drawn from the light-house on Race Island

to Angelos Point, midway between the same.

Thence the line runs through the centre of the Strait of Juan de Fuca, first, in a direction N. 80° 30° W., about 53 miles to a point equidistant on a straight line between Beechey Head, on Vancouver Island, and Tongue Point, on the shore of Washington Territory; second, in a direction N. 76° W., about 131 miles to a point equidistant in a straight line between Sherringham Point, on Vancouver Island, and Pillar Point on the shore of Washington Territory; third, in a direction N. 68° W., about 303 miles to the Pacific Ocean, at a point equidistant between Bonilla Point, on Vancouver Island, and Tatooch Island light-house on the American shore, the line between the points being nearly due north and south, (true.)

The courses and distances as given in the foregoing description are not assumed to be perfectly accurate, but are as nearly so as is supposed to be necessary to a practical definition of the line laid down on the

chart and intended to be the boundary-line.

HAMILTON FISH. EDWD. THORNTON. JAMES C. PREVOST. Definition of the

June 7, 1673.

PROTOCOL OF A CONFERENCE HELD AT WASHINGTON, ON THE SEVENTH DAY OF JUNE, ONE THOUSAND EIGHT HUNDRED AND SEVENTY-THREE, RESPECTING THE TIME AT WHICH ARTICLES 18 TO 25, AND ARTICLE 30 OF THE TREATY OF MAY 8, 1871, SHOULD GO INTO EFFECT.

Protocol. [See treaty 1871, p. 366.]

Whereas it is provided by Article XXXIII of the Treaty between of Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, and the United States of America, signed at Washington on the 8th of May, 1871, as follows:

### ARTICLE XXXIII.

Article XXXIII, treaty of May 8, 1871.

The foregoing Articles, XVIII to XXV, inclusive, and Article XXX of this Treaty shall take effect as soon as the laws required to carry them into operation shall have been passed by the Imperial Parliament of Great Britain, by the Parliament of Canada, and by the Legislature of Prince Edward's Island on the one hand, and by the Congress of the United States on the other. Such assent having been given, the said articles shall remain in force for the period of ten years from the date at which they may come into operation, and further, until the expiration of two years after either of the High Contracting Parties shall have given notice to the other of its wish to terminate the same; each of the High Contracting Parties being at liberty to give such notice to the other at the end of the said period of ten years, or at any time afterward.

And whereas, in accordance with the stipulations of the above-recited Article, an Act was passed by the Imperial Parliament of Great Britain in the 35th and 36th years of the reign of Queen Victoria, intituled "An Act to carry into effect a Treaty between Her Majesty and the United States of America:"

And whereas an Act was passed by the Senate and House of Commons of Canada in the fifth session of the First Parliament, held in the thirty-fifth year of Her Majesty's Reign, and assented to in Her Majesty's name, by the Governor-General, on the Fourteenth day of June, 1872, intituled "An Act relating to the Treaty of Washington, 1871:"

And whereas an Act was passed by the Legislature of Prince Edward's Island and assented to by the Lieutenant Governor of that Colony on the 29th day of June, 1872, intituled "An Act relating to the Treaty of

Washington, 1871:"

[See U. S. Statutes at Large, v. 17, p. 482.]

And whereas an Act was passed by the Senate and House of Representatives of the United States of America in Congress assembled, and approved on the first day of March, 1873, by the President of the United States, entitled "An Act to carry into effect the provisions of the Treaty between the United States and Great Britain signed in the city of Washington the eighth day of May, eighteen hundred and seventy-one, relating to fisheries."

When Articles XVIII to XXV, and Article XXX, treaty of May 8, 1871, will take effect.

The undersigned, Hamilton Fish, Secretary of State of the United States, and the Right Honourable Sir Edward Thornton, one of Her Majesty's Most Honourable Privy Council, Knight Commander of the Most Honourable Order of the Bath, Her Britannic Majesty's Envoy Extraordinary and Minister Plenipotentiary to the United States of America, duly authorized for this purpose by their respective Governments, having met together at Washington, and having found that the laws required to carry the Articles XVIII to XXV, inclusive, and Article XXX of the Treaty aforesaid into operation, have been passed by the Imperial Parliament of Great Britain, by the Parliament of Canada, and by the Legislature of Prince Edward's Island on the one part, and by the Congress of the United States on the other, hereby declare that Articles XVIII to XXV, inclusive, and Article XXX of the Treaty between Her Britannic Majesty and the United States of America of the 8th of May, 1871, will take effect on the First day of July next. In witness whereof the undersigned have signed this Protocol, and

Signatures.

have hereunto affixed their seals. Done in duplicate at Washington, this Seventh day of June, 1873.

Date.

HAMILTON FISH. SEAL. EDWD. THORNTON.

# GREECE.

# GREECE, 1837.

TREATY OF COMMERCE AND NAVIGATION BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE KING OF GREECE, CONCLUDED AT LONDON DECEMBER 10-22, 1837; RATIFICATION ADVISED BY SENATE MARCH 26, 1838; RATIFIED BY PRESIDENT APRIL 12, 1838; RATIFICATIONS EXCHANGED AT LONDON JUNE 13-25, 1838; PROCLAIMED AUGUST 30, 1838.

Dec. 10-22, 1837.

The United States of America and His Majesty the King of Greece, equally animated with the sincere desire of maintaining the relations of ties. good understanding which have hitherto so happily subsisted between their respective States; of extending, also, and consolidating the commercial intercourse between them; and convinced that this object cannot better be accomplished than by adopting the system of an entire freedom of navigation, and a perfect reciprocity, based upon principles of equity, equally beneficial to both countries; have, in consequence, agreed to enter into negotiations for the conclusion of a treaty of commerce and navigation, and for that purpose have appointed Plenipoten-

Contracting par-

The President of the United States of America, Andrew Stevenson, Envoy Extraordinary and Minister Plenipotentiary of the United States near the court of Her Britannic Majesty; and His Majesty the King of Greece, Spiridion Tricoupi, Councillor of State on Special Service, his Envoy Extraordinary and Minister Plenipotentiary near the same court, Grand Commander of the Royal Order of the Saviour, Grand Cross of the American Order of Isabella the Catholic:

Negotiators.

Who, after having exchanged their full powers, found in good and due form, have agreed upon the following articles:

### ARTICLE I.

The citizens and subjects of each of the two high contracting parties may, with all security for their persons, vessels, and cargoes, freely enter merce and navigathe ports, places, and rivers of the territories of the other, wherever foreign commerce is permitted. They shall be at liberty to sojourn and reside in all parts whatsoever of said territories; to rent and occupy houses and warehouses for their commerce; and they shall enjoy, generally, the most entire security and protection in their mercantile transactions, on conditions of their submitting to the laws and ordinances of the respective countries.

Freedom of com-

# ARTICLE II.

Greek vessels arriving, either laden or in ballast, into the ports of the United States of America, from whatever place they may come, shall be treated, on their entrance, during their stay, and at their departure, upon the same footing as national vessels coming from the same place, with respect to the duties of tonnage, light houses, pilotage, and port charges, as well as to the perquisites of public officers, and all other duties or charges, of whatever kind or denomination, levied in the name or to the profit of the Government, the local authorities, or of any private establishment whatsoever; and, reciprocally, the vessels of the United States of America arriving, either laden or in ballast, into the ports of the Kingdom of Greece, from whatever place they may come, shall be treated, on their entrance, during their stay, and at their departure, upon the same footing as national vessels coming from the same place, with respect to the duties of tonnage, light houses, pilotage,

Vessels on equal footing.

and port charges, as well as to the perquisites of public officers, and all other duties or charges, of whatever kind or denomination, levied in the name or to the profit of the Government, the local authorities, or of any private establishments whatsoever.

## ARTICLE III.

Equality in importations.

All that may be lawfully imported into the United States of America, in vessels of the said States, may also be thereinto imported in Greek vessels, from whatever place they may come, without paying other or higher duties or charges, of whatever kind or denomination, levied in the name or to the profit of the Government, the local authorities, or of any private establishments whatsoever, than if imported in national vessels.

And, reciprocally, all that may be lawfully imported into the Kingdom of Greece, in Greek vessels, may also be thereinto imported in vessels of the United States of America, from whatever place they may come, without paying other or higher duties or charges, of whatever kind or denomination, levied in the name or to the profit of the Government, the local authorities, or of any private establishments whatsoever, than if imported in national vessels.

# ARTICLE IV.

Equality in exportations.

All that may be lawfully exported from the United States of America, in vessels of the said States, may also be exported therefrom in Greek vessels, without paying other or higher duties or charges, of whatever kind or denomination, levied in the name or to the profit of the Government, the local authorities, or of any private establishments whatsoever, than if imported in national vessels.

And, reciprocally, all that may be lawfully exported from the Kingdom of Greece, in Greek vessels, may also be exported therefrom in vessels of the United States of America, without paying other or higher duties or charges of whatever kind or denomination, levied in the name, or to the profit of the Government, the local authorities, or of any private establishments whatsoever, than if exported in national vessels.

# ARTICLE V.

Coasting trade.

It is expressly understood that the foregoing second, third, and fourth articles are not applicable to the coastwise navigation from one port of the United States of America to another port of the said States, nor to the navigation from one port of the Kingdom of Greece to another port of the said Kingdom; which navigation each of the two high contracting parties reserves to itself.

# ARTICLE VI.

No preferences of importation.

Each of the two high contracting parties engages not to grant in its purchases, or in those which might be made by companies or agents acting in its name, or under its authority, any preference to importations made in its own vessels, or in those of a third Power, over those made in the vessels of the other contracting party.

# ARTICLE VII.

Equality of tonnage duties.

The two high contracting parties engage not to impose upon the navigation between their respective territories, in the vessels of either, any tonnage or other duties of any kind or denomination which shall be higher or other than those which shall be imposed on every other navigation, except that which they have reserved to themselves, respectively, by the fifth article of the present treaty.

### ARTICLE VIII.

Equality of prohibitions.

There shall not be established in the United States of America, upon the products of the soil, or industry of the Kingdom of Greece, any prohibition, or restriction, of importation or exportation, nor any duties of any kind or denomination whatsoever, unless such prohibitions, restrictions, and duties shall likewise be established upon articles of like

nature, the growth of any other country.

And, reciprocally, there shall not be established in the Kingdom of Greece, on the products of the soil or industry of the United States of America, any prohibition or restriction of importation or exportation, nor any duties of any kind or denomination whatsoever, unless such prohibitions, restrictions, and duties be likewise established upon articles of like nature, the growth of any other country.

#### ARTICLE IX.

All privileges of transit, and all bounties and drawbacks which may be allowed within the territories of one of the high contracting parties. transit, &c. upon the importation or exportation of any article whatsoever, shall likewise be allowed on the articles of like nature, the products of the soil, or industry of the other contracting party, and on the importations and exportations made in its vessels.

Privileges of

#### ARTICLE X.

The citizens or subjects of one of the high contracting parties, arriving with their vessels on the coasts belonging to the other, but not at ports. wishing to enter the port; or, after having entered therein, not wishing to unload any part of their cargo, shall be at liberty to depart and continue their voyage without paying any other duties, imposts, or charges whatsoever, for the vessel and cargo, than those of pilotage, wharfage, and for the support of light-houses, when such duties shall be levied on national vessels in similar cases.

Vessels touching

It is understood, however, that they shall always conform to such regulations and ordinances concerning navigation and the places and regulations, &c. ports which they may enter, as are, or shall be, in force with regard to national vessels, and that the custom house officers shall be permitted to visit them, to remain on board, and to take all such precautions as may be necessary to prevent all unlawful commerce, as long as the vessels shall remain within the limits of their jurisdiction.

Custom - house

#### ARTICLE XI.

It is further agreed that the vessels of one of the high contracting parties, having entered into the ports of the other, will be permitted to ing part of their confine themselves to unloading such part only of their cargoes as the cargo. captain or owner may wish, and that they may freely depart with the remainder without paying any duties, imposts, or charges whatsoever, except for that part which shall have been landed, and which shall be marked upon and erased from the manifest exhibiting the enumeration of the articles with which the vessel was laden; which manifest shall be presented entire at the custom-house of the place where the vessel shall have entered. Nothing shall be paid on that part of the cargo which the vessel shall carry away, and with which it may continue its voyage to one or several other ports of the same country, there to dispose of the remainder of its cargo, if composed of articles whose importation is permitted on paying the duties chargeable upon it, or it may proceed to any other country. It is understood, however, that all duties, imposts, or charges whatsoever, which are or may become chargeable upon the vessels themselves, must be paid at the first port where they shall break bulk, or unlade part of their cargoes; but that no duties, imposts, or charges of the same description shall be demanded anew in the ports of the same country, which such vessels might afterwards wish to enter, unless national vessels be in similar cases subject to some ulterior duties.

Vessels unload-

Duties chargeable on the vessels.

# ARTICLE XII.

Each of the high contracting parties grants to the other the privilege of appointing in its commercial ports and places Consuls, Vice Consuls,

Consular officers.

and commercial agents, who shall enjoy the full protection and receive every assistance necessary for the due exercise of their functions; but it is expressly declared that in case of illegal or improper conduct with respect to the laws or Government of the country in which said Consuls, Vice-Consuls, or commercial agents shall reside, they may be prosecuted and punished conformably to the laws, and deprived of the exercise of their functions by the offended Government, which shall ac-Inviolability of quaint the other with its motives for having thus acted; it being understood, however, that the archives and documents relative to the affairs of the consulate shall be exempt from all search, and shall be carefully preserved under the seals of the Consuls, Vice-Consuls, or commercial agents, and of the authority of the place where they may reside.

archives.

Settlement of dif-

The Consuls, Vice-Consuls, or commercial agents, or the persons duly ferences between authorized to supply their places, shall have the right, as such, to sit as masters and crews. judges and arbitrators in such differences as may arise between the captains and crews of the vessels belonging to the nation whose interests are committed to their charge without the interference of the local authorities, unless the conduct of the crews, or of the captain, should disturb the order or tranquillity of the country; or the said Consuls, Vice-Consuls, or commercial agents should require their assistance to cause their decisions to be carried into effect or supported. It is, however, understood, that this species of judgment or arbitration shall not deprive the contending parties of the right they have to resort, on their return, to the judicial authority of their country.

# ARTICLE XIII.

Deserters from vessels.

The said Consuls, Vice-Consuls, or commercial agents are authorized to require the assistance of the local authorities for the arrest, detention, and imprisonment of the deserters from the ships of war and merchant vessels of their country; and for this purpose they shall apply to the competent tribunals, judges, and officers, and shall, in writing, demand said deserters, proving by the exhibition of the registers of the vessels, the rolls of the crews, or by other official documents, that such individuals formed part of the crews, and on this reclamation being thus substantiated the surrender shall not be refused. Such deserters, when arrested, shall be placed at the disposal of the said Consuls, Vice-Consuls, or commercial agents, and may be confined in the public prisons at the request and cost of those who claim them, in order to be sent to the vessels to which they belonged, or to others of the same country. But if not sent back within the space of two months, reckoning from the day of their arrest, they shall be set at liberty, and shall not be again arrested for the same cause.

It is understood, however, that if the deserter should be found to have committed any crime or offence, his surrender may be delayed until the tribunal before which the case shall be depending shall have pronounced its sentence, and such sentence shall have been carried into effect.

# ARTICLE XIV.

Wrecked and damaged vessels.

In case any vessel of one of the high contracting parties shall have been stranded or shipwrecked, or shall have suffered any other damage on the coasts of the dominions of the other, every aid and assistance shall be given to the person shipwrecked or in danger, and passports shall be granted to them to return to their country. The shipwrecked vessels and merchandise, or their proceeds, if the same shall have been sold, shall be restored to their owners, or to those entitled thereto, if claimed within a year and a day, upon paying such costs of salvage as would be paid by national vessels in the same circumstances; and the salvage companies shall not compel the acceptance of their services except in the same cases and after the same delays as shall be granted to the captains and crews of national vessels. Moreover, the respective

Salvage.

Governments will take care that these companies do not commit any vexatious or arbitrary acts.

# ARTICLE XV.

It is agreed that vessels arriving directly from the United States of America at a port within the dominions of His Majesty the King of Greece, or from the Kingdom of Greece at a port of the United States of America, and provided with a bill of health granted by an officer having competent power to that effect at the port whence such vessel shall have sailed, setting forth that no malignant or contagious diseases prevailed in that port, shall be subjected to no other quarantine than such as may be necessary for the visit of the health officer of the port where such vessels shall have arrived, after which said vessels shall be allowed immediately to enter and unload their cargoes: Provided always that there shall be on board no person who, during the voyage, shall have been attacked with any malignant or contagious diseases; that such vessels shall not during their passage have communicated with any vessel liable itself to undergo a quarantine, and that the country whence they came shall not at that time be so far infected or suspected that before their arrival an ordinance had been issued, in consequence of which all vessels coming from that country should be considered as suspected, and consequently subject to quarantine.

Quarantine.

# ARTICLE XVI.

Considering the remoteness of the respective countries of the two high contracting parties, and the uncertainty resulting therefrom with respect to the various events which may take place, it is agreed that a merchant vessel belonging to either of them which may be bound to a port supposed at the time of its departure to be blockaded, shall not, however, be captured or condemned for having attempted a first time to enter said port, unless it can be proved that said vessel could and ought to have learned during its voyage that the blockade of the place in question still continued. But all vessels which, after having been warned off once, shall during the same voyage attempt a second time to enter the same blockaded port, during the continuance of said blockade, shall then subject themselves to be detained and condemned.

Blockaded ports.

# ARTICLE XVII.

The present treaty shall continue in force for ten years, counting from the day of the exchange of the ratifications, and if, before the expiration of the first nine years, neither of the high contracting parties shall have announced by an official notification to the other its intention to arrest the operation of said treaty, it shall remain binding for one year beyond that time, and so on, until the expiration of the twelve months which will follow a similar notification, whatever the time at which it may take place.

Duration of

# ARTICLE XVIII.

The present treaty shall be ratified by the President of the United States of America, by and with the advice and consent of the Senate, and by His Majesty the King of Greece, and the ratifications to be exchanged at London within the space of twelve months from the signature, or sooner if possible.

Ratifications.

In faith whereof the respective Plenipotentiaries of the high contracting parties have signed the present treaty, both in English and French, and have affixed thereto their seals.

Signatures.

Done in duplicate at London, the tenth twenty-recond of December, in the year

Date.

of our Lord one thousand eight hundred and thirty-seven.

A. STEVENSON. [L. S.] S. TRICOUPI. [L. S.]

# GUATEMALA.

# GUATEMALA, 1849.

March 3, 1849.

TREATY OF PEACE, AMITY, COMMERCE, AND NAVIGATION WITH GUATE-MALA, CONCLUDED AT GUATEMALA, MARCH 3, 1849; RATIFICATION ADVISED BY SENATE SEPTEMBER 24, 1850; RATIFIED BY PRESIDENT NOVEMBER 14, 1850; RATIFICATIONS EXCHANGED AT GUATEMALA MAY 13, 1852; PROCLAIMED JULY 23, 1852.

General convention of peace, amity, commerce, and navigation between the United States of America and the Republic of Guatemala.

Contracting par-

The United States of America and the Republic of Guatemala, desiring to make firm and permanent the peace and friendship which happily prevails between both nations, have resolved to fix, in a manner clear, distinct, and positive, the rules which shall in future be religiously observed between the one and the other, by means of a treaty or general convention of peace, friendship, commerce, and navigation.

Negotiators.

For this most desirable object the President of the United States of America has conferred full powers on Elijah Hise, Chargé d'Affaires of the United States near this Republic, and the Executive Power of the Republic of Guatemala on the Sr. Licdo. D. José Mariano Rodriguez, Secretary of State and of the Department of Foreign Relations; who, after having exchanged their said full powers in due and proper form, have agreed to the following articles:

# ARTICLE I.

Peace and friendship. There shall be a perfect, firm, and inviolable peace and sincere friendship between the United States of America and the Republic of Guatemala, in all the extent of their possessions and territories, and between their people and citizens respectively, without distinction of persons or places.

# ARTICLE II.

Favors granted to other nations to become common.

The United States of America and the Republic of Guatemala, desiring to live in peace and harmony with all the other nations of the earth, by means of a policy frank and equally friendly with all, engage mutually not to grant any particular favor to other nations, in respect of commerce and navigation, which shall not immediately become common to the other party, who shall enjoy the same freely, if the concession was freely made, or on allowing the same compensation, if the concession was conditional.

### ARTICLE III.

Freedom of navigation and cominerce.

The two high contracting parties, being likewise desirous of placing the commerce and navigation of their respective countries on the liberal basis of perfect equality and reciprocity, mutually agree that the citizens of each may frequent all the coasts and countries of the other, and reside and trade there in all kinds of produce, manufactures, and merchandise; and they shall enjoy all the rights, privileges, and exemptions in navigation and commerce which native citizens do or shall enjoy, submitting themselves to the laws, decrees, and usages there established, to which native citizens are subjected. But it is understood that this

Coasting trade.

article does not include the coasting trade of either country, the regulation of which is reserved to the parties respectively, according to their own separate laws.

# ARTICLE IV.

They likewise agree that whatever kind of produce, manufacture, or merchandise of any foreign country can be from time to time lawfully imported into the United States in their own vessels, may be also imported in vessels of the Republic of Guatemala; and that no higher or other duties upon the tonnage of the vessel or her cargo shall be levied and collected, whether the importation be made in vessels of the one country or of the other; and, in like manner, that whatever kind of produce, manufacture, or merchandise, of any foreign country can be Guatemala in vesfrom time to time lawfully imported into the Republic of Guatemala in States. its own vessels, may be also imported in vessels of the United States, and that no higher or other duties upon the tonnage of the vessel or her cargo shall be levied and collected, whether the importation be made in vessels of the one country or of the other. And they further agree that whatever may be lawfully exported or re-exported from the one country in its own vessels to any foreign country, may be in like manner exported or re-exported in vessels of the other country. And the same bounties, duties, and drawbacks shall be allowed and collected, whether drawbacks. such exportation or re-exportation be made in vessels of the United States or of the Republic of Guatemala.

Importation into United States in vessels of Guatemala.

Tonnage duties.

Importation into sels of United

Tonuage duties.

Exports.

Bounties and

### ARTICLE V.

No higher or other duties shall be imposed on the importation into the United States of any articles the produce or manufactures of the Re- ties on produce public of Guatemala, and no higher or other duties shall be imposed on of either country. the importation into the Republic of Guatemala of any articles the produce or manufactures of the United States, than are or shall be payable in like articles being the produce or manufactures of any other foreign country; nor shall any higher or other duties or charges be imposed in either of the two countries on the exportation of any articles to the United States or to the Republic of Guatemala, respectively, than such as are payable on the exportation of the like articles to any other foreign country; nor shall any prohibition be imposed on the exportation or importation of any articles the produce or manufactures of the United hibitions. States or of the Republic of Guatemala, to or from the territories of the United States, or to or from the territories of the Republic of Guatemala, which shall not equally extend to all other nations.

Equality of du-

Equality of pro-

### ARTICLE VI.

It is likewise agreed that it shall be wholly free for all merchants, commanders of ships, and other citizens of both countries to manage idents. themselves their own business in all the ports and places subject to the jurisdiction of each other, as well with respect to the consignment and sale of their goods and merchandise, by wholesale or retail, as with respect to the loading, unloading, and sending off their ships; they being in all these cases to be treated as citizens of the country in which they reside, or at least to be placed on a footing with the subjects or citizens of the most favoured nation.

Privileges of res-

#### ARTICLE VII.

The citizens of neither of the contracting parties shall be liable to any embargo, nor be detained with their vessels, cargoes, merchandise, or effects, for any military expedition, not for any public or private purpose whatever, without allowing to those interested a sufficient indemnitication.

Embargo or de-

### ARTICLE VIII.

Vessels seeking refuge.

Whenever the citizens of either of the contracting parties shall be forced to seek refuge or asylum in the rivers, bays, ports, or dominions of the other with their vessels, whether merchant or of war, public or private, through stress of weather, pursuit of pirates or enemies, they shall be received and treated with humanity, giving to them all favour and protection for repairing their ships, procuring provisions, and placing themselves in a situation to continue their voyage without obstacle or hindrance of any kind.

### ARTICLE IX.

Property captured by pirates.

All the ships, merchandise, and effects belonging to the citizens of one of the contracting parties, which may be captured by pirates, whether within the limits of its jurisdiction or on the high seas, and may be carried or found in the rivers, roads, bays, ports, or dominions of the other, shall be delivered up to the owners, they proving in due and proper form their rights before the competent tribunals; it being well understood that the claim should be made within the term of one year, by the parties themselves, their attorneys, or agents of their respective Governments.

# ARTICLE X.

Wrecked and damaged vessels.

When any vessel belonging to the citizens of either of the contracting parties shall be wrecked, foundered, or shall suffer any damage on the coasts, or within the dominious of the other, there shall be given to them all assistance and protection, in the same manner which is usual and customary with the vessels of the nation where the damage happens, permitting them to unload the said vessel (if necessary) of its merchandise and effects, without exacting for it any duty, impost, or contribution whatever, provided the same be exported.

# ARTICLE XI.

Disposal and inheritance of personal property.

The citizens of each of the contracting parties shall have power to dispose of their personal goods within the jurisdiction of the other, by sale, donation, testament, or otherwise, and their representatives, being citizens of the other party, shall succeed to their said personal goods, whether by testament or ab intestato, and they may take possession thereof, by themselves, or others acting for them, and dispose of the same at their will, paying such dues only as the inhabitants of the country wherein said goods are or shall be subject to pay in like cases. Heirs to real And if, in the case of real estate, the said heirs would be prevented

estate.

from entering into the possession of the inheritance on account of their character of aliens, there shall be granted to them the term of three years to dispose of the same as they may think proper, and to withdraw the proceeds, without molestation, and exempt from all duties of detraction on the part of the Government of the respective States.

## ARTICLE XII.

Protection to persons and property.

Both the contracting parties promise and engage formally to give their special protection to the persons and property of the citizens of each other, of all occupations, who may be in the territories subject to the jurisdiction of the one or of the other, transient or dwelling therein, leaving open and free to them the tribunals of justice for their judicial recourse, on the same terms which are usual and customary with the natives or citizens of the country in which they may be; for which they may employ, in defence of their rights, such advocates, solicitors, notaries, agents, and factors as they may judge proper in all their trials at law; and such citizens or agents shall have free opportunity to be present at the decisions and sentences of the tribunals in all cases which may concern them, and likewise at the taking of all examinations and evidence which may be exhibited in the said trials.

# ARTICLE XIII.

It is likewise agreed that the most perfect and entire security of conscience shall be enjoyed by the citizens of both the contracting parties science. in the countries subject to the jurisdiction of the one and the other, without their being liable to be disturbed or molested on account of their religious belief, so long as they respect the laws and established usages of the country. Moreover, the bodies of the citizens of one of the contracting parties who may die in the territories of the other shall be buried in the usual burying grounds, or in other decent or suitable places, and shall be protected from violation or disturbance.

Security of con-

Rights of burial.

## ARTICLE XIV.

It shall be lawful for the citizens of the United States of America and of the Republic of Guatemala to sail with their ships, with all manner of liberty and security, no distinction being made who are the proprietors of the merchandise laden thereon, from any port, to the places of those who now are or hereafter shall be at enmity with either of the contracting parties. It shall likewise be lawful for the citizens aforesaid to sail with the ships and merchandises before mentioned, and to trade with the same liberty and security, from the places, ports, and havens of those who are enemies of both or either party, without any opposition or disturbance whatsoever, not only directly from the places of the enemy before mentioned to neutral places, but also from one place belonging to an enemy to another place belonging to an enemy, whether they be under the jurisdiction of one Power or under several. And it is hereby stipulated that free ships shall also give freedom to goods, and that everything shall be deemed to be free and exempt free goods. which shall be found on board the ships belonging to the citizens of either of the contracting parties, although the whole lading or any part thereof should appertain to the enemies of either, contraband goods being always excepted. It is also agreed, in like manner, that the same liberty be extended to persons who are on board a free ship, with this effect, that although they be enemies of both or either party, they are not to be taken out of that free ship unless they are officers or soldiers, and in the actual service of the enemies; provided, however, Limitation soldiers, and in the actual service of the enemies; provided, however, the principle. and it is hereby agreed, that the stipulations in this article contained, declaring that the flag shall cover the property, shall be understood as applying to those Powers only who recognize this principle; but if either of the two contracting parties shall be at war with a third and the other neutral, the flag of the neutral, shall cover the property of enemies whose Governments acknowledge this principle, and not of others.

Neutral trade.

Free ships make

Limitation of

### ARTICLE XV.

It is likewise agreed that in the case where the neutral flag of one of the contracting parties shall protect the property of the enemies of the other, by virtue of the above stipulation, it shall always be understood that the neutral property found on board such enemy's vessel shall be held and considered as enemy's property, and as such shall be liable to detention and confiscation, except such property as was put on board such vessel before the declaration of war, or even afterwards, if it were done without the knowledge of it; but the contracting parties agree that, two months having elapsed after the declaration, their citizens shall not plead ignorance thereof. On the contrary, if the flag of the

Neutral property on enemy's vessel.

neutral does not protect the enemy's property, in that case the goods and merchandises of the neutral embarked in such enemy's ship shall be free.

#### ARTICLE XVI.

Contraband articles.

This liberty of navigation and commerce shall extend to all kinds of merchandises, excepting those only which are distinguished by the name of contraband; and under this name of contraband or prohibited goods shall be comprehended:

1st. Cannons, mortars, howitzers, swivels, blunderbusses, muskets, fuzees, rifles, carbines, pistols, pikes, swords, sabres, lances, spears, halberds, and granades, bombs, powder, matches, balls, and all other

things belonging to the use of these arms.

2dly. Bucklers, helmets, breast-plates, coats of mail, infantry belts, and clothes made up in the form and for a military use.

3dly. Cavalry belts, and horses with their furniture.

4thly. And generally all kinds of arms and instruments of iron, steel, brass, and copper, or of any other materials manufactured, prepared, and formed expressly to make war by sea or land.

# ARTICLE XVII.

Goods considered as free.

All other merchandise and things not comprehended in the articles of contraband explicitly enumerated and classified as above, shall be held and considered as free, and subjects of free and lawful commerce, so that they may be carried and transported in the freest manner, by both the contracting parties, even to places belonging to an enemy, excepting only those places which are at that time besieged or blockaded; and Definition of to avoid all doubt in this particular, it is declared that those places only are besieged or blockaded which are actually attacked by a belligerant force capable of preventing the entry of the neutral.

# blockade.

### ARTICLE XVIII.

Confiscation of

The articles of contraband before enumerated and classified which contraband goods. may be found in a vessel bound for an enemy's port, shall be subject to detention and confiscation, leaving free the rest of the cargo and the ship, that the owners may dispose of them as they see proper. No vessel of either of the two nations shall be detained on the high seas on account of having on board articles of contraband, whenever the master, captain, or supercargo of said vessel will deliver up the articles of contraband to the captor, unless the quantity of such articles be so great and of so large a bulk that they cannot be received on board the capturing ship without great inconvenience; but in this and in all other cases of just detention the vessel detained shall be sent to the nearest convenient and safe port for trial and judgment according to law.

# ARTICLE XIX.

Blockaded ports.

And whereas it frequently happens that vessels sail for a port or place belonging to an enemy without knowing that the same is besieged, blockaded, or invested, it is agreed that every vessel so circumstanced may be turned away from such port or place, but shall not be detained; nor shall any part of her cargo, if not contraband, be confiscated, unless, after warning of such blockade or investment from the commanding officer of the blockading forces, she shall again attempt to enter; but she shall be permitted to go to any other port or place she shall think proper. Nor shall any vessel of either of the parties, that may have entered into such port or place before the same was actually besieged, blockaded, or invested by the other, be restrained from quitting such place with her cargo; nor, if found therein after the reduction and surrender, shall such vessel or her cargo be liable to confiscation, but they shall be restored to the owners thereof.

# ARTICLE XX.

In order to prevent all kind of disorder in the visiting and examination of the ships and cargoes of both the contracting parties on the high visits at sea. seas, they have agreed, mutually, that whenever a vessel of war, publicor private, shall meet with a neutral of the other contracting party, the first shall remain out of cannon-shot, and may send its boat, with two or three men only, in order to execute the said examination of the papers concerning the ownership and cargo of the vessel, without causing the least extortion, violence, or ill-treatment, for which the commanders of the said armed ships shall be responsible, with their persons and property; for which purpose, the commanders of the said private armed vessels shall, before receiving their commissions, give sufficient security to answer for all the damages they may commit. And it is expressly agreed that the neutral party shall in no case be required to go on board the examining vessel for the purpose of exhibiting her papers, or for any other purpose whatever.

Regulation of

### ARTICLE XXI.

To avoid all kind of vexation and abuse in the examination of the papers relating to the ownership of the vessels belonging to the citizens case of war. of the two contracting parties, they have agreed, and do agree, that in case one of them should be engaged in war, the ships and vessels belonging to the citizens of the other must be furnished with sea-letters or passports expressing the name, property, and bulk of the ship, as also the name and place of habitation of the master or commander of said vessel, in order that it may thereby appear that the ship really and truly belongs to the citizens of one of the parties. They have likewise agreed, that such ships, being laden, besides the said sea-letters or passports, shall also be provided with certificates containing the several particulars of the cargo and the place whence the ship sailed, so that it may be known whether any forbidden or contraband goods be on board the same; which certificates shall be made out by the officers of the place whence the ship sailed in the accustomed form; without which requisites said vessel may be detained to be adjudged by the competent tribunal, and may be declared legal prize, unless the said defect shall be satisfied or supplied by testimony entirely equivalent.

Ships' papers in

#### ARTICLE XXII.

It is further agreed that the stipulations above expressed relative to the visiting and examination of vessels shall apply only to those which convoy. sail without convoy; and when said vessels shall be under convoy, the verbal declaration of the commander of the convoy, on his word of honor, that the vessels under his protection belong to the nation whose flag he carries, and, when they are bound to an enemy's port, that they have no contraband goods on board, shall be sufficient.

Vessels under

### ARTICLE XXIII.

It is further agreed that in all cases the established courts for prize causes in the country to which the prizes may be conducted shall alone decrees. take cognizance of them. And whenever such tribunal of either party shall pronounce judgment against any vessel, or goods, or property claimed by the citizens of the other party, the sentence or decree shall mention the reasons or motives, on which the same shall have been founded; and an authenticated copy of the sentence or decree, and of all the proceedings in the case, shall, if demanded, be delivered to the commander or agent of said vessel without any delay, he paying the legal fees for the same.

Prize courts and

### ARTICLE XXIV.

Letters of marque.

Whenever one of the contracting parties shall be engaged in war with another State, no citizen of the other contracting party shall accept a commission or letter of marque for the purpose of assisting or co-operating hostilely with the said enemy against the said party so at war, under the pain of being treated as a pirate.

# ARTICLE XXV.

Rights of residents in case of war.

If by any fatality, which cannot be expected, and which God forbid, the two contracting parties should be engaged in a war with each other, they have agreed, and do agree, now for then, that there shall be allowed the term of six months to the merchants residing on the coast and in the ports of each other, and the term of one year to those who dwell in the interior, to arrange their business and transport their effects wherever they please, giving to them the safe-conduct necessary for it, which may serve as a sufficient protection until they arrive at the designated port. The citizens of all other occupations who may be established in the territories or dominions of the United States of America and of the Republic of Guatemala shall be respected and maintained in the full enjoyment of their personal liberty and property, unless their particular conduct shall cause them to forfeit this protection, which, in consideration of humanity, the contracting parties engage to give them.

# ARTICLE XXVI.

Debts, &c., not to be confiscated.

Neither the debts due from individuals of the one nation to individuals of the other, nor shares nor moneys which they may have in public funds or in public or private banks, shall ever, in any event of war or of national difference, be sequestered or confiscated.

# ARTICLE XXVII.

Envoys, ministors, &c.

Both the contracting parties, being desirous of avoiding all inequality in relation to their public communications and official intercourse, have agreed, and do agree, to grant to the Envoys, Ministers, and other public agents the same favours, immunities, and exemptions which those of the most favoured nation do or shall enjoy; it being understood that whatever favours, immunities, or privileges the United States of America or the Republic of Guatemala may find it proper to give the Ministers and public agents of any other Power, shall, by the same act, be extended to those of each of the contracting parties.

### ARTICLE XXVIII.

Consuls and Vice-

To make more effectual the protection which the United States of America and the Republic of Guatemala shall afford in future to the navigation and commerce of the citizens of each other, they agree to receive and admit Consuls and Vice Consuls in all the ports open to foreign commerce, who shall enjoy in them all the rights, prerogatives, and immunities of the Consuls and Vice-Consuls of the most favoured nation; each contracting party, however, remaining at liberty to except those ports and places in which the admission and residence of such Consuls and Vice-Consuls may not seem convenient.

# ARTICLE XXIX.

Exequaturs.

In order that the Consuls and Vice-Consuls of the two contracting parties may enjoy the rights, prerogatives, and immunities which belong to them by their public character, they shall, before entering on the exercise of their functions, exhibit their commission or patent in due

form to the Government to which they are accredited; and, having obtained their exequatur, they shall be held and considered as such by all the authorities, magistrates, and inhabitants in the consular district in which they reside.

#### ARTICLE XXX.

It is likewise agreed that the Consuls, their secretaries, officers, and persons attached to the service of Consuls, they not being citizens of the consular officers. country in which the Consul resides, shall be exempt from all public service, and also from all kind of taxes, imposts, and contributions, except those which they shall be obliged to pay on account of commerce or their property, to which the citizens and inhabitants, native and foreign, of the country in which they reside, are subject; being in everything besides subject to the laws of the respective States. The archives and papers of the consulate shall be respected inviolably, and under no pretext whatever shall any magistrate seize or in any way interfere with

Exemptions of

### ARTICLE XXXI.

The said Consuls shall have power to require the assistance of the authorities of the country for the arrest, detention, and custody of de-vessels. serters from the public and private vessels of their country, and for that purpose they shall address themselves to the courts, judges, and officers competent, and shall demand the said deserters in writing, proving by an exhibition of the registers of the vessel's or ship's roll, or other public documents, that those men were part of the said crews; and on this demand, so proved, (saving, however, where the contrary is proved,) the delivery shall not be refused. Such deserters, when arrested, shall be put at the disposal of the said Consuls, and may be put in the public prisons, at the request and expense of those who reclaim them, to be sent to the ships to which they belonged, or to others of the same nation. But if they be not sent back within two months, to be counted from the day of their arrest, they shall be set at liberty, and shall be no more arrested for the same cause.

Deserters from

## ARTICLE XXXII.

For the purpose of more effectually protecting their commerce and navigation, the two contracting parties do hereby agree, as soon here. tion. after as circumstances will permit, to form a consular convention, which shall declare specially the powers and immunities of the Consuls and Vice Consuls of the respective parties.

Consular conven.

# ARTICLE XXXIII.

The United States of America and the Republic of Guatemala, desiring to make as durable as circumstances will permit the relations which are to be established between the two parties by virtue of this treaty or general convention of peace, amity, commerce, and navigation, have declared solemnly, and do agree to, the following points:

1st. The present treaty shall remain in full force and virtue for the term of twelve years, to be counted from the day of the exchange of treaty. the ratifications, and further until the end of one year after either of the contracting parties shall have given notice to the other of its intention to terminate the same; each of the contracting parties reserving to itself the right of giving such notice to the other at the end of said term of twelve years. And it is hereby agreed between them, that on the expiration of one year after such notice shall have been received by either from the other party, this treaty, in all its parts relative to commerce and navigation, shall altogether cease and determine, and in all those parts which relate to peace and friendship it shall be perpetually binding on both Powers.

Duration of

Infringement of treaty.

2dly. If any one or more of the citizens of either party shall infringe any of the articles of this treaty, such citizens shall be held personally responsible for the same, and the harmony and good correspondence between the nations shall not be interrupted thereby; each party engaging in no way to protect the offender or sanction such violation.

Reprisals and declarations of war.

3dly. If (which indeed cannot be expected) unfortunately any of the articles contained in the present treaty shall be violated or infringed in any other way whatever, it is expressly stipulated that neither of the contracting parties will order or authorize any acts of reprisal, nor declare war against the other, on complaints of injuries or damages, until the said party considering itself offended shall first have presented to the other a statement of such injuries or damages, verified by competent proof, and demanded justice and satisfaction, and the same shall have been either refused or unreasonably delayed.

Treaties with other nations not affected.

4thly. Nothing in this treaty contained shall, however, be construed or operate contrary to former and existing public treaties with other sovereigns or States.

Ratifications.

The present treaty of peace, amity, commerce, and navigation shall be approved and ratified by the President of the United States of America by and with the advice and consent of the Senate thereof, and by the Government of the Republic of Guatemala, and the ratifications shall be exchanged in the city of Washington or Guatemala within eighteen months, counted from the date of the signature hereof, or sooner if possible.

Signatures.

In faith whereof we, the Plenipotentiaries of the United States of America and of the Republic of Guatemala, have signed and sealed these presents, in the city of Guatemala, this third day of March, in the year of our Lord one thousand eight hundred and forty-nine.

Date.

ELIJAH HISE.

J. MARIANO RODRIGUEZ. L. s.

# HANOVER.

[All the treaties with Hanover are regarded as having terminated in consequence of the conquest of that kingdom and its incorporation with Prussia in 1866.]

# HANOVER, 1840.

TREATY OF COMMERCE AND NAVIGATION BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE KING OF HANOVER, CONCLUDED AT BERLIN MAY 20, 1840; RATIFICATION ADVISED BY SENATE JULY 15, 1840; RATIFIED BY PRESIDENT JULY 28, 1840; RATIFICATIONS EXCHANGED AT BERLIN NOVEMBER 14, 1840; PROCLAIMED JANUARY 2, 1841.

May 20, 1840.

[Annulled by Article XIII, treaty of 1846.]

Treaty with the King of Hanover.

The United States of America and His Majesty the King of Hanover, equally animated by the desire of extending as far as possible the commercial relations between, and the exchange of the productions of their respective States, have agreed, with this view, to conclude a treaty of commerce and navigation.

Negotiators.

Contracting par-

For this purpose, the President of the United States of America has furnished with full powers Henry Wheaton, their Envoy Extraordinary and Minister Plenipotentiary near His Majesty the King of Prussia; and His Majesty the King of Hanover has furnished with the like full powers Le Sieur Auguste de Berger, his Envoy Extraordinary and Minister Plenipotentiary near His Majesty the King of Prussia, Lieutenaut General, Knight Grand Cross of the Order of Guelph, the Red Eagle of Prussia, the Order of Merit of Oldenburg, &c.;

Who, after exchanging their said full powers, found in good and due form, have concluded and signed, subject to ratification, the following

articles:

#### ARTICLE I.

There shall be between the territories of the high contracting parties a reciprocal liberty of commerce and navigation.

The inhabitants of their respective States shall mutually have liberty to enter, with or without their ships and cargoes, the ports, places, waters, and rivers of the territories of each party wherever foreign commerce is permitted.

They shall be permitted to sojourn and reside in all parts whatsoever of said territories, in order to attend to their affairs, and also to hire and idents. occupy houses and warehouses for the purposes of their commerce, provided they submit to the laws, as well general as special, relative to the right of residing and trading.

Whilst they conform to the laws and regulations in force, they shall be at liberty to manage themselves their own business, in all the territories subject to the jurisdiction of each party, in respect to the consignment and sale of their goods, by wholesale or retail, as with respect to the loading, unloading, and sending off their ships, or to employ such agents and brokers as they may deem proper, they being, in all these cases, to be treated as the citizens or subjects of the country in which they reside, it being nevertheless understood that they shall remain subject to the said laws and regulations also in respect to sales by wholesale or retail.

Reciprocal liberty of commerce and navigation.

Privileges of residents.

Management of business, &c.

Access to courts.

They shall have free access to the tribunals of justice in their litigious affairs on the same terms which are granted by the law and usage of the country to native citizens or subjects, for which purpose they may employ in defence of their rights such advocates, attorneys, and other agents as they may judge proper.

# ARTICLE II.

Equality of duties on vessels.

No higher or other duties shall be imposed in any of the ports of the United States on Hanoverian vessels than those payable in the same ports by vessels of the United States; nor in the ports of the Kingdom of Hanover on the vessels of the United States than shall be payable in the same ports on Hanoverian vessels.

Vessels to which

The privileges secured by the present article to the vessels of the reprivileges extend. spective high contracting parties shall only extend to such as are built within their respective territories, or lawfully condemned as prize of war, or adjudged to be forfeited for a breach of the municipal laws of either of the parties, and belonging wholly to their citizens or subjects respectively, and of which the master, officers, and two-thirds of the crew shall consist of the citizens or subjects of the country to which the vessel belongs.

Equality of duties on imports.

The same duties shall be paid on the importation into the ports of the United States of any articles the growth, produce, or manufacture of the Kingdom of Hanover, or of any other country belonging to the Germanic Confederation and the Kingdom of Prussia, from whatsoever ports of the said country the said vessels may depart, whether such importation shall be in vessels of the United States or in Hanoverian vessels; and the same duties shall be paid on the importation into the ports of the Kingdom of Hanover of any articles the growth, produce, or manufacture of the United States and of every other country of the continent of America and the West India Islands, from whatsoever ports of the said countries the vessels may depart, whether such importation shall be in Hanoverian vessels or the vessels of the United States.

Equality of duties on exports.

The same duties shall be paid and the same bounties allowed on the exportation of any articles the growth, produce, or manufacture of the Kingdom of Hanover, or of any other country belonging to the Germanic Confederation and the Kingdom of Prussia, to the United States, whether such exportation shall be in vessels of the United States, or in Hanoverian vessels, departing from the ports of Hanover; and the same duties shall be paid and the same bounties allowed on the exportation of any articles the growth, produce, or manufacture of the United States and of every other country on the continent of America and the West India Islands, to the Kingdom of Hanover, whether such exportation shall be in Hanoverian vessels or in vessels of the United States departing from the ports of the United States.

#### ARTICLE III.

Equality of du-

No higher or other duties shall be imposed on the importation into the ties on produce of United States of any articles the growth, produce, or manufacture of the Kingdom of Hanover, and no higher or other duties shall be imposed on the importation into the Kingdom of Hanover of any articles the growth, produce, or manufacture of the United States, than are or shall be payable on the like articles being the growth, produce, or manufacture of any other foreign country.

No higher or other duties and charges shall be imposed in the United States on the exportation of any articles to the Kingdom of Hanover, or in Hanover on the exportation of any articles to the United States, than such as are or shall be payable on the exportation of the like arti-

cles to any other foreign country.

No prohibition shall be imposed on the exportation or importation of any articles the growth, produce, or manufacture of the United States, or the Kingdom of Hanover, to or from the ports of said Kingdom or of the said United States, which shall not equally extend to all other nations.

Equality of pro-

# ARTICLE IV.

The preceding articles are not applicable to the coasting trade and navigation of the high contracting parties, which are respectively reserved by each exclusively to its own citizens or subjects.

Coasting trade.

### ARTICLE V.

No priority or preference shall be given by either of the contracting parties, nor by any company, corporation, or agent, acting on their be. importation. half, or under their authority, in the purchase of any article of commerce lawfully imported on account or in reference to the national character of the vessel, whether it be of the one party or of the other in which such article was imported.

No preference of

#### ARTICLE VI.

The contracting parties grant to each other the liberty of having, each in the ports of the other, Consuls, Vice-Consuls, agents, and commissaries of their own appointment, who shall enjoy the same privileges and powers as those of the most favored nations; but if any of the said Consuls shall carry on trade, they shall be subjected to the same laws and usages to which private individuals of their nation are subjected in the same place.

Consular officers.

The Consuls, Vice-Consuls, and commercial agents shall have the right, as such, to sit as judges and arbitrators in such differences as may disputes between arise between the masters and crews of the vessels belonging to the masters and crews. nation whose interests are committed to their charge, without the interference of the local authorities, unless the conduct of the crews or of the captain should disturb the order or tranquillity of the country; or the said Consuls, Vice-Consuls, or commercial agents should require their assistance to cause their decisions to be carried into effect or supported.

Settlement of

It is, however, understood, that this species of judgment or arbitration shall not deprive the contending parties of the right they have to resort, on their return, to the judicial authority of their own country.

The said Consuls, Vice-Consuls, and commercial agents are authorized to require the assistance of the local authorities for the search, arrest, and imprisonment of the deserters from the ships of war and merchant vessels of their country.

Deserters from vessels.

For this purpose they shall apply to the competent tribunals, judges, and officers, and shall, in writing, demand said deserters, proving by the exhibition of the registers of the vessels, the muster-rolls of the crews, or by any other official documents, that such individuals formed part of the crews; and on this claim being thus substantiated, the surrender shall not be refused.

Such deserters, when arrested, shall be placed at the disposal of the said Consuls, Vice-Consuls, or commercial agents, and may be confined in the public prisons, at the request and cost of those who shall claim them, in order to be sent to the vessels to which they belong, or to others of the same country. But if not sent back within three months from the day of their arrest, they shall be set at liberty and shall not be again arrested for the same cause. However, if the deserter shall be found to have committed any crime or offence, his surrender may be delayed until the tribunal before which his case shall be pending shall have pronounced his sentence, and such sentence shall have been carried into effect.

# ARTICLE VII.

Disposal and insonal property.

The citizens or subjects of each party shall have power to dispose of heritance of per- their personal property within the jurisdiction of the other, by sale, donation, testament, or otherwise.

Their personal representatives, being citizens or subjects of the other contracting party, shall succeed to their said personal property, whether by testament or ab intestato.

They may take possession thereof, either by themselves or by others acting for them, at their will, and dispose of the same, paying such duties only as the inhabitants of the country wherein the said personal property is situate shall be subject to pay in like cases.

In case of the absence of the personal representatives, the same care shall be taken of the said property as would be taken of the property of a native in like case, until the lawful owner may take measures for

receiving it.

If any question should arise among several claimants to which of them the said property belongs, the same shall be finally decided by the

laws and judges of the country wherein it is situate.

Heirs to real estate.

Where, on the decease of any person, holding real estate within the territories of one party, such real estate would, by the laws of the land, descend on a citizen or subject of the other were he not disqualified by alienage, such citizen or subject shall be allowed a reasonable time to sell the same, and to withdraw the proceeds without molestation, and exempt from all duties of détraction on the part of the Government of the respective States.

No duties of détraction, &c.

The capitals and effects which the citizens or subjects of the respective parties, in changing their residence, shall be desirous of removing from the place of their domicile, shall likewise be exempt from all duties of détraction or emigration on the part of the respective Governments.

# ARTICLE VIII.

Wrecked and damaged vessels.

The ancient and barbarous right to wrecks of the sea shall be entirely abolished with respect to the property belonging to the citizens or subjects of the contracting parties.

When any vessel of either party shall be wrecked, stranded, or otherwise damaged on the coasts, or within the dominions of the other, their respective citizens or subjects shall receive, as well for themselves as for their vessels and effects, the same assistance which would be due to the inhabitants of the country where the accident happens.

Salvage.

They shall be liable to pay the same charges and dues of salvage as the said inhabitants would be liable to pay in a like case.

If the operations of repair shall require that the whole or any part of the cargo be unloaded, they shall pay no duties of custom, charges, or fees on the part which they shall reload and carry away, except as are payable in the like cases by national vessels.

It is nevertheless understood that if, whilst the vessel is under repair, the cargo shall be unladen, and kept in a place of deposite, destined to receive goods, the duties on which have not been paid, the cargo shall be liable to the charges and fees lawfully due to the keepers of such warehouses.

#### ARTICLE IX.

Duration of treaty.

The present treaty shall be in force for the term of twelve years from the date hereof; and further until the end of twelve months after the Government of the United States on the one part, or that of Hanover on the other, shall have given notice of its intention of terminating the same.

#### ARTICLE X.

Ratifications.

The present treaty shall be approved and ratified by the President of the United States of America, by and with the advice and consent of their Senate; and by His Majesty the King of Hanover; and the ratifications thereof shall be exchanged at the city of Berlin, within the

space of ten months from this date, or sooner if possible.

In faith whereof the respective Plenipotentiaries have signed the above articles as well in French as in English, and have affixed thereto the seals of their arms, declaring at the same time that the signature in the two languages shall not hereafter be cited as a precedent, nor in any manner prejudice the contracting parties.

Done in quadruplicate at the city of Berlin the twentieth day of May, in the year of our Lord one thousand eight hundred and forty, and the sixty-fourth of the Independence of the United States of America.

HENRY WHEATON. AUGUSTUS DE BERGER. Signatures.

Date.

# HANOVER, 1846.

TREATY OF COMMERCE AND NAVIGATION BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE KING OF HANOVER, CONCLUDED AT HANOVER JUNE 10, 1846; RATIFICATION ADVISED BY SENATE JANUARY 6, 1847; RATIFIED BY PRESIDENT JANUARY 8, 1847; RATIFICATIONS EXCHANGED AT HANOVER MARCH 5, 1847; PROCLAIMED APRIL 24, 1847.

June 10, 1846.

The United States of America and his Majesty the King of Hanover, equally animated with a desire of placing the privileges of their navigation on a basis of the most extended liberality, and of affording otherwise every encouragement and facility for increasing the commercial intercourse between their respective States, have resolved to settle in a definitive manner the rules which shall be observed between the one and the other, by means of a treaty of navigation and commerce; for which purpose the President of the United States has conferred full powers on A. Dudley Mann, their Special Agent to His Majesty the King of Hanover; and His Majesty the King of Hanover has furnished with the like full powers the Baron George Frederick de Falcke, of his Privy Council, Knight Grand Cross of the Royal Guelphick Order;

Contracting par-

Negotiators.

Who, after exchanging their full powers, found in good and due form, have concluded and signed, subject to ratification, the following articles.

# ARTICLE I.

The high contracting parties agree that whatever kind of produce, manufacture, or merchandise of any foreign country, can be, from time to time, lawfully imported into the United States in their own vessels, may also be imported in vessels of the Kingdom of Hanover; and no higher or other duties upon the tonnage or cargo of the vessel shall be levied or collected, whether the importation be made in a vessel of the United States or in a Hanoverian vessel. And in like manner, whatever kind of produce, manufacture, or merchandise of any foreign country, can be, from time to time, lawfully imported into the Kingdom of Hanover in its own vessels, may also be imported in vessels of the United States; and no higher or other duties upon the tonnage or cargo of the vessel shall be levied or collected, whether the importation be made in vessels of the one party or the other.

Importations in vessels of either

Tonnage duties.

Exportations in

Whatever may be lawfully exported or re-exported by one party in its own vessels to any foreign country may, in like manner, be exported vessels of either or re-exported in the vessels of the other. And the same duties, bounties, and drawbacks shall be collected and allowed, whether such exportation or re-exportation be made in vessels of the one party or the other. Nor shall higher or other charges of any kind be imposed in the ports of the one party on vessels of the other than are or shall be paya-

Port charges.

ble in the same ports by national vessels. And further, it is agreed that no higher or other toll shall be levied or collected at Brunshausen or Stade, on the River Elbe, upon the ton-tolls.

Brunshausen

nage or cargoes of vessels of the United States, than is levied and collected upon the tonnage and cargoes of vessels of the Kingdom of Hanover; and the vessels of the United States shall be subjected to no charges, detention, or other inconvenience by the Hanoverian authorities, in passing the above-mentioned place, from which vessels of the Kingdom of Hanover are or shall be exempt.

# ARTICLE II.

Coasting trade.

The preceding article is not applicable to the coasting trade and navigation of the high contracting parties, which are respectively reserved by each exclusively to its own subjects or citizens.

# ARTICLE III.

No preference of importation.

No priority or preference shall be given by either of the contracting parties, nor by any company, corporation, or agent acting on their behalf, or under their authority, in the purchase of any article of commerce, lawfully imported, on account of or in reference to the national character of the vessel, whether it be of the one party or of the other, in which such article was imported.

# ARTICLE IV.

Wrecked and damaged vessels.

The ancient and barbarous right to wrecks of the sea shall remain entirely abolished with respect to the property belonging to the citizens or subjects of the high contracting parties.

When any vessel of either party shall be wrecked, stranded, or otherwise damaged on the coasts or within the dominions of the other, their respective citizens or subjects shall receive, as well for themselves as for their vessels and effects, the same assistance which would be due to the inhabitants of the country where the accident happens.

Salvage.

sels.

They shall be liable to pay the same charges and dues of salvage as the said inhabitants would be liable to pay in a like case.

Repairs of ves-

If the operations of repairs shall require that the whole or any part of the cargo be unloaded, they shall pay no duties of custom, charges, or fees on the part which they shall reload and carry away, except such as are payable in the like case by national vessels.

It is nevertheless understood that if, whilst the vessel is under repair, the cargo shall be unladen and kept in a place of deposite destined to receive goods, the duties on which have not been paid, the cargo shall be liable to the charges and fees lawfully due to the keepers of such warehouses.

# ARTICLE V.

To what vessels privileges extend.

The privileges secured by the present treaty to the respective vessels of the high contracting parties shall only extend to such as are built within their respective territories, or lawfully condemned as prize of war, or adjudged to be forfeited for a breach of the municipal laws of either of the high contracting parties, and belonging wholly to their citizens or subjects.

It is further stipulated that vessels of the Kingdom of Hanover may select their crews from any of the States of the Germanic Confederation, provided that the master of each be a subject of the Kingdom of Hauover.

#### ARTICLE VI.

of either country.

Equality of du- No higher or other duties shall be imposed on the importation into ties on produce the United States of any articles the growth, produce, or manufacture of the Kingdom of Hanover, or of its fisheries, and no higher or other duties shall be imposed on the importation into the Kingdom of Hanover of any articles the growth, produce, and manufacture of the United States, and of their fisheries, than are or shall be payable on the like articles being the growth, produce, or manufacture of any other foreign

country, or of its fisheries.

No higher or other duties and charges shall be imposed in the United States on the exportation of any articles to the Kingdom of Hanover, portation. or in Hanover on the exportation of any articles to the United States, than such as are or shall be payable on the exportation of the like articles to any other foreign country.

No prohibition shall be imposed on the importation or exportation of any articles the growth, produce, or manufacture of the Kingdom of hibitions. Hanover, or of its fisheries, or of the United States or their fisheries, from or to the ports of said Kingdom, or of the said United States, which shall not equally extend to all other Powers and States.

Equality in ex-

Equality of pro-

### ARTICLE VII.

The high contracting parties engage, mutually, not to grant any particular favor to other nations in respect of navigation and duties of customs, which shall not immediately become common to the other party; who shall enjoy the same freely, if the concession was freely made, or on allowing a compensation, as near as possible, if the concession was conditional.

Favors granted to other nations to become common.

Cotton and to-

[See Article XI.]

Weser tolls.

# ARTICLE VIII.

In order to augment, by all the means at its bestowal, the commercial relations between the United States and Germany, the Kingdom of bacco. Hanover hereby agrees to abolish the import duty on raw cotton, and also to abolish the existing transit duties upon leaves, stems, and strips of tobacco, in hogsheads or casks, raw cotton in bales or bags, whale oil in casks or barrels, and rice in tierces or half tierces.

And, further, the Kingdom of Hanover obligates itself to levy no Weser tolls on the aforementioned articles, which are destined for, or landed in, ports or other places within its territory on the Weser; and it moreover agrees that if the States bordering upon said river shall consent at any time, however soon, to abolish the duties which they levy and collect upon said articles destined for ports or other places within the Hanoverian territory, the Kingdom of Hanover will readily abolish the Weser tolls upon the same articles destined for ports and places in such States.

It being understood, however, that the aforesaid stipulations shall not be deemed to prohibit the levying, upon the said articles, a tax sufficient for defraying the expense of maintaining the regulation respecting transit goods. But in no case shall such tax exceed eight pfennigs Hanoverian currency (two cents United States currency) for one hundred pounds Hanoverian weight, (one hundred and four pounds United States weight.)

Transit duty.

ARTICLE IX.

The high contracting parties grant to each other the liberty of having, each in the ports of the other, Consuls, Vice-Consuls, commercial agents, and vice-commercial agents of their own appointment, who shall enjoy the same privileges and powers as those of the most favored nations; but if any of the said Consuls shall carry on trade, they shall be subjected to the same laws and usages to which private individuals of their nation are subjected in the same place.

The Consuls, Vice Consuls, commercial and vice-commercial agents shall have the right as such to sit as judges and arbitrators, in such disputes between differences as may arise between the masters and crews of the vessels masters and crews. belonging to the nation whose interests are committed to their charge, without the interference of the local authorities, unless the conduct of the crews or of the captain should disturb the order or tranquillity of the country, or the said Consuls, Vice-Consuls, commercial agents, or

Consular officers.

Settlement of

vice-commercial agents should require their assistance to cause their decisions to be carried into effect or supported.

It is, however, understood that this species of judgment or arbitration shall not deprive the contending parties of the right they have to resort on their return to the judicial authority of their own country.

Deserters from vessels.

The said Consuls, Vice-Consuls, commercial agents, and vice-commercial agents are authorized to require the assistance of the local authorities for the search, arrest, and imprisonment of the deserters from the ships of war and merchant vessels of their country.

For this purpose they shall apply to the competent tribunals, judges, and officers, and shall in writing demand said deserters, proving by the exhibition of the registers of the vessels, the muster-rolls of the crews, or by any other official documents, that such individuals formed part of the crews; and on this claim being thus substantiated, the surrender shall not be refused.

Such deserters, when arrested, shall be placed at the disposal of the said Consuls, Vice-Consuls, commercial agents or vice-commercial agents, and may be confined in the public prisons, at the request and cost of those who shall claim them, in order to be sent to the vessels to which they belong, or to others of the same country. But if not sent back within three months from the day of their arrest, they shall be set at liberty, and shall not be again arrested for the same cause. However, if the deserter shall be found to have committed any crime or offence, his surrender may be delayed until the tribunal before which his case shall be pending shall have pronounced its sentence and such sentence shall have been carried into effect.

# ARTICLE X.

Privileges of residents.

The citizens and subjects of the high contracting parties shall be permitted to sojourn and reside in all parts whatsoever of the said territories, in order to attend to their affairs, and also to hire and occupy houses and warehouses for the purposes of their commerce, provided they submit to the laws, as well general as special, relative to the right of residing and trading.

Management of business, &c.

Whilst they conform to the laws and regulations in force, they shall be at liberty to manage themselves their own business in all the territories subject to the jurisdiction of each party, as well in respect to the consignment and sale of their goods, by wholesale or retail, as with respect to the loading, unloading, and sending off their ships, or to employ such agents and brokers as they may deem proper, they being in all these cases to be treated as the citizens or subjects of the country in which they reside; it being, nevertheless, understood that they shall remain subject to the said laws and regulations; also in respect to sales by wholesale or retail.

Access to courts.

They shall have free access to the tribunals of justice in their litigious affairs on the same terms which are granted by the law and usage of country to native citizens or subjects, for which purpose they may employ in defence of their rights such advocates, attorneys, and other agents as they may judge proper.

Disposal of personal property.

The citizens or subjects of each party shall have power to dispose of their personal property within the jurisdiction of the other by sale, donation, testament, or otherwise.

Succession to

Their personal representatives being citizens or subjects of the other personal property. contracting party, shall succeed to their said personal property, whether by testament or ab intestato.

> They may take possession thereof either by themselves or by others acting for them, at their will, and dispose of the same, paying such duty only as the inhabitants of the country wherein the said personal property is situate shall be subject to pay in like cases.

Property of absent heirs.

In case of the absence of the personal representatives, the same care shall be taken of the said property as would be taken of the property of a native in like case, until the lawful owner may take measures for receiving it.

If any question should arise among several claimants to which of them the said property belongs, the same shall be finally decided by the laws and judges of the country wherein it is situate.

Where, on the decease of any person holding real estate within the territories of one party, such real estate would, by the laws of the land, tate. descend on a citizen or subject of the other, were he not disqualified by alienage, such citizen or subject shall be allowed a reasonable time to sell the same, and to withdraw the proceeds without molestation, and exempt from all duties of detraction on the part of the Government of

the respective States.

The capitals and effects which the citizens or subjects of the respective parties, in changing their residence, shall be desirous of removing traction, &c. from the place of their domicil, shall likewise be exempt from all duties of detraction or emigration on the part of their respective Governments.

Heirs of real es-

No duties of de-

# ARTICLE XI.

The present treaty shall continue in force for the term of twelve years from the date hereof, and further until the end of twelve months after treaty. the Government of Hanover on the one part, or that of the United States on the other part, shall have given notice of its intention of terminating the same; but upon the condition hereby expressly stipulated and agreed, that if the Kingdom of Hanover shall determine, dur. duty on tobacco. ing the said term of twelve years, to augment the existing import duty upon leaves, strips, or stems of tobacco imported in hogsheads or casks, a duty which at this time does not exceed one thaler and one gutengroschen per one hundred pounds Hanoverian currency and weight, (seventy cents pr. one hundred pounds United States currency and weight,) the Government of Hanover shall give a notice of one year to the Government of the United States before proceeding to do so; and at the expiration of that year, or any time subsequently, the Government of the United States shall have full power and right to abrogate the present treaty by giving a previous notice of six months to the Government of Hanover, or to continue it (at its option) in full force until the operation thereof shall have been arrested in the manner first specified in the present article.

Duration of

Augmentation of

# ARTICLE XII.

The United States agree to extend all the advantages and privileges contained in the stipulations of the present treaty to one or more of the Germanic Confedother States of the Germanic Confederation, which may wish to accede to treaty. to them, by means of an official exchange of declarations; provided that such State or States shall confer similar favors upon the said United States to those conferred by the Kingdom of Hanover, and observe and be subject to the same conditions, stipulations, and obligations.

Other States of eration may accede

# ARTICLE XIII.

The present treaty shall be approved and ratified by the President of the United States of America, by and with the advice and consent of their Senate, and by His Majesty the King of Hanover; and the ratifications thereof shall be exchanged at the city of Hanover, within the space of ten months from this date, or sooner if possible, when the treaty of commerce and navigation concluded between the high con-annulled. tracting parties, at Berlin, on the 20th day of May, 1840, shall become null and void to all intents and purposes.

In faith whereof we, the Plenipotentiaries of the high contracting parties, have signed the present treaty, and have thereto affixed our seals.

Ratifications.

Treaty of 1840

[See pp. 403-407.] Signatures.

Date.

Done in quadruplicate at the city of Hanover, on the tenth day of June, in the year of our Lord one thousand eight hundred and forty. six, and in the seventieth year of the Independence of the United States of America.

> A. DUDLEY MANN. [L. S.]GEORGE FREDERICK BARON DE FALCKE. [L. S.]

[For accessions to this treaty, under the twelfth article thereof, see names of the particular States. 1

# HANOVER, 1855.

Jan. 18, 1855.

EXTRADITION CONVENTION WITH HANOVER, CONCLUDED AT LONDON JANUARY 18, 1855; RATIFICATION ADVISED BY SENATE MARCH 3, 1855; RATIFIED BY PRESIDENT MARCH 8, 1855; RATIFICATIONS EXCHANGED AT LONDON APRIL 17, 1855; PROCLAIMED MAY 5, 1855.

Convention for the mutual extradition of fugitives from justice, in certain cases, concluded between the Government of the United States on the one part, and the Kingdom of Hanover on the other part,

Contracting parties.

The United States of America and His Majesty the King of Hanover, actuated by an equal desire to further the administration of justice, and to prevent the commission of crime in their respective countries, taking into consideration that the increased means of communication between Europe and America facilitate the escape of offenders, and that consequently provision ought to be made in order that the ends of justice shall not be defeated, have determined to conclude an arrangement destined to regulate the course to be observed in all cases with reference to the extradition of such individuals as, having committed any of the offences hereafter enumerated in one country, shall have taken refuge within the territories of the other. The constitution and laws of Hanover, however, not allowing the Hanoverian Government to surrender their own subjects for trial before a foreign court of justice, a strict reciprocity requires that the Government of the United States shall be held equally free from any obligation to surrender citizens of the United States. For which purposes the high contracting Powers have appointed as their Plenipotentiaries:

Negotiators.

The President of the United States, James Buchanan, Envoy Extraordinary and Minister Plenipotentiary of the United States at the Court of the United Kingdom of Great Britain and Ireland; His Majesty the King of Hanover, the Count Adolphus von Kielmansegge, his Envoy Extraordinary and Minister Plenipotentiary to Her Britannic Majesty, Grand Cross of the Order of the Guelphs, &c., &c.;

Who, after reciprocal communication of their respective full powers, found in good and due form, have agreed to the following articles:

# ARTICLE I.

For what crimes extradition may be demanded.

The Government of the United States and the Hanoverian Government promise and engage, upon mutual requisitions by them, or their Ministers, officers, or authorities, respectively made, to deliver up to justice all persons who, being charged with the crime of murder, or assault with intent to commit murder, or piracy, or arson, or robbery, or forgery, or the utterance of forged papers, or the fabrication or circulation of counterfeit money, whether coin or paper money, or the embezzlement of public moneys, committed within the jurisdiction of either party, shall seek an asylum, or shall be found within the territories of Evidence of the other; provided that this shall only be done upon such evidence of criminality as, according to the laws of the place where the fugitive or person so charged shall be found, would justify his apprehension and commitment for trial if the crime or offence had there been committed;

criminality.

and the respective judges and other magistrates of the two Governments shall have power, jurisdiction, and authority, upon complaint made under oath, to issue a warrant for the apprehension of the fugitive or person so charged, that he may be brought before such judges or other magistrates, respectively, to the end that the evidence of criminality may be heard and considered; and if, on such hearing, the evidence be deemed sufficient to sustain the charge, it shall be the duty of the examining judge or magistrate to certify the same to the proper executive authority, that a warrant may issue for the surrender of such fugitive.

The expense of such apprehension and delivery shall be borne and defrayed by the party who makes the requisition and receives the fugitive.

Expenses.

# ARTICLE II.

The stipulations of this convention shall be applied to any other Accessions to State of the Germanic Confederation which may hereafter declare its this convention. accession thereto.

# ARTICLE III.

None of the contracting parties shall be bound to deliver up its own subjects or citizens under the stipulations of this convention.

Neither party to surrender its own citizens.

#### ARTICLE IV.

Whenever any person accused of any of the crimes enumerated in this convention shall have committed a new crime in the territories of tion may be dethe State where he has sought an asylum, or shall be found, such person layed. shall not be delivered up, under the stipulations of this convention, until he shall have been tried and shall have received the punishment due to such new crime, or shall have been acquitted thereof.

When extradi-

# ARTICLE V.

The present convention shall continue in force until the first of January, one thousand eight hundred and fifty eight; and if neither party shall have given to the other six months' previous notice of its intention then to terminate the same, it shall further remain in force until the end of twelve months after either of the high contracting parties shall bave given notice to the other of such intention, each of the high contracting parties reserving to itself the right of giving such notice to the other at any time after the expiration of the said first day of January, one thousand eight hundred and fifty eight.

Duration of convention.

## ARTICLE VI.

The present convention shall be ratified by the President, by and with the advice and consent of the Senate of the United States, and by the Government of Hanover, and the ratifications shall be exchanged in London within three months from the date hereof, or sooner if possible.

In faith whereof the respective Plenipotentiaries have signed this convention, and have hereunto affixed their seals.

Done in duplicate in London, the eighteenth day of January, one thousand eight hundred and fifty-five, and the seventy-ninth year-of the Independence of the United States.

JAMES BUCHANAN. A. KIELMANSEGGE. Ratifications.

Signatures.

Date.

# HANOVER, 1861.

Nov. 6, 1861.

TREATY BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE KING OF HANOVER FOR THE ABOLITION OF THE STADE OR BRUNSHAUSEN DUES, CONCLUDED AT BERLIN NOVEMBER 6, 1861; RATIFICATION ADVISED BY SENATE FEBRUARY 3, 1862; RATIFED BY PRESIDENT FEBRUARY 7, 1862; RATIFICATIONS EXCHANGED AT BERLIN APRIL 29, 1862; PROCLAIMED JUNE 17, 1862.

Special treaty concerning the abolition of the Stade or Brunshausen dues.

Contracting par-

The United States of America and His Majesty the King of Hanover, equally animated by the desire to increase and facilitate the relations of commerce and navigation between the two countries, have resolved to conclude a special treaty, to the end to free the navigation of the Elbe from the tolls known under the designation of the Stade or Brunshausen dues, and have for that purpose conferred full powers:

Negotiators.

The President of the United States of America upon Mr. Norman B. Judd, Envoy Extraordinary and Minister Plenipotentiary of the United States of America to Prussia, and His Majesty the King of Hanover upon his Envoy Extraordinary and Minister Plenipotentiary at the Royal Prussian Court, the Lieutenant Colonel and Extraordinary Aid de-Camp, Mr. August Wilhelm von Reitzenstein, Knight Commander of the 2d class of the Royal Guelphick Order, etc.;

Who, after having exchanged their full powers, and having found them to be in due and proper form, have concluded the following

articles:

# ARTICLE I.

His Majesty the King of Hanover assumes towards the United States of America, who accept the same, the obligation—

Tolls, &c., abolished.

1. To abolish completely and forever the toll hitherto levied on the cargoes of American vessels ascending the Elbe, and passing the mouth of the river called Schwinge, designated under the name of the Stade or Brunshausen dues;

2. To levy no toll of any kind, of whatever nature it may be, upon the hulls or cargoes of American vessels ascending or descending the Elbe, in place of those dues, the abolition of which is agreed upon in the preceding paragraph;

3. Nor to subject hereafter, under any pretext whatever, American vessels ascending or descending the Elbe to any measure of control re-

garding the dues that are hereby abolished.

### ARTICLE II.

His Majesty the Kiug of Hanover obligates himself moreover to the United States of America—

Works necessary to free navigation of the Elbe.

1. To provide as hitherto, and to the extent of the existing obligations, for the maintenance of the works that are necessary for the free navigation of the Elbe;

2. Not to impose, as a compensation for the expenses resulting from the execution of this obligation, upon the American marine, any charge

whatever, in lieu and place of the Stade or Brunshausen dues.

# ARTICLE III.

Indemnity to the King of Hanover.

By way of damage and compensation for the sacrifices imposed upon His Majesty the King of Hanover by the above stipulations, the United States of America agree to pay to His Majesty the King of Hanover, who accepts the same, the sum of sixty thousand three hundred and fifty-three thalers, Hanoverian currency, this being the proportional quota part of the United States in the general table of indemnification for the abolition of the Stade or Brunshausen dues.

#### ARTICLE IV.

The sum of sixty thousand three hundred and fifty-three thalers courant, stipulated in Article III, shall be paid at Berlin, into the hands of indemnity. such person as shall have been authorized by His Majesty the King of Hanover to receive it, on the day of the exchange of ratifications as hereinafter provided.

Payment of the

In consideration of the fact that the stipulations contained in Articles I and II have already been applied to the American flag since the first day of July, 1861, the United States of America agree to pay besides, and the same time with the capital above named, the interest of that sum, at the rate of four per centum per annum, commencing with the first day of October, 1861.

# ARTICLE V.

The execution of the obligations contained in the present treaty is especially subordinated to the accomplishment of such formalities and stipulations. rules as are established by the constitutions of the high contracting Powers, and the compliance with these formalities and rules be brought about within the shortest delay possible.

Execution of

# ARTICLE VI.

The treaty of commerce and navigation concluded between the United States of America and His Majesty the King of Hanover on the tenth day of June, 1846, shall continue to remain in force, with the exception of the stipulation contained in paragraph 3, Article I, which shall cease to have effect after the present treaty shall have been ratified.

Treaty of 1846 to remain in force. Exception.

[See p. 407.]

# ARTICLE VII.

This treaty shall be approved and ratified, and the ratifications shall be exchanged at the city of Berlin, within six months from the present date, or sooner if possible.

Ratifications.

In faith whereof the respective Plenipotentiaries have signed the above articles, both in the English and German languages, and they have thereto affixed their seals.

Signatures.

Done in duplicate at Berlin the sixth day of November, in the year of our Lord one thousand eight hundred and sixty-one, and the Independence of the United States of America the eighty-sixth.

Date.

N. B. JUDD. [L. S.] WILHELM AUGUST VON REITZENSTEIN. [L. S.]

# PROTOCOLE.

Nov. 6, 1861.

Protocol.

It remains understood that, until the execution of the stipulations contained in Articles V and VII of the treaty of to-day shall have taken place, the Hanoverian Government shall preserve the right, provisionally, by way of precaution, to maintain the dues which it has agreed to abolish. But as soon as the United States of America shall have fulfilled the stipulations therein mentioned, the Hanoverian Government shall order the discharge of that temporary measure of precaution, as regards merchandise transported in American vessels. Until, however, all the Powers, parties to the general treaty of the 22d day of June, 1861, concerning the abolition of the Stade or Brunshausen dues, shall have fulfilled the engagements contained in the Articles VI and VII of the last-named treaty, it shall have power to require of American vessels a proof of their nationality, without thereby causing them a delay or detention.

Temporary precautions.

Done at Berlin the 6th November, 1861.

[L. S.] N. B. JUDD. WILHELM AUGUST VON REITZENSTEIN.

Date.

#### HANSEATIC REPUBLICS.

[The Hanseatic Republics were incorporated into the North German Union, under the constitution of the latter, July 1, 1867.]

# HANSEATIC REPUBLICS, 1827.

Dec. 20, 1827.

CONVENTION OF FRIENDSHIP, COMMERCE, AND NAVIGATION, WITH THE HANSEATIC REPUBLICS, CONCLUDED AT WASHINGTON DECEMBER 20, 1827; RATIFICATION ADVISED BY SENATE JANUARY 7, 1828; RATIFIED BY PRESIDENT; RATIFICATIONS EXCHANGED AT WASHINGTON JUNE 2, 1828; PROCLAIMED JUNE 2, 1828.

Convention of Friendship, Commerce, and Navigation, between the United States of America and the Free Hanseatic Republics of Lubeck, Bremen, and Hamburg.

Contracting parties.

The United States of America on the one part, and the Republic and Free Hanseatic City of Lubeck, the Republic and Free Hanseatic City of Bremen, and the Republic and Free Hanseatic City of Hamburg, (each State for itself separately,) on the other part, being desirous to give greater facility to their commercial intercourse, and to place the privileges of their navigation on a basis of the most extended liberality, have resolved to fix, in a manner clear, distinct, and positive, the rules which shall be observed between the one and the other, by means of a convention of friendship, commerce, and navigation.

Negotiators.

For the attainment of this most desirable object, the President of the United States of America has conferred full powers on Henry Clay, their Secretary of State; and the Senate of the Republic and Free Hanscatic City of Lubeck, the Senate of the Republic and Free Hanseatic City of Bremen, and the Senate of the Republic and Free Hanseatic City of Hamburg, have conferred full powers on Vincent Rumpff, their Minister Plenipotentiary near the United States of America;

Who, after having exchanged their said full powers, found in due and

proper form, have agreed to the following articles:

#### ARTICLE I.

Importation into the United States in Hanseatic vessels.

Hanseatic Repub-

Tonnage duties.

Exports.

drawbacks.

Port charges.

The contracting parties agree, that whatever kind of produce, manufacture, or merchandise of any foreign country can be, from time to time, lawfully imported into the United States in their own vessels, may be also imported in vessels of the said Free Hanseatic Republics of Lubeck, Tonnage duties. Bremen, and Hamburg; and that no higher or other duties upon the tonnage or cargo of the vessel shall be levied or collected, whether the importation be made in vessels of the United States, or of either of the Importation into said Hanseatic Republics. And, in like manner, that whatever kind of produce, manufacture, or merchandise of any foreign country can be, from lics in vessels of the time to time, lawfully imported into either of the said Hanscatic Republics, in its own vessels, may be also imported in vessels of the United States; and that no higher or other duties upon the tonnage or cargo of the vessel shall be levied or collected, whether the importation be made in vessels of the one party or of the other. And they further agree, that whatever may be lawfully exported, or re-exported, by one party in its own vessels, to any foreign country, may, in like manner, Bounties and be exported or re-exported in the vessels of the other party. And the same bounties, duties, and drawbacks shall be allowed and collected, whether such exportation or re-exportation be made in vessels of the one party or of the other. Nor shall higher or other charges, of any kind, be imposed in the ports of the one party, on vessels of the other, than are or shall be payable in the same ports by national vessels.

# ARTICLE II.

No higher or other duties shall be imposed on the importation, into the United States, of any article the produce or manufacture of the Free Hanseatic Republics of Lubeck, Bremen, and Hamburg; and no higher or other duties shall be imposed on the importation, into either of the said Republics, of any article the produce or manufacture of the United States, than are or shall be payable on the like article being the produce or manufacture of any other foreign country; nor shall any other or higher duties or charges be imposed by either party on the exportation of any articles to the United States, or to the Free Hanseatic Republics of Lubeck, Bremen, or Hamburg, respectively, than such as are, or shall be payable on the exportation of the like articles to any other foreign country; nor shall any prohibition be imposed on the importation or exportation of any article the produce or manufacture of hibitions. the United States, or of the Free Hanseatic Republics of Lubeck, Bremen, or Hamburg, to or from the ports of the United States, or to or from the ports of the other party, which shall not equally extend to all other nations.

Equality of duties on produce of either country.

Equality of pro-

#### ARTICLE III.

No priority or preference shall be given, directly or indirectly, by any importation. or either of the contracting parties, nor by any company, corporation, or agent, acting on their behalf, or under their authority, in the purchase of any article the growth, produce, or manufacture of their States, respectively, imported into the other, on account of, or in reference to the character of the vessel, whether it be of the one party or of the other, in which such article was imported; it being the true intent and meaning of the contracting parties that no distinction or difference whatever snall be made in this respect.

No preference of

#### ARTICLE IV.

In consideration of the limited extent of the territories of the Republics of Lubeck, Bremen, and Hamburg, and of the intimate connection of trade and navigation subsisting between these Republics, it is hereby stipulated and agreed, that any vessel which shall be owned exclusively by a citizen or citizens of any or either of them, and of which the master shall also be a citizen of any or either of them, and provided three fourths of the crew shall be citizens or subjects of any or either of the said Republics, or of any or either of the States of the Confederation of Germany, such vessel, so owned and navigated, shall, for all the purposes of this convention, be taken to be and considered as a vessel belonging to Lubeck, Bremen, or Hamburg.

What shall be vessels of Lubeck, Bremen, or Hamburg.

# ARTICLE V.

Any vessel, together with her cargo, belonging to either of the Free Hanseatic Republics of Lubeck, Bremen, or Hamburg, and coming from seatic Republics either of the said ports to the United States, shall, for all the purposes United States. of this convention, be deemed to have cleared from the Republic to which such vessel belongs, although, in fact, it may not have been the one from which she departed; and any vessel of the United States, and her cargo, trading to the ports of Lubeck, Bremen, or Hamburg, directly, or in succession, shall, for the like purposes, be on the footing of a Hanseatic vessel and her cargo making the same voyage.

Vessels of Hancoming to the

### ARTICLE VI.

It is likewise agreed that it shall be wholly free for all merchants, Privi commanders of ships, and other citizens of both parties, to manage, idents. themselves, their own business, in all the ports and places subject to the

Privileges of res-

jurisdiction of each other, as well with respect to the consignment and sale of their goods and merchandise by wholesale or retail, as with respect to the loading, unloading, and sending off their ships, submitting themselves to the laws, decrees, and usages there established, to which native citizens are subjected; they being, in all these cases, to be treated as citizens of the Republic in which they reside, or at least to be placed on a footing with the citizens or subjects of the most favored nation.

# ARTICLE VII.

Disposal and inheritance of personal property.

The citizens of each of the contracting parties shall have power to dispose of their personal goods, within the jurisdiction of the other, by sale, donation, testament, or otherwise; and their representatives, being citizens of the other party, shall succeed to their said personal goods, whether by testament or ab intestato, and they may take possession thereof, either by themselves or others acting for them, and dispose of the same at their will, paying such dues only as the inhabitants of the country wherein said goods are shall be subject to pay in like cases; real and if, in the case of real estate, the said heirs would be prevented from entering into the possession of the inheritance on account of their character of aliens, there shall be granted to them the term of three years to dispose of the same, as they may think proper, and to withdraw the proceeds without molestation, and exempt from all duties of detraction on the part of the Government of the respective States.

Heirs to real estate.

# ARTICLE VIII.

Special protection to persons and property.

Both the contracting parties promise, and engage formally, to give their special protection to the persons and property of the citizens of each other, of all occupations, who may be in the territories subject to the jurisdiction of the one or the other, transient or dwelling therein, leaving open and free to them the tribunals of justice for their judicial recourse, on the same terms which are usual and customary with the natives or citizens of the country in which they may be; for which they may employ, in defence of their rights, such advocates, solicitors, notaries, agents, and factors as they may judge proper, in all their trials at law; and such citizens or agents shall have as free opportunity as native citizens to be present at the decisions and sentences of the tribunals, in all cases which may concern them, and likewise at the taking of all examinations and evidence which may be exhibited in the said trials.

# ARTICLE IX.

Favors granted to other nations to become common.

The contracting parties, desiring to live in peace and harmony with all the other nations of the earth, by means of a policy frank and equally friendly with all, engage mutually not to grant any particular favor to other nations, in respect of commerce and navigation, which shall not immediately become common to the other party, who shall enjoy the same freely, if the concession was freely made, or on allowing the same compensation, if the concession was conditional.

# ARTICLE X.

Duration of convention. The present convention shall be in force for the term of twelve years from the date hereof, and further, until the end of twelve months after the Government of the United States on the one part, or the free Hanseatic Republics of Lubeck, Bremen, or Hamburg, or either of them, on the other part, shall have given notice of their intention to terminate the same; each of the said contracting parties reserving to itself the right of giving such notice to the other, at the end of the said term of twelve years. And it is hereby agreed between them that, at the expi-

ration of twelve months after such notice shall have been received by either of the parties from the other, this convention, and all the provisions thereof, shall, altogether, cease and determine, as far as regards the States giving and receiving such notice; it being always understood and agreed that, if one or more of the Hanseatic Republics aforesaid shall, at the expiration of twelve years from the date hereof, give or receive notice of the proposed termination of this convention, it shall nevertheless remain in full force and operation as far as regards the remaining Hanseatic Republics or Republic, which may not have given or received such notice.

# ARTICLE XI.

The present convention being approved and ratified by the President of the United States, by and with the advice and consent of the Senate thereof, and by the Senates of the Hanseatic Republics of Lubeck, Bremen, and Hamburg, the ratifications shall be exchanged at Washington within nine months from the date hereof, or sooner if possible.

In faith whereof we, the Plenipotentiaries of the contracting parties, have signed the present convention, and have thereto affixed our seals.

Done in quadruplicates at the city of Washington, on the twentieth day of December, in the year of our Lord one thousand eight hundred and twenty-seven, in the fifty-second year of the Independence of the United States of America.

H. CLAY. L. S. V. RUMPFF. [L. S.] Ratifications.

Signatures.

Date.

# HANSEATIC REPUBLICS, 1828.

ADDITIONAL ARTICLE TO THE CONVENTION OF DECEMBER 20, 1827, WITH THE HANSEATIC REPUBLICS, CONCLUDED AT WASHINGTON JUNE 4, 1828; RATIFICATION ADVISED BY SENATE DECEMBER 29, 1828; RATIFIED BY PRESIDENT; RATIFICATIONS EXCHANGED AT WASHINGTON JAN-UARY 14, 1829; PROCLAIMED JANUARY 14, 1829.

June 4, 1828.

Additional article to the convention of friendship, commerce, and navigation, concluded at Washington on the twentieth day of December, 1827, between the United States of America and the Hanseatic Republics of Lubeck, Bremen, and Hamburg.

The United States of America and the Hanseatic Republics of Lubeck, Bremen, and Hamburg, wishing to favor their mutual commerce by affording, in their ports, every necessary assistance to their respective vessels, the undersigned Plenipotentiaries have further agreed upon the following additional article to the convention of friendship, commerce, of 1827, pp. 416-and navigation, concluded at Washington on the twentieth day of 419.]

December, 1827, between the contracting parties.

Preamble.

Arrest of desert. ers from vessels.

The Consuls and Vice-Consuls may cause to be arrested the sailors, being part of the crews of the vessels of their respective countries, who shall have deserted from the said vessels, in order to send them back and transport them out of the country. For which purpose the said Consuls and Vice-Consuls shall address themselves to the courts, judges, and officers competent, and shall demand the said deserters, in writing, proving by an exhibition of the registers of the said vessels, or ship's roll, or other official document, that those men were part of said crews; and on this demand being so proved, (saving, however, where the contrary is proved,) the delivery shall not be refused; and there shall be given all aid and assistance to the said Consuls and Vice-Consuls for the search, seizure, and arrest of the said deserters, who shall even be detained and kept in the prisons of the country, at their request and expense, until they shall have found opportunity of sending them

back. But if they be not sent back within two months, to be counted from the day of their arrest, they shall be set at liberty, and shall be no more arrested for the same cause.

It is understood, however, that if the deserter should be found to have committed any crime or offence, his surrender may be delayed until the tribunal before which the case shall be depending shall have pronounced its sentence, and such sentence shall have been carried into effect.

Effect of additional article.

Ratifications.

The present additional article shall have the same force and value as if it were inserted, word for word, in the convention signed at Wash. ington on the twentieth day of December, one thousand eight hundred and twenty-seven, and being approved and ratified by the President of the United States, by and with the advice and consent of the Senate thereof, and by the Senates of the Hanseatic Republics of Lubeck, Bremen, and Hamburg, the ratifications shall be exchanged at Washington within nine months from the date hereof, or sooner if possible.

Signatures.

In faith whereof we, the undersigned, by virtue of our respective full powers, have signed the present additional article, and have thereto affixed our seals.

Date.

Done in quadruplicate at the city of Washington, on the fourth day of June, in the year of our Lord one thousand eight hundred and twenty-eight.

> H. CLAY. V. RUMPFF. L. s.1

# HANSEATIC REPUBLICS, 1852.

April 30, 1852.

CONVENTION WITH HAMBURG, BREMEN, AND LUBECK, FOR EXTENDING THE JURISDICTION OF CONSULS, CONCLUDED AT WASHINGTON APRIL 30, 1852; RATIFICATION ADVISED BY SENATE AUGUST 30, 1852; RATIFIED BY PRESIDENT SEPTEMBER 24, 1852; RATIFICATIONS EXCHANGED AT WASHINGTON FEBRUARY 25, 1853; PROCLAIMED JUNE 6, 1853.

Convention for the mutual extension of the jurisdiction of Consuls, between the United States of America and the Free and Hanseatic Republics of Hamburg, Bremen, and Lubeck.

Contracting parties.

The United States of America and the Free and Hanseatic Republicks of Hamburg, Bremen, and Lubeck, having agreed to extend, in certain cases, the jurisdiction of their respective Consuls, and to increase the powers granted to said Consuls by existing treaty stipulations, have named for this purpose, as their respective Plenipotentiaries, to wit:

Negotiators.

The President of the United States of America, Daniel Webster, Secretary of State of the United States, and the Senate of the Free and Hanseatic City of Hamburg, the Senate of the Free and Hanseatic City of Bremen, and the Senate of the Free and Hanseatic City of Lubeck, Albert Schumacher, Consul-General of Hamburg and Bremen in the United States;

Who, having exchanged their full powers, found in due and proper form, have agreed to and signed the following articles:

# ARTICLE I.

Settlement of

The Consuls, Vice-Consuls, commercial and vice-commercial agents disputes between of each of the high contracting parties shall have the right as such, to masters and crews. sit as judges and arbitrators in such differences as may arise between the masters and crews of the vessels belonging to the nation whose interests are committed to their charge, without the interference of the local authorities, unless the conduct of the crews or of the master should disturb the order or tranquillity of the country; or the said Consuls, Vice Consuls, commercial agents, or vice-commercial agents, should re-

quire their assistance in executing or supporting their own decisions. But this species of judgment or arbitration shall not deprive the contending parties of the right they have to resort, on their return, to the judicial authority of their own country.

# ARTICLE II.

The present convention shall be in force for the term of twelve years from the day of its ratifications; and further until the end of twelve vention. months, after the Government of the United States on the one part, or the Free and Hanseatic Republicks of Hamburg, Bremen, or Lubeck, or either of them, on the other part, shall have given notice of their intention to terminate the same; each of the contracting parties reserv ing to itself the right of giving such notice to the other at the end of the said term of twelve years. And it is hereby agreed that, at the expiration of twelve months after such notice shall have been received by either of the parties from the other, this convention, and all the provisions thereof, shall altogether cease and determine, as far as regards the States giving and receiving such notice; it being always understood and agreed that, if one or more of the Free and Hanseatic Republicks aforesaid shall, at the expiration of twelve years from the date of the ratification of the convention, give or receive notice of the termination of the same, it shall, nevertheless, remain in full force and operation, as far as regards the remaining Free and Hanseatic Republicks or Republick, which may not have given or received such notice.

Duration of con-

# ARTICLE III.

This convention is concluded subject to the ratification of the President of the United States of America, by and with the advice and consent of the Senate thereof, and by the Senates of the Free and Hanseatic Republicks of Hamburg, Bremen, and Lubeck; and the rational states of the Senate Republic of Hamburg, Bremen, and Lubeck; and the rational states of the Senate Se fications shall be exchanged at Washington within twelve months from the date hereof, or sooner if possible.

In witness whereof the respective Plenipotentiaries have signed the above articles, as well in German as in English, and have thereto affixed

their seals.

Done in quadruplicate, at the city of Washington, on the thirtieth day of April, A. D. one thousand eight hundred and fifty-two, in the seventy-sixth year of the Independence of the United States of America.

> DAN'L WEBSTER. A. SCHUMACHER.

Ratifications.

Signatures.

Date.

# HAWAIIAN ISLANDS.

# HAWAIIAN ISLANDS, 1849.

Dec. 20, 1849.

TREATY OF FRIENDSHIP, COMMERCE, AND NAVIGATION BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE KING OF THE HAWAHAN ISLANDS, CONCLUDED DECEMBER 20. 1849; RATIFICATION ADVISED BY SENATE JANUARY 14, 1850; RATIFIED BY PRESIDENT FEBRUARY 4, 1850; RATIFICATIONS EXCHANGED AT HONOLULU AUGUST 24, 1850; PROCLAIMED NOVEMBER 9, 1850.

Preamble.

The United States of America and His Majesty the King of the Hawaiian Islands, equally animated with the desire of maintaining the relations of good understanding which have hitherto so happily subsisted between their respective States, and consolidating the commercial intercourse between them, have agreed to enter into negotiations for the conclusion of a treaty of friendship, commerce, and navigation, for which purpose they have appointed Plenipotentiaries, that is to

Negotiators.

The President of the United States of America, John M. Clayton, Secretary of State of the United States; and His Majesty the King of the Hawaiian Islands, James Jackson Jarves, accredited as his special Commissioner to the Government of the United States;

Who, after having exchanged their full powers, found in good and due form, have concluded and signed the following articles:

#### ARTICLE I.

Peace and amity.

There shall be perpetual peace and amity between the United States and the King of the Hawaiian Islands, his heirs and his successors.

#### ARTICLE II.

Reciprocal liband navigation.

There shall be reciprocal liberty of commerce and navigation between erty of commerce the United States of America and the Hawaiian Islands. No duty of customs, or other impost, shall be charged upon any goods, the produce or manufacture of one country, upon importation from such country into the other, other or higher than the duty or impost charged upon goods of the same kind, the produce or manufacture of, or imported from, any other country; and the United States of America and His Majesty the King of the Hawaiian Islands do hereby engage that the subjects or citizens of any other State shall not enjoy any favor, privilege, or immunity, whatever, in matters of commerce and navigation, which shall not also, at the same time, be extended to the subjects or citizens of the other contracting party, gratuitously, if the concession in favor of that other State shall have been gratuitous, and in return for a compensation, as nearly as possible of proportionate value and effect, to be adjusted by mutual agreement, if the concession shall have been conditional.

#### ARTICLE III.

Equality of duof either country.

All articles, the produce or manufacture of either country, which ties on produce can legally be imported into either country from the other, in ships of that other country, and thence coming, shall, when so imported, be subject to the same duties, and enjoy the same privileges, whether imported in ships of the one country or in ships of the other;

and in like manner, all goods which can legally be exported or re-exported from either country to the other, in ships of that other country, shall, when so exported or re-exported, be subject to the same duties, and be entitled to the same privileges, drawbacks, bounties, and allowances, whether exported in ships of the one country or in ships of the other; and all goods and articles, of whatever description, not being of the produce or manufacture of the United States, which can be legally vessels imported into the Sandwich Islands, shall, when so imported in vessels United States. of the United States, pay no other or higher duties, imposts, or charges, than shall be payable upon the like goods and articles when imported in the vessels of the most favored foreign nation, other than the nation of which the said goods and articles are the produce or manufacture.

Importation in of

### ARTICLE IV.

No duties of tonnage, harbor, light-houses, pilotage, quarantine, or other similar duties, of whatever nature or under whatever denomination, shall be imposed in either country upon the vessels of the other in respect of voyages between the United States of America and the Hawaiian Islands, if laden, or in respect of any voyage if in ballast, which shall not be equally imposed in the like cases on national vessels.

Tonnage-duties.

# ARTICLE V.

It is hereby declared that the stipulations of the present treaty are not to be understood as applying to the navigation and carrying trade between one port and another situated in the States of either contracting party, such navigation and trade being reserved exclusively to national vessels.

Coasting-trade.

#### ARTICLE VI.

Steam-vessels of the United States which may be employed by the Government of the said States in the carrying of their public mails across carrying mails. the Pacific Ocean, or from one port in that ocean to another, shall have free access to the ports of the Sandwich Islands, with the privilege of stopping therein to refit, to refresh, to land passengers and their baggage, and for the transaction of any business pertaining to the public mail service of the United States, and shall be subject in such ports to no duties of tonnage, harbor, light-houses, quarantine, or other similar duties, of whatever nature or under whatever denomination.

Steam-vessels

# ARTICLE VII.

The whale-ships of the United States shall have access to the ports of Hilo, Kealakekua, and Hanalei, in the Sandwich Islands, for the purposes of refitment and refreshment, as well as to the ports of Honolulu and Lahaina, which only are ports of entry for all merchant vessels; and in all the above named ports they shall be permitted to trade or barter their supplies or goods, excepting spirituous liquors, to the amount of two hundred dollars ad valorem for each vessel, without paying any charge for tonnage or harbor dues of any description, or any duties or imposts whatever upon the goods or articles so traded or bartered. They shall also be permitted, with the like exemption from all charges for tonnage and harbor dues, further to trade or barter, with the same exception as to spirituous liquors, to the additional amount of one thousand dollars ad valorem for each vessel, paying upon the additional goods and articles so traded and bartered no other or higher duties than are payable on like goods and articles when imported in the vessels and by the citizens or subjects of the most favored foreign nation. They shall also be permitted to pass from port to port of the Sandwich Islands for the purpose of procuring refreshments, but they shall not discharge their seamen or land their passengers in the said islands, except at Lahaina and Honolulu; and in all the ports Whale-ships.

Vessels of war.

Quarantine.

named in this article the whale-ships of the United States shall enjoy, in all respects whatsoever, all the rights, privileges, and immunities which are enjoyed by, or shall be granted to, the whale-ships of the most favored foreign nation. The like privilege of frequenting the three ports of the Sandwich Islands above named in this article not being ports of entry for merchant vessels, is also guaranteed to all the public armed vessels of the United States. But nothing in this article shall be construed as authorizing any vessel of the United States having on board any disease usually regarded as requiring quarantine to enter, during the continuance of such disease on board, any port of the Sandwich Islands other than Lahaina or Honolulu.

# ARTICLE VIII.

Privileges of residents.

The contracting parties engage, in regard to the personal privileges that the citizens of the United States of America shall enjoy in the dominions of His Majesty the King of the Hawaiian Islands and the subjects of his said Majesty in the United States of America, that they shall have free and undoubted right to travel and to reside in the States of the two high contracting parties, subject to the same precautions of police which are practiced towards the subjects or citizens of the most favored nations. They shall be entitled to occupy dwellings and warehouses, and to dispose of their personal property of every kind and description, by sale, gift, exchange, will, or in any other way whatever, without the smallest hinderance or obstacle; and their heirs or representatives, being subjects or citizens of the other contracting party, shall succeed to their personal goods, whether by testament or ab intestato, and may take possession thereof, either by themselves or by others acting for them, and dispose of the same at will, paying to the profit of the respective Governments such dues only as the inhabitants of the country wherein the said goods are shall be subject to pay in like cases. And in case of the absence of the heir and representative, such care shall be taken of the said goods as would be taken of the goods of a native of the same country in like case until the lawful owner may take measures for receiving them. And if a question should arise among several claimants as to which of them said goods belong, the same shall be decided finally by the laws and judges of the land wherein the said goods are. Where, on the decease of any person holding real estate within the territories of one party, such real estate would, by the laws of the land, descend on a citizen or subject of the other were he not disqualified by alienage, such citizen or subject shall be allowed a reasonable time to sell the same, and to withdraw the proceeds without molestation and exempt from all duties of detraction on the part of the Government of the respective States. The citizens or subjects of the contracting parties shall not be obliged to pay, under any pretence whatever, any taxes or impositions other or greater than those which are paid, or may hereafter be paid, by the subjects or citizens of the most favored nations in the respective States of the high contracting parties. They shall be exempt from all military service, whether by land or by sea; from forced loans; and from every extraordinary contribution not general and by law established. Their dwellings, warehouses, and all premises appertaining thereto, destined for the purposes of commerce or residence, shall be respected. No arbitrary search of or visit to their houses, and no arbitrary examination or inspection whatever of the books, papers, or accounts of their trade shall be made; but such measures shall be executed only in conformity with the legal sentence of a competent tribunal; and each of the two contracting parties engages that the citizens or subjects of the other residing in their respective States shall enjoy their property and personal security in as full and ample manner as their own citizens or subjects, or the subjects or citizens of the most favored nation, but subject always to the laws and statutes of the two countries, respectively.

#### ARTICLE IX.

The citizens and subjects of each of the two contracting parties shall be free in the States of the other to manage their own affairs them. business, &c. selves, or to commit those affairs to the management of any persons whom they may appoint as their broker, factor, or agent; nor shall the citizens and subjects of the two contracting parties be restrained in their choice of persons to act in such capacities, nor shall they be called upon to pay any salary or remuneration to any person whom they shall not choose to employ.

Absolute freedom shall be given in all cases to the buyer and seller to bargain together, and to fix the price of any goods or merchandise imported into, or to be exported from, the States and domains of the two contracting parties, save and except generally such cases wherein the laws and usages of the country may require the intervention of any special agents in the States and dominions of the contracting parties. But nothing contained in this or any other article of the present treaty shall be construed to authorize the sale of spirituous liquors to the ous liquors. natives of the Sandwich Islands, farther than such sale may be allowed by the Hawaiian laws.

Right to manage

Liberty of trade.

Sale of spiritu-

# ARTICLE X.

Each of the two contracting parties may have, in the ports of the other, Consuls, Vice-Consuls, and commercial agents, of their own appointment, who shall enjoy the same privileges and powers with those of the most favored nations; but if any such Consuls shall exercise commerce, they shall be subject to the same laws and usages to which the private individuals of their nation are subject in the same place. The said Consuls, Vice-Consuls, and commercial agents are authorized to require the assistance of the local authorities for the vessels. search, arrest, detention, and imprisonment of the deserters from the ships of war and merchant vessels of their country. For this purpose they shall apply to the competent tribunals, judges, and officers, and shall, in writing, demand the said deserters, proving, by the exhibition of the registers of the vessels, the rolls of the crews, or by other official documents, that such individuals formed part of the crews; and this reclamation being thus substantiated, the surrender shall not be re-Such deserters, when arrested, shall be placed at the disposal of the said Consuls, Vice-Consuls, or commercial agents, and may be confined in the public prisons, at the request and cost of those who shall claim them, in order to be detained until the time when they shall be restored to the vessel to which they belonged, or sent back to their own country by a vessel of the same nation, or any other vessel what-The agents, owners, or masters of vessels on account of whom the deserters have been apprehended, upon requisition of the local authorities, shall be required to take or send away such deserters from the States and dominions of the contracting parties, or give such security for their good conduct as the law may require. But, if not sent back nor reclaimed within six months from the day of their arrest, or if all the expenses of such imprisonment are not defrayed by the party causing such arrest and imprisonment, they shall be set at liberty, and shall not be again arrested for the same cause. However, if the deserters should be found to have committed any crime or offence, their surrender may be delayed until the tribunal before which their case shall be depending shall have pronounced its sentence, and such sentence shall have been carried into effect.

Consular officers.

Deserters from

# ARTICLE XI.

It is agreed that perfect and entire liberty of conscience shall be enjoyed by the citizens and subjects of both the contracting parties, in science. the countries of the one and the other, without their being liable to be

disturbed or molested on account of their religious belief. But nothing contained in this article shall be construed to interfere with the exclusive right of the Hawaiian Government to regulate for itself the schools which it may\_establish or support within its jurisdiction.

# ARTICLE XII.

Wrecks.

If any ships of war or other vessels be wrecked on the coasts of the States or territories of either of the contracting parties, such ships or vessels, or any parts thereof, and all furniture and appurtenances belonging thereunto, and all goods and merchandise which shall be saved therefrom, or the produce thereof, if sold, shall be faithfully restored, with the least possible delay, to the proprietors, upon being claimed by them, or by their duly-authorized factors; and if there are no such proprietors or factors on the spot, then the said goods and merchandise, or the proceeds thereof, as well as all the papers found on board such wrecked ships or vessels, shall be delivered to the American or Hawaiian Consul or Vice-Consul in whose district the wreck may have taken place; and such Consul, Vice-Consul, proprietors, or factors, shall pay only the expenses incurred in the preservation of the property, together with the rate of salvage and expenses of quarantine which would have been payable in the like case of a wreck of a national vessel; and the goods and merchandise saved from the wreck shall not be subject to duties unless entered for consumption, it being understood that in case of any legal claim upon such wreck, goods, or merchandise, the same shall be referred for decision to the competent tribunals of the country.

#### ARTICLE XIII.

Vessels seeking refuge.

The vessels of either of the two contracting parties which may be forced by stress of weather or other cause into one of the ports of the other, shall be exempt from all duties of port or navigation paid for the benefit of the State, if the motives which led to their seeking refuge be real and evident, and if no cargo be discharged or taken on board, save such as may relate to the subsistence of the crew, or be necessary for the repair of the vessels, and if they do not stay in port beyond the time necessary, keeping in view the cause which led to their seeking refuge.

#### ARTICLE XIV.

Extradition criminals.

The contracting parties mutually agree to surrender, upon official requisition, to the authorities of each, all persons who, being charged with the crimes of murder, piracy, arson, robbery, forgery, or the utterance of forged paper, committed within the jurisdiction of either, shall be found within the territories of the other; provided that this shall only be done upon such evidence of criminality as, according to the laws of the place where the person so charged shall be found, would justify his apprehension and commitment for trial, if the crime had there been committed. And the respective judges and other magistrates of the two Governments shall have authority, upon complaint made under oath, to issue a warrant for the apprehension of the person so charged, that he may be brought before such judges or other magistrates respectively, to the end that the evidence of criminality may be heard and considered; and if, on such hearing, the evidence be deemed sufficient to sustain the charge, it shall be the duty of the examining judge or magistrate to certify the same to the proper executive authority, that a warrant may issue for the surrender of such fugitive. expense of such apprehension and delivery shall be borne and defrayed by the party who makes the requisition and receives the fugitive.

# ARTICLE XV.

So soon as steam or other mail packets, under the flag of either of the contracting parties, shall have commenced running between their respective ports of entry, the contracting parties agree to receive at the post-offices of those ports all mailable matter, and to forward it as directed, the destination being to some regular post-office of either country; charging thereupon the regular postal rates as established by law in the territories of either party receiving said mailable matter, in addition to the original postage of the office whence the mail was sent. Mails for the United States shall be made up at regular intervals at the Hawaiian post-office, and despatched to ports of the United States; the postmasters at which ports shall open the same, and forward the enclosed matter as directed, crediting the Hawaiian Government with their postages as established by law, and stamped upon each manuscript or printed sheet.

All mailable matter destined for the Hawaiian Islands shall be received at the several post-offices in the United States, and forwarded to San Francisco, or other ports on the Pacific coast of the United States, whence the postmasters shall despatch it by the regular mail packets to Honolulu, the Hawaiian Government agreeing on their part to receive and collect for and credit the Post-Office Department of the United States with the United States' rates charged thereupon. It shall be optional to prepay the postage on letters in either country, but postage on printed sheets and newspapers shall in all cases be prepaid. The respective post-office departments of the contracting parties shall, in their accounts, which are to be adjusted annually, be credited with all dead letters

returned.

### ARTICLE XVI.

The present treaty shall be in force from the date of the exchange of Dur the ratifications, for the term of ten years, and further, until the end of treaty-twelve months after either of the contracting parties shall have given notice to the other of its intention to terminate the same, each of the said contracting parties reserving to itself the right of giving such notice at the end of the said term of ten years, or at any subsequent term.

Any citizen or subject of either party infringing the articles of this treaty shall be held responsible for the same, and the harmony and good correspondence between the two Governments shall not be interrupted thereby, each party engaging in no way to protect the offender, or sanctions of the same and the same and

tion such violation.

### ARTICLE XVII.

The present treaty shall be ratified by the President of the United States of America, by and with the advice and consent of the Senate of the said States, and by His Majesty the King of the Hawaiian Islands, by and with the advice of his Privy Council of State, and the ratifications shall be exchanged at Honolulu within eighteen months from the date of its signature, or sooner if possible.

In witness whereof the respective Plenipotentiaries have signed the

same in triplicate, and have thereto affixed their seals.

Done at Washington, in the English language, the twentieth day of December, in the year one thousand eight hundred and forty-nine.

JOHN M. CLAYTON.

JAMES JACKSON JARVES. [SEAL.]

Mail arrange-

Duration of

Infringements.

Ratifications.

Signatures.

Date.

# HAYTI.

# HAYTI, 1864.

Nov. 3, 1864.

TREATY OF AMITY, COMMERCE, AND NAVIGATION, AND FOR THE EXTRA-DITION OF FUGITIVE CRIMINALS, BETWEEN THE UNITED STATES OF AMERICA AND THE REPUBLIC OF HAYTI, CONCLUDED AT PORT AU PRINCE NOVEMBER 3, 1864; RATIFICATION ADVISED BY SENATE JANU-ARY 17, 1865; RATIFIED BY PRESIDENT MAY 18, 1865; RATIFICATIONS EXCHANGED AT WASHINGTON MAY 22, 1865; PROCLAIMED JULY 6, 1865.

Contracting parties. The United States of America and the Republic of Hayti, desiring to make lasting and firm the friendship and good understanding which happily prevail between both nations, and to place their commercial relations upon the most liberal basis, have resolved to fix, in a manner clear, distinct, and positive, the rules which shall, in future, be religiously observed between the one and the other, by means of a treaty of amity, commerce, and navigation, and for the extradition of fugitive criminals. For this purpose they have appointed as their Plenipotentiaries, to wit:

Negotiators.

The President of the United States, Benjamin F. Whidden, Commissioner and Consul General of the United States to the Republic of Hayti; and the President of Hayti, Boyer Bazelais, Chef d'Escadron, his Aide-de-Camp and Secretary;

Who, after a reciprocal communication of their respective full powers, found in due and proper form, have agreed to the following articles:

# ARTICLE I.

Peace and friendship. There shall be a perfect, firm, and inviolable peace and sincere friendship between the United States of America and the Republic of Hayti, in all the extent of their possessions and territories, and between their people and citizens, respectively, without distinction of persons or places.

#### ARTICLE II.

Favors granted to other nations to become common.

The United States of America and the Republic of Hayti, desiring to live in peace and harmony with all the other nations of the earth, by means of a policy frank and equally friendly with all, agree that any favor, exemption, privilege, or immunity whatever, in matters of commerce or navigation, which either of them has granted, or may hereafter grant, to the citizens or subjects of any other Government, nation, or State, shall extend, in identity of cases and circumstances, to the citizens of the other contracting party; gratuitously, if the concession in favor of that other Government, nation, or State shall have been gratuitous; or in return for an equivalent compensation, if the concession shall have been conditional.

#### ARTICLE III.

Rights of residents in case of the two nations should become involved in war, one with the other, the term of six months after the declaration thereof shall be allowed to the merchants and other citizens and inhabitants respectively, on each side, during which time they shall be at liberty to withdraw themselves, with their effects and movables, which they shall have the right to carry away,

send away, or sell, as they please, without the least obstruction; nor shall their effects, much less their persons, be seized during such term of six months; which immunity is not in any way to be construed to prevent the execution of any existing civil or commercial engagements; on the contrary, passports shall be valid for a term necessary for their return, and shall be given to them for their vessels and their effects which they may wish to carry with them or send away, and such passports shall be a safe conduct against the insults and captures which privateers may attempt against their persons and effects.

### ARTICLE IV.

Neither the money, debts, shares in the public funds or in banks, or any other property, of either party, shall ever, in the event of war or be confiscated. national difference, be sequestered or confiscated.

Property not to

# ARTICLE V.

The citizens of each of the high contracting parties, residing or established in the territory of the other, shall be exempt from all compulsory military duty. military duty by sea or by land, and from all forced loans or military exactions or requisitions; nor shall they be compelled to pay any contributions whatever higher or other than those that are or may be paid by native citizens.

Exemption from

# ARTICLE VI.

The citizens of each of the contracting parties shall be permitted to enter, sojourn, settle, and reside in all parts of the territories of the dence and busi-other, engage in business him and compared to the dence and busiother, engage in business, hire and occupy warehouses, provided they submit to the laws, as well general as special, relative to the rights of travelling, residing, or trading. While they conform to the laws and regulations in force, they shall be at liberty to manage themselves their own business, subject to the jurisdiction of either party respectively, as well in respect to the consignment and sale of their goods as with respect to the loading, unloading, and sending off their vessels. They may also employ such agents or brokers as they may deem proper; it being distinctly understood that they are subject also to the same laws.

The citizens of the contracting parties shall have free access to the tribunals of justice, in all cases to which they may be a party, on the same terms which are granted by the laws and usage of the country to native citizens, furnishing security in the cases required; for which purpose they may employ in the defence of their interests and rights such advocates, solicitors, attorneys, and other agents as they may think proper, agreeably to the laws and usage of the country.

Access to courts.

# ARTICLE VII.

There shall be no examination or inspection of the books, papers, or accounts of the citizens of either country residing within the jurisdic-books and papers. tion of the other without the legal order of a competent tribunal or judge.

Examination of

#### ARTICLE VIII.

The citizens of each of the high contracting parties, residing within the territory of the other, shall enjoy full liberty of conscience. They science. shall not be disturbed or molested on account of their religious opinions or worship provided they respect the laws and established customs of the country. And the bodies of the citizens of the one who may die in the territory of the other shall be interred in the public cemeteries, or in other decent places of burial, which shall be protected from all violation or insult by the local authorities.

Liberty of con-

# ARTICLE IX.

Disposal and insonal property.

The citizens of each of the high contracting parties, within the jurisheritance of per- diction of the other, shall have power to dispose of their personal property by sale, donation, testament, or otherwise; and their personal representatives, being citizens of the other contracting party, shall succeed to their personal property, whether by testament or ab intestato. They may take possession thereof, either by themselves or by others acting for them, at their pleasure, and dispose of the same, paying such duty only as the citizens of the country wherein the said personal property is situated shall be subject to pay in like cases. In the absence of a personal representative, the same care shall be taken of the property as by law would be taken of the property of a native in a similar case, while the lawful owner may take measures for securing it. tion as to the rightful ownership of the property should arise among claimants, the same shall be determined by the judicial tribunals of the country in which it is situated.

# ARTICLE X.

Importation into United States in Haytian vessels.

The high contracting parties hereby agree that whatever kind of produce, manufactures, or merchandise of any foreign country can be, from time to time, lawfully imported into the United States in their own vessels, may also be imported in the vessels of the Republic of Hayti, and no higher or other duties upon the tonnage or cargo of the vessels shall be levied or collected than shall be levied or collected of the vessels of the most favored nation.

Importation into Hayti in vessels of United States.

And reciprocally, whatever kind of produce, manufactures, or merchandise of any foreign country can be, from time to time, lawfully imported into Hayti in her own vessels, may be also imported in the vessels of the United States, and no higher or other duties upon the tonnage or cargo of the vessels shall be levied or collected than shall be levied or collected of the vessels of the most favored nation.

# ARTICLE XI.

Exports.

It is also hereby agreed that whatever may be lawfully exported or re-exported from the one country in its own vessels, to any foreign country, may in like manner be exported or re-exported in vessels of the other; and the same duties, bounties, and drawbacks shall be collected and allowed as are collected of and allowed to the most favored nation.

It is also understood that the foregoing principles shall apply, whether the vessels shall have cleared directly from the ports of the nation to which they appertain, or from the ports of any other nation.

# ARTICLE XII.

Coasting trade.

The provisions of this treaty are not to be understood as applying to the coasting trade of the contracting parties, which is respectively reserved by each exclusively, to be regulated by its own laws.

# ARTICLE XIII.

Equality of of either country.

No higher or other duties shall be imposed on the importation into the duties on produce United States of any article the growth, produce, or manufacture of Hayti or her fisheries; and no higher or other duties shall be imposed on the importation into Hayti of any article the growth, produce, or manufacture of the United States or their fisheries, than are or shall be payable on the like articles the growth, produce, or manufacture of any other foreign country or its fisheries.

No other or higher duties or charges shall be imposed in the United States on the exportation of any article to Hayti, nor in Hayti on the exportation of any article to the United States, than such as are or shall be payable on the exportation of the like article to any foreign

country.

No prohibition shall be imposed on the importation of any article the growth, produce, or manufacture of the United States or their fish- hibitions. eries, or of Hayti and her fisheries, from or to the ports of the United States or Hayti, which shall not equally extend to any other foreign country.

Equality of pro-

# ARTICLE XIV.

It is hereby agreed that if either of the high contracting parties should hereafter impose discriminating duties upon the products of any duties. other nation, the other party shall be at liberty to determine the origin of its own products intended to enter the country by which the discriminating duties are imposed.

Rights of asylum

### ARTICLE XV.

Whenever the citizens of either of the contracting parties shall be forced to seek refuge or asylum in the rivers, ports, or dominions of the and refuge. other with their vessels, whether merchant or war, through stress of weather, pursuit of pirates or enemies, or want of provisions or water, they shall be received and treated with humanity, giving to them all favor and protection for repairing their vessels, and placing themselves in a condition to continue their voyage without obstacle or hindrance of any kind.

And the provisions of this article shall apply to privateers or private vessels of war, as well as public, until the two high contracting parties may relinquish that mode of warfare, in consideration of the general relinquishment of the right of capture of private property upon the high

seas.

#### ARTICLE XVI.

When any vessel of either party shall be wrecked, stranded, or otherwise damaged on the coasts or within the jurisdiction of the other, their damaged vessels. respective citizens shall receive, as well for themselves as for their vessels and effects, the same assistance which would be due to the inhabitants of the country where the accident happened; and they shall be liable to pay the same charges and dues of salvage as the said inhabitants would be liable to pay in like cases.

If the repairs which a stranded vessel may require shall render it necessary that the whole or any part of her cargo should be unloaded, sels. no duties of custom, charges, or fees on such cargo as may be carried away shall be paid, except such as are payable in like cases by national

vessels.

Repairs of ves-

Wrecked and

# ARTICLE XVII.

It shall be lawful for the citizens of either Republic to sail with their ships and merchandise (contraband goods excepted) with all manner of liberty and security, no distinction being made who are the proprietors of the merchandise laden thereon, from any port to the places of those who now are, or hereafter shall be, at enmity with either of the contracting parties.

It shall likewise be lawful for the citizens aforesaid to sail with their ships and merchandises before mentioned, and to trade with the same liberty and security, not only from ports and places of those who are enemies of both or either party, to ports of the other, and to neutral places, but also from one place belonging to an enemy to another place belonging to an enemy, whether they be under the jurisdiction of one or several Powers, unless such ports or places are blockaded, besieged, or invested.

Neutral trade.

# ARTICLE XVIII.

Blockaded ports.

And whereas it frequently happens that vessels sail for a port or place belonging to an enemy without knowing that the same is either besieged. blockaded, or invested, it is hereby agreed by the high contracting parties that every vessel so circumstanced may be turned away from such port or place, but she shall not be detained, nor any part of her cargo. if not contraband, be confiscated, unless, after notice of such blockade or investment, she shall again attempt to enter; but she shall be permitted to go to any other port or place she shall think proper, provided the same be not blockaded, besieged, or invested. Nor shall any vessel of either of the parties that may have entered into such port or place before the same was actually besieged, blockaded, or invested by the other, be restrained from quitting such place with her cargo, nor, if found therein after the reduction and surrender of such place, shall such vessel or her cargo be liable to confiscation, but they shall be restored to the owners thereof.

## ARTICLE XIX.

Recognition of

The two high contracting parties recognize as permanent and immucertain principles. table the following principles, to wit:

Free ships make free goods.

1st. That free ships make free goods; that is to say, that the effects or goods belonging to subjects or citizens of a Power or State at war are free from capture or confiscation when found on board neutral vessels, with the exception of articles contraband of war.

Neutral property on enemy's vessel.

2nd. That the property of neutrals on board of an enemy's vessel is not subject to confiscation, unless the same be contraband of war.

The like neutrality shall be extended to persons who are on board a neutral ship, with this effect, that although they may be enemies of both or either party, they are not to be taken out of that ship unless they are officers or soldiers, and in the actual service of the enemy. The contracting parties engage to apply these principles to the commerce and navigation of all such Powers and States as shall consent to adopt them as permanent and immutable.

# ARTICLE XX.

Contraband articles.

The liberty of navigation and commerce shall extend to all kinds of merchandise, excepting those only which are distinguished by the name of contraband of war, and under this name shall be comprehended-

1. Cannons, mortars, howitzers, swivels, blunderbusses, muskets, fusees, rifles, carbines, pistols, pikes, swords, sabres, lances, spears, halberds, grenades, bombs, powder, matches, balls, and everything belonging to the use of arms.

2. Bucklers, helmets, breastplates, coats of mail, accoutrements, and

clothes made up in military form and for military use.

3. Cavalry belts and horses, with their harness.

4. And, generally, all offensive or defensive arms, made of iron, steel, brass, copper, or of any other material prepared and formed to make war by land or at sea.

# ARTICLE XXI.

Goods not contraband.

All other merchandises and things not comprehended in the articles of contraband explicitly enumerated and classified as above shall be held and considered as free, and subjects of free and lawful commerce, so that they be carried and transported in the freest manner by the citizens of both the contracting parties, even to places belonging to an enemy, excepting only those places which are at the time besieged or blockaded.

# ARTICLE XXII.

In time of war the merchant ships belonging to the citizens of either of the contracting parties which shall be bound to a port of the enemy vessels in time of of one of the parties, and concerning whose voyage and the articles of their war. cargo there may be just grounds of suspicion, shall be obliged to exhibit not only their passports, but likewise their certificates, showing that their goods are not of the quality of those specified as contraband in this treaty.

Examination of

# ARTICLE XXIII.

To avoid all kind of vexation and abuse in the examination of the papers relating to the ownership of the vessels belonging to the citizens certificates. of the contracting parties, it is hereby agreed that when one party shall be engaged in war, and the other party shall be neutral, the vessels of the neutral party shall be furnished with passports, that it may appear thereby that they really belong to citizens of the neutral party. These passports shall be valid for any number of voyages, but shall be renewed every year.

Passports and

If the vessels are laden, in addition to the passports above named they shall be provided with certificates, in due form, made out by the officers of the place whence they sailed, so that it may be known whether they carry any contraband goods. And if it shall not appear from the said certificates that there are contraband goods on board, the vessels shall be permitted to proceed on their voyage. If it shall appear from the certificates that there are contraband goods on board any such vessel, and the commander of the same shall offer to deliver them up, that offer shall be accepted and a receipt for the same shall be given, and the vessel shall be at liberty to pursue her voyage unless the quantity of contraband goods be greater than can be conveniently received on board the ship of war or privateer, in which case, as in all other cases of just detention, the vessel shall be carried to the nearest safe and convenient port for the delivery of the same.

In case any vessel shall not be furnished with such passport or certificates as are above required for the same, such case may be examined by a proper judge or tribunal; and if it shall appear from other documents or proofs, admissible by the usage of nations, that the vessel belongs to citizens or subjects of the neutral party, it shall not be coufiscated, but shall be released with her cargo, (contraband goods excepted.) and be permitted to proceed on her voyage.

# ARTICLE XXIV.

In order to prevent all kinds of disorder in the visiting and examination of the vessels and cargoes of both the contracting parties on the duct of search. high seas, it is hereby agreed that whenever a ship of war shall meet with a neutral of the other contracting party, the first shall remain at a convenient distance, and may send its boats, with two or three men only, in order to execute the examination of the papers concerning the ownership and cargo of the vessel, without causing the least extortion, violence, or ill-treatment, for which the commanders of the said armed ships shall be responsible with their persons and property; for which purpose the commanders of all private armed vessels shall, before receiving their commissions, give sufficient security to answer for all damages they may commit; and it is hereby agreed and understood that the neutral party shall in no case be required to go on board the examining vessel for the purpose of exhibiting his papers, or for any other purpose whatever.

Rules for con-

# ARTICLE XXV.

It is expressly agreed by the high contracting parties that the stipulations before mentioned, relative to the conduct to be observed on the convoy. sea by the cruisers of the belligerent party toward the ships of the

Vessels under

neutral party, shall be applicable only to ships sailing without a convoy; and when the said ships shall be convoyed, it being the intention of the parties to observe all the regards due to the protection of the flag displayed by public ships, it shall not be lawful to visit them; but the verbal declaration of the commander of the convoy that the ships he convoys belong to the nation whose flag he carries, and that they have no contraband goods on board, shall be considered by the respective cruisers as fully sufficient; the two parties reciprocally engaging not to admit, under the protection of their convoys, ships which shall have on board contraband goods destined to an enemy.

# ARTICLE XXVI.

Provision in case of captures.

Whenever vessels shall be captured or detained, to be carried into port under pretence of carrying to the enemy contraband goods, the captor shall give a receipt for such of the papers of the vessel as he shall retain, which receipt shall be annexed to a copy of said papers; and it shall be unlawful to break up or open the hatches, chests, trunks, casks, bales, or vessels found on board, or remove the smallest part of the goods, unless the lading be brought on shore in presence of the competent officers, and an inventory be made by them of the same. Nor shall it be lawful to sell, exchange, or alienate the said articles of contraband in any manner, unless there shall have been lawful process, and the competent judge or judges shall have pronounced against such goods sentence of confiscation.

# ARTICLE XXVII.

Care of captured property.

That proper care may be taken of the vessel and cargo, and embezzlement prevented in time of war, it is hereby agreed that it shall not be lawful to remove the master, commander, or supercargo of any captured vessel from on board thereof, during the time the vessel may be at sea after her capture, or pending the proceedings against her or her cargo, or anything relating thereto; and in all cases where a vessel of the citizens of either party shall be captured or seized and held for adjudication, her officers, passengers, and crew shall be hospitably treated. They shall not be imprisoned or deprived of any part of their wearing apparel, nor of the possession and use of their money, not exceeding for the captain, supercargo, mate, and passengers five hundred dollars each, and for the sailors one hundred dollars each.

# ARTICLE XXVIII.

Prize courts and decrees.

It is further agreed that in all cases the established courts for prize causes, in the country to which the prizes may be conducted, shall alone take cognizance of them. And whenever such tribunal of either of the parties shall pronounce judgment against any vessel, or goods, or property claimed by the citizens of the other party, the sentence or decree shall mention the reasons or motives on which the same shall have been founded, and an authenticated copy of the sentence or decree, and all of the proceedings in the case, shall, if demanded, be delivered to the commander or agent of the said vessel without any delay, he paying the legal fees for the same.

# ARTICLE XXIX.

Duties on prize

When the ships of war of the two contracting parties, or those beships or their cap- longing to their citizens which are armed in war, shall be admitted to enter with their prizes the ports of either of the two parties, the said public or private ships, as well as their prizes, shall not be obliged to pay any duty either to the officers of the place, the judges, or any others; nor shall such prizes, when they come to and enter the ports of either party, be arrested or seized, nor shall the officers of the place make examination concerning the lawfulness of such prizes; but they may hoist sail at any time and depart and carry their prizes to the places expressed in their commissions, which the commanders of such ships shall be obliged to show. It is understood, however, that the privileges conferred by this article shall not extend beyond those allowed by law or by treaty with the most favored nation.

### ARTICLE XXX.

It shall not be lawful for any foreign privateers who have commissions from any Prince or State in enmity with either nation to fit their ships in the ports of either, to sell their prizes, or in any manner to exchange them; neither shall they be allowed to purchase provisions, except such as shall be necessary to their going to the next port of that Prince or State from which they have received their commissions.

Foreign priva-

# ARTICLE XXXI.

No citizen of Hayti shall apply for or take any commission or letter of marque for arming any ship or ships to act as privateers against the marque. said United States, or any of them, or against the citizens, people, or inhabitants of the said United States, or any of them, from any Prince or State with which the said United States shall be at war; nor shall any citizen of the said United States, or any of them, apply for or take any commission or letters of marque for arming any ship or ships to act as privateers against the citizens or inhabitants of Hayti, or any of them, or the property of any of them, from any Prince or State with which the said Republic shall be at war; and if any person of either nation shall take such commission or letters of marque, he shall be punished according to their respective laws.

Letters of

# ARTICLE XXXII.

The high contracting parties, desiring to avoid all inequality in their public communications and official intercourse, agree to grant to their Envoys, Ministers, and other diplomatic agents, the same favors, privileges, immunities, and exemptions which the most favored nations do or shall enjoy; it being understood that whatever favors, privileges, immunities, or exemptions, the United States of America or the Republic of Hayti may find it proper to give to the Envoys, Ministers, and other diplomatic agents, of any other Power, shall by the same act be extended to those of each of the contracting parties.

Envoys, minis-

# ARTICLE XXXIII.

To protect more effectually the commerce and navigation of their respective citizens, the United States of America and the Republic of Hayti agree to admit and receive, mutually, Consuls and Vice-Consuls in all their ports open to foreign commerce, who shall enjoy, within their respective consular districts, all the rights, prerogatives, and immunities of the Consuls and Vice-Consuls of the most favored nation.

Consuls and viceconsuls.

# ARTICLE XXXIV.

In order that the Consuls and Vice-Consuls of the two contracting parties may enjoy the rights, prerogatives, and immunities which belong to them by their public character, they shall, before exercising their official functions, exhibit to the Government to which they are accredited their commissions or patents in due form; and, having obtained their exequatur, they shall be acknowledged, in their official character, by the authorities, magistrates, and inhabitants, in the consular district in which they reside.

Exequaturs.

# ARTICLE XXXV.

Exemptions of consular officers.

It is also agreed that the Consuls, their secretaries, officers, and persons attached to the service of Consuls, they not being citizens of the country in which the Consul resides, shall be exempt from all kinds of imposts, taxes, and contributions, except those which they shall be obliged to pay on account of their commerce or property, to which the citizens or inhabitants, native or foreign, of the country in which they reside, are subject; being, in everything besides, subject to the laws of the respective States. The archives and papers of the consulates shall be respected inviolably; and under no pretext whatever shall any person, magistrate, or other public authority seize or in any way interfere with them.

# ARTICLE XXXVI.

Deserters from vessels.

The said Consuls and Vice-Consuls shall have power to require the assistance of the authorities of the country for the arrest, detention, and custody of deserters from the ships of war and merchant vessels of their country. For this purpose they shall apply to the competent tribunals, judges, and officers, and shall, in writing, demand such deserters, proving by the exhibition of the registers of the vessels, the muster-rolls of the crews, or by any other official documents, that such individuals formed a part of the crews; and on this claim being substantiated, the surrender shall not be refused. Such deserters, when arrested, shall be placed at the disposal of the Consul and Vice-Consuls, and may be confined in the public prisons at the request and cost of those who shall claim them, in order to be sent to the vessels to which they belong, or to others of the same country. But if not sent back within three months, to be counted from the day of their arrest, they shall be set at liberty, and shall not again be arrested for the same cause.

# ARTICLE XXXVII.

Consular convention.

For the purpose of more effectually protecting their commerce and navigation, the two contracting parties do hereby agree, as soon hereafter as circumstances will permit, to form a consular convention, which shall declare specially the powers and immunities of the Consuls and Vice-Consuls of the respective parties.

# ARTICLE XXXVIII.

Extradition of criminals.

It is agreed that the high contracting parties shall, on requisitions made in their name, through the medium of their respective diplomatic agents, deliver up to justice persons who, being charged with the crimes enumerated in the following article, committed within the jurisdiction of the requiring party, shall seek an asylum or shall be found within the territories of the other: Provided, That this shall be done only when the fact of the commission of the crime shall be so established as to justify their apprehension and commitment for trial, if the crime had been committed in the country where the persons so accused shall be found; in all of which the tribunals of said country shall proceed and decide according to their own laws.

Evidence of criminality.

# ARTICLE XXXIX.

Extradition crimes.

Persons shall be delivered up, according to the provisions of this treaty, who shall be charged with any of the following crimes, to wit: murder, (including assassination, parricide, infanticide, and poisoning,) attempt to commit murder, piracy, rape, forgery, the counterfeiting of money, the utterance of forged paper, arson, robbery, and embezzlement by public officers, or by persons hired or salaried, to the detriment of their employers, when these crimes are subject to infamous punishment.

# ARTICLE XL.

The surrender shall be made, on the part of each country, only by the authority of the Executive thereof. The expenses of the detention and delivery, effected in virtue of the preceding articles, shall be at the cost of the party making the demand.

Surrender, how

# ARTICLE XII.

The provisions of the foregoing articles relating to the extradition of Political offenses, fugitive criminals shall not apply to offences committed before the date &c., not included. hereof, nor to those of a political character. Neither of the contracting parties shall be bound to deliver up its own citizens under the provisions of this treaty.

# ARTICLE XLII.

The present treaty shall remain in force for the term of eight years, dating from the exchange of ratifications; and if one year before the treaty. expiration of that period neither of the contracting parties shall have given notice to the other of its intention to terminate the same, it shall continue in force, from year to year, until one year after an official notification to terminate the same, as aforesaid.

Duration of

# ARTICLE XLIII.

The present treaty shall be submitted on both sides to the approval and ratification of the respective competent authorities of each of the contracting parties, and the ratifications shall be exchanged at Washington within six months from the date hereof, or sooner if possible.

In faith whereof the respective Plenipotentiaries have signed the foregoing articles, in the English and French languages, and they have hereunto affixed their seals.

Done, in duplicate, at the city of Port au Prince, this third day of November, in the year of our Lord one thousand eight hundred and sixty-four.

Ratifications.

Signatures.

Date.

B. F. WHIDDEN. BOYER BAZELAIS. [L. S.]

# HESSE.

# HESSE CASSEL, 1844.

March 26, 1844.

CONVENTION WITH HESSE CASSEL CONCLUDED AT BERLIN MARCH 26, 1844; RATIFICATION ADVISED BY SENATE JUNE 12, 1844; RATIFIED BY PRESIDENT JUNE 22, 1844; RATIFICATIONS EXCHANGED AT BERLIN OCTOBER 16, 1844; TIME FOR EXCHANGE OF RATIFICATIONS EXTENDED TO JULY 4, 1845, AND EXCHANGE OF THEM PREVIOUS THERETO DECLARED REGULAR BY SENATE JANUARY 13, 1845; PROCLAIMED MAY 8, 1845.

Convention for the mutual abolition of the droit d'aubaine and taxes on emigration between the United States of America and the Grand Duchy of Hesse.

Contracting parties. The United States of America, on the one part, and His Royal Highness the Grand Duke of Hesse, on the other part, being equally desirous of removing the restrictions which exist in their territories upon the acquisition and transfer of property by their respective citizens and subjects, have agreed to enter into negotiation for this purpose.

Negotiators.

For the attainment of this desirable object the President of the United States of America has conferred full powers on Henry Wheaton, their Envoy Extraordinary and Minister Plenipotentiary at the Court of His Majesty the King of Prussia, and His Royal Highness the Grand Duke of Hesse, upon Baron Schaeffer-Bernstein, his Chamberlain, Colonel, Aide-de-Camp, and Minister Resident near His Majesty the King of Prussia:

Who, after having exchanged their said full powers, found in due and proper form, have agreed to the following articles:

### ARTICLE I.

Droit d'aubaine, &c., abolished.

Every kind of droit d'aubaine, droit de retraite, and droit de détraction, or tax on emigration, is hereby, and shall remain, abolished, between the two contracting parties, their States, citizens, and subjects respectively.

# ARTICLE II.

Heirs to real property.

Where, on the death of any person holding real property within the territories of one party, such real property would, by the laws of the land, descend on a subject or citizen of the other, were he not disqualified by alienage, such citizen or subject shall be allowed a term of two years to sell the same, which term may be reasonably prolonged, according to circumstances, and to withdraw the proceeds thereof, without molestation, and exempt from all duties of detraction on the part of the Government of the respective States.

# ARTICLE III.

Disposal and inheritance of personal property.

The citizens or subjects of each of the contracting parties shall have power to dispose of their personal property within the States of the other, by testament, donation, or otherwise; and their heirs, being citizens or subjects of the other contracting party, shall succeed to their said personal property, whether by testament or ab intestato, and may take possession thereof, either by themselves or by other acting for them, and dispose of the same at their pleasure, paying such duties only as the inhabitants of the country where the said property lies shall be liable to pay in like cases.

# ARTICLE IV.

In case of the absence of the heirs, the same care shall be taken, provisionally, of such real or personal property as would be taken in a like sent heirs. case of property belonging to the natives of the country, until the lawful owner, or a person who has a right to sell the same, according to article 2, may take measures to receive or dispose of the inheritance.

Property of ab-

# ARTICLE V.

If any dispute should arise between different claimants to the same inheritance, they shall be decided, in the last resort, according to the cerning inherlaws and by the judges of the country where the property is situated.

Disputes con-

# ARTICLE VI.

This convention shall be ratified by the President of the United States of America, by and with the advice and consent of their Senate, and by His Royal Highness the Grand Duke of Hesse, and the ratifications shall be exchanged at Berlin, within the term of six months from the date of the signature hereof, or sooner if possible.

Ratifications.

In faith of which the respective Plenipotentiaries have signed the above articles, both in French and English, and have thereto affixed their seals; declaring, nevertheless, that the signing in both languages shall not hereafter be cited as a precedent, nor in any way operate to the prejudice of the contracting parties.

Signatures.

Done in quadruplicata in the city of Berlin, on the twenty-sixth day of March, in the year of our Lord one thousand eight hundred and fortyfour, and the sixty-eighth of the Independence of the United States of America.

Date.

HENRY WHEATON. B'ON DE SCHAEFFER-BERNSTEIN. L. s.

[For stipulations of June 16, 1852, for the mutual delivery of criminals fugitives from justice in certain cases, between the United States and the Elector of Hesse, the Grand Duke of Hesse and on Rhine, and the Landgrave of Hesse-Homburg, see convention of that date with Prussia and other states of the Germanic Confederation.]

# GRAND DUCHY OF HESSE, 1868.

[That portion of the Grand Duchy of Hesse north of the Main was incorporated into the North German Union, by the constitution of the latter, July 1, 1867.]

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND THE GRAND DUCHY OF HESSE, RELATIVE TO NATURALIZATION, CONCLUDED AT DARMSTADT AUGUST 1, 1868; RATIFICATION ADVISED BY SENATE APRIL 12, 1869; RATIFIED BY PRESIDENT APRIL 18, 1869; RATIFICATIONS EXCHANGED AT BERLIN JULY 23, 1869; PROCLAIMED AUGUST 31, 1869.

August 1, 1868.

Whereas an agreement was made on the 22d of February, 1868, between the United States of America and the North German Confederation, to regulate the citizenship-of those persons who emigrate from the United States of America to the territory of the North German Confederation, and from the North German Confederation to the United States of America; and whereas this agreement by publication in the bulletin of the laws of that Confederation has obtained binding force in the parts of the Grand Duchy of Hesse belonging to the North German Confederation, it has seemed proper in like manner to establish regulations respecting the citizenship of such persons as emigrate from the

Preamble. [See pp. 575, 576.]

United States of America to the parts of the Grand Duchy of Hesse not belonging to the North German Confederation, and from the abovedescribed parts of Hesse to the United States of America.

Contracting parties.

The President of the United States of America and His Royal Highness the Grand Duke of Hesse and by Rhine have therefore resolved to treat on this subject, and for that purpose have appointed Plenipotentiaries to conclude a convention, that is to say:

Negotiators.

The President of the United States of America, George Bancroft. Envoy Extraordinary and Minister Plenipotentiary, and His Royal Highness the Grand Duke of Hesse and by Rhine, &c., Dr. Frederick Baron von Lindelof, President of his Council of State, Minister of Justice, and Actual Privy Counsellor;

Who have agreed to and signed the following articles:

## ARTICLE 1.

Who to be deemed naturalized citizens.

Citizens of the parts of the Grand Duchy of Hesse not included in the North German Confederation, who have become or shall become naturalized citizens of the United States of America, and shall have resided uninterruptedly within the United States five years, shall be held by the Grand Ducal Hessian Government to be American citizens, and shall be treated as such.

Reciprocally, citizens of the United States of America, who have become or shall become naturalized citizens of the above-described parts of the Grand Duchy Hesse, and shall have resided uninterruptedly therein five years, shall be held by the United States to be citizens of the Grand Duchy Hesse, and shall be treated as such.

Effect of declaration of intention.

The declaration of an intention to become a citizen of the one or the other country, has not for either party the effect of naturalization.

### ARTICLE II.

Offenses comgration.

A naturalized citizen of the one party, on return to the territory of mitted before emi- the other party, remains liable to trial and punishment for an action punishable by the laws of his original country, and committed before his emigration, saving always the limitation established by the laws of his original country.

## ARTICLE III.

Extradition conforce.

The convention for the mutual delivery of criminals fugitives from vention remains in justice in certain cases, concluded between the United States of America and the Grand Duchy Hesse, on the 16th of June, 1852,\* remains in force, without change.

### ARTICLE IV.

Renunciation of naturalization.

If a Hessian, naturalized in America, but originally a citizen of the parts of the Grand Duchy not included in the North German Confederation, renews his residence in those parts without the intent to return to America, he shall be held to have renounced his naturalization in the

Reciprocally, if an American, naturalized in the Grand Duchy of Hesse, (within the above-described parts,) renews his residence in the United States without the intent to return to Hesse, he shall be held to have renounced his naturalization in the Grand Duchy.

Intent not to return.

The intent not to return may be held to exist, when the person naturalized in the one country resides more than two years in the other country.

#### ARTICLE V.

Duration of convention.

The present convention shall go into effect immediately, on the exchange of ratifications, and shall continue in force for ten years. neither party shall have given to the other six months' previous notice

<sup>\*</sup> See "Prussia and other States of the Germanic Confederation."

of its intention then to terminate the same, it shall further remain in force until the end of twelve months after either of the contracting parties shall have given notice to the other of such intention.

### ARTICLE VI.

The present convention shall be ratified by the President of the United States of America, and by His Royal Highness the Grand Duke of Hesse and by Rhine, etc. The ratification of the first is to take effect by and with the advice and consent of the Senate of the United States; on the Grand Ducal Hessian side, the assent of the States of the Grand Duchy is reserved, in so far as it is required by the constitution.

Ratifications.

The ratifications shall be exchanged at Berlin within one year of the present date.

Signatures.

In faith whereof the Plenipotentiaries have signed and sealed this convention.

Darmstadt, the 1st of August, 1868.

Date.

GEO. BANCROFT.

FRIEDRICH FREIHERR VON LINDELOF. [L. s.]

# HONDURAS.

# HONDURAS, 1864.

July 4, 1864.

TREATY OF FRIENDSHIP, COMMERCE, AND NAVIGATION WITH HONDURAS, CONCLUDED AT COMAYAGUA, JULY 4, 1864; RATIFICATION ADVISED BY SENATE FEBRUARY 20, 1865; RATIFIED BY PRESIDENT MARCH 9, 1865; RATIFICATIONS EXCHANGED AT TEGUCIGALPA MAY 5, 1865; PROCLAIMED MAY 20, 1865 MAY 30, 1865.

Treaty of friendship, commerce, and navigation, between the United States of America and the Republic of Honduras.

Contracting parties.

Commercial intercourse having been for some time established between the United States and the Republic of Honduras, it seems good for the security as well as the encouragement of such commercial intercourse, and for the maintenance of good understanding between the United States and the said Republic, that the relations now subsisting between them should be regularly acknowledged and confirmed by the signature of a treaty of amity, commerce, and navigation. For this purpose they have named their respective Plenipotentiaries, that is to say:

Negotiators.

The President of the United States, Thomas H. Clay, Minister Resident of the United States to the Republic of Honduras; and His Excellency the President of the Republic of Honduras, Señor Licenciado Don Manuel Colindres, Minister of Foreign Relations of that Republic;

Who, after having communicated to each other their full powers, found to be in due and proper form, have agreed upon and concluded the following articles:

#### ARTICLE I.

Perpetual amity.

There shall be perpetual amity between the United States and their citizens on the one part, and the Government of the Republic of Houduras and its citizens on the other.

#### ARTICLE II.

Reciprocal free-

There shall be, between all the Territories of the United States and dom of commerce. the Territories of the Republic of Honduras, a reciprocal freedom of commerce. The subjects and citizens of the two countries, respectively, shall have liberty, freely and securely, to come with their ships and cargoes to all places, ports, and rivers in the Territories aforesaid, to which other foreigners are or may be permitted to come; to enter into the same, and to remain and reside in any part thereof, respectively; also to hire and occupy houses and warehouses for the purposes of their commerce; and, generally, the merchants and traders of each nation, respectively, shall enjoy the most complete protection and security for their commerce; subject, always, to the laws and statutes of the two countries respectively.

In like manner the respective ships of war and post-office packets of the two countries shall have liberty, freely and securely, to come to all harbors, rivers, and places to which other foreign ships of war and packets are or may be permitted to come, to enter into the same, to anchor and to remain there and refit; subject, always, to the laws and statutes

of the two countries respectively.

By the right of entering the places, ports, and rivers mentioned in this article, the privilege of carrying on the coasting trade is not understood; in which trade national vessels only of the country where the trade is carried on are permitted to engage.

Coasting trade.

## ARTICLE III.

It being the intention of the two high contracting parties to bind themselves by the preceding articles, to treat each other on the footing to other nations to of the most favored nation, it is hereby agreed between them that any become common. favor, privilege, or immunity whatever, in matters of commerce and navigation, which either contracting party has actually granted, or may hereafter grant, to the subjects or citizens of any other State, shall be extended to the citizens or subjects of the other high contracting party gratuitously, if the concession in favor of that other nation shall have been gratuitous; or in return for a compensation as nearly as possible of proportionate value and effect, to be adjusted by mutual agreement, if the concession shall have been conditional.

Favors granted

### ARTICLE IV.

No higher nor other duties shall be imposed on the importation into the territories of the United States of any articles being of the growth, duties on products produce, or manufacture of the Republic of Honduras, and no higher of either country. nor other duties shall be imposed upon the importation into the territories of the Republic of Honduras of any articles being the growth, produce, or manufacture of the territories of the United States, than are or shall be payable on the like articles being the growth, produce, or manufacture of any other foreign country; nor shall any other or higher duties or charges be imposed in the territories of either of the high contracting parties on the exportation of any articles to the territories of the other, than such as are or may be payable on the exportation of the like articles to any other foreign country; nor shall any prohibition be imposed upon the exportation or importation of any articles the growth, produce, or hibitions. manufacture of the territories of the United States, or of the Republic of Honduras, to or from the said territories of the United States, or to or from the Republic of Honduras, which shall not extend equally to all other nations.

Equality of

[See Article XIII.7

Equality of pro-

# ARTICLE V.

No higher nor other duties or payments on account of tonnage, of light or harbor dues, of pilotage, of salvage, in case either of damage or &c. shipwreck, or on account of any other local charges, shall be imposed in any of the ports of the Republic of Honduras, on vessels of the United XIII.] States, than those payable in the same ports by vessels of Honduras; nor in any of the ports of the United States, on vessels of Honduras, than shall be payable in the same ports on vessels of the United States.

Tonnage dues, [See Article

### ARTICLE VI.

The same duties shall be paid on the importation into the territories of the Republic of Honduras of any article being of the growth, produce, or manufacture of the territories of the United States, whether such importation shall be made in vessels of Honduras or of the United States; and the same duties shall be paid on the importation into the territories of the United States of any article being the growth, produce, or manufacture of the Republic of Honduras, whether such importation shall be made in United States or in Honduras vessels.

The same dues shall be paid, and the same bounties and drawbacks allowed, on the exportation to the Republic of Honduras of any articles drawbacks. being the growth, produce, or manufacture of the territories of the United States, whether such exportations shall be made in vessels of Honduras or of the United States; and the same duties shall be paid,

Importation in vessels of either party. [See Article

Bounties and

and the same bounties and drawbacks allowed, on the exportation of any articles being the growth, produce, or manufacture of the Republic of Honduras to the territories of the United States, whether such exportation shall be made in United States or in Honduras vessels.

### ARTICLE VII.

Privileges of residents.

All merchants, commanders of ships, and others, citizens of the United States, shall have full liberty, in all the territories of the Republic of Honduras, to manage their own affairs themselves, or to commit them to the management of whomsoever they please, as broker, factor, agent, or interpreter; nor shall they be obliged to employ any other persons in those capacities than those employed by citizens of Honduras, nor to pay them any other salary or remuneration than such as is paid in like cases by citizens of Honduras; and absolute freedom, in all cases, shall be allowed to the buyer and seller to bargain and fix the price of any goods, wares, or merchandise imported into or exported from the Republic of Honduras, as they shall see good, observing the laws and established customs of the country.

The same privileges shall be enjoyed in the territories of the United States by the citizens of the Republic of Honduras under the same

conditions.

Protection to erty.

The citizens of the high contracting parties shall reciprocally receive persons and prop- and enjoy full and perfect protection for their persons and property, and shall have free and open access to the courts of justice in the said countries, respectively, for the prosecution and defense of their just rights; and they shall be at liberty to employ, in all cases, the advocates, attorneys, or agents of whatever description, whom they may think proper, and they shall enjoy in this respect the same rights and privileges therein as native citizens.

### ARTICLE VIII.

Acquirement and erty, &c.

In whatever relates to the police of the ports, the lading and unlading disposal of prop- of ships, the safety of the merchandise, goods, and effects, the succession to personal estates by will or otherwise, and the disposal of personal property of every sort and denomination, by sale, donation, exchange, testament, or in any other manner whatsoever, as also the administration of justice, the citizens of the two high contracting parties shall reciprocally enjoy the same privileges, liberties, and rights as native citizens, and they shall not be charged in any of these respects with any higher imposts or duties than those which are paid or may be paid by native citizens; submitting, of course, to the local laws and regulations of each country respectively.

Estates of deceased persons.

If any citizen of either of the two high contracting parties shall die without will or testament in any of the territories of the other, the Consul-General or Consul of the nation to which the deceased belonged, or the representative of such Consul-General or Consul in his absence, shall have the right to nominate curators to take charge of the property of the deceased, so far as the laws of the country will permit, for the benefit of the lawful heirs and creditors of the deceased, giving proper notice of such nomination to the authorities of the country.

## ARTICLE IX.

Exemptions from military &c.

The citizens of the United States residing in the Republic of Honduservice, ras, and the citizens of the Republic of Honduras residing in the United States, shall be exempted from all compulsory military service whatsoever, either by sea or by land, and from all forced loans or military exactions or requisitions, and they shall not be compelled, under any pretext whatsoever, to pay other ordinary charges, requisitions, or taxes greater than those that are paid by native citizens of the contracting parties respectively.

## ARTICLE X.

It shall be free for each of the two high contracting parties to appoint Consuls for the protection of trade, to reside in any of the territories of the other party; but before any Consul shall act as such, he shall, in the usual form, be approved and admitted by the Government to which he is sent; and either of the high contracting parties may except from the residence of Consuls such particular places as they judge fit to be excepted. The Diplomatic Agents and Consuls of Honduras shall enjoy in the territories of the United States whatever privileges, exemptions, consular officers. and immunities are or shall be granted to agents of the same rank belonging to the most favored nation; and in like manner the Diplomatic Agents and Consuls of the United States in the territories of Honduras shall enjoy, according to the strictest reciprocity, whatever privileges, exemptions, and immunities are or may be granted in the Republic of Honduras to the Diplomatic Agents and Consuls of the most favored nation.

Consuls.

Privileges of diplomatic and

### ARTICLE XI.

For the better security of commerce between the citizens of the United States and the citizens of the Republic of Honduras, it is agreed dents in case of that if at any time any interruption of friendly intercourse, or any rupture, should unfortunately take place between the two high contracting parties, the citizens of either of the two high contracting parties who may be within any of the territories of the other shall, if residing upon the coast, be allowed six months, and, if in the interior, a whole year, to wind up their accounts and dispose of their property; and a safe conduct shall be given them to embark at the port which they themselves shall select. And even in the event of a rupture, all such citizens of either of the two high contracting parties who are established in any of the territories of the other, in the exercise of any trade or special employment, shall have the privilege of remaining, and of continuing such trade and employment therein without any manner of interruption, in the full enjoyment of their liberty and property as long as they behave peaceably, and commit no offense against the laws; and their goods and effects, of whatever description they may be, whether in their own custody or intrusted to individuals or to the State, shall not be liable to seizure or sequestration, nor to any other charges or demands than those which may be made upon the like effects or property belonging to the native citizens of the country in which such citizens may reside. In the same case debts between individuals, property in public funds, and shares of companies, shall never be confiscated, sequestered, nor detained.

Rights of resi-

### ARTICLE XII.

The citizens of the United States and the citizens of the Republic of Honduras, respectively, residing in any of the territories of the other party, shall enjoy in their houses, persons, and properties the protection of the Government, and shall continue in possession of the guarantees which they now enjoy. They shall not be disturbed, molested, or annoyed in any manner on account of their religious belief, nor in the proper exercise of their religion, either within their own private houses or in the places of worship destined for that purpose, agreeably to the system of tolerance established in the territories of the two high contracting parties; provided they respect the religion of the nation in which they reside, as well as the constitution, laws, and customs of the country. Liberty shall also be granted to bury the citizens of either of the two high contracting parties who may die in the territories aforesaid, in burial places of their own, which in the same manner may be freely established and maintained; nor shall the funerals or sepulchres of the dead be disturbed in any way, or upon any account.

Existing guarantees continued.

Religious liberty.

Rights of burial.

### ARTICLE XIII.

Termination of

In order that the two high contracting parties may have the oppor-Articles IV, V, and tunity of hereafter treating and agreeing upon such other arrangements as may tend still further to the improvement of their mutual intercourse. and to the advancement of the interests of their respective citizens, it is agreed that, at any time after the expiration of seven years from the date of exchange of the ratifications of the present treaty, either of the high contracting parties shall have the right of giving to the other party notice of its intention to terminate Articles IV, V, and VI of the present treaty; and that at the expiration of twelve months after such notice shall have been received by either party from the other, the said articles, and all the stipulations contained therein, shall cease to be binding on the two high contracting parties.

### ARTICLE XIV.

Honduras Interoceanic Railway Company.

Inasmuch as a contract was entered into by the Government of Honduras and a company entitled the "Honduras Inter-oceanic Railway Company," for the construction of a railway from the Atlantic to the Pacific Oceans, through the territories of Honduras, which contract was ratified by the constitutional powers of the State, and proclaimed as a law on the 28th April, 1854; and inasmuch, by the terms of article 5, section VI, of said contract, "the Government of Honduras with the view to secure the route herein contemplated from all interruption and disturbance from any cause, or under any circumstances, engages to open negotiations with the various Governments with which it may have relations for their separate recognition of the perpetual neutrality, and for the protection of the aforesaid route;" therefore, to carry out the obligations thus incurred:

Right of way to United States.

Free transit of whatever. public property.

chandise.

priviléges.

Free ports.

1. The Government of Honduras agrees that the right of way or or transit over such route or road, or any other that may be constructed within its territories, from sea to sea, shall be at all times open and free to the Government and citizens of the United States for all lawful purposes No tolls, duties, or charges of any kind shall be imposed by the Government of Honduras on the transit of property belonging to the Government of the United States, or on the public mails sent under Duties on mer- authority of the same, nor on the citizens of the United States. all lawful produce, manufactures, merchandise, or other property belonging to the citizens of the United States, passing from one ocean to the other, in either direction, shall be subject to no import or export duties whatever, nor to any discriminating tolls or charges for conveyance or transit, on any such route or road as aforesaid, and shall be secure and protected from all interruption or detention on the part of the State. Extension of The Republic of Honduras further agrees that any other privilege or advantage, commercial or other, which is or may be granted to the subjects or citizens of any other country, in regard to such route or road as aforesaid, shall also, and at the same time, be extended to citizens of the United States; and finally, as an evidence of its disposition to accord to the travel and commerce of the world all the advantages resulting from its position in respect to the two great oceans, Honduras, of her own good will, engages to establish the ports at the extremities of the contemplated road, as free ports, for all the purposes of commerce and trade.

Rights and sovereignty of Honduras recognized.

2. In consideration of these concessions, in order to secure the construction and permanence of the route or road herein contemplated, and also to secure, for the benefit of mankind, the uninterrupted advantages of such communication from sea to sea, the United States recognizes the rights of sovereignty and property of Honduras in and over the line of said road, and for the same reason guarantees, positively and efficaciously, the entire neutrality of the same, so long as the United States shall enjoy the privileges conceded to it in the preceding section of this

And when the proposed road shall have been completed, the United States equally engages, in conjunction with Honduras, to pro. United States. tect the same from interruption, seizure, or unjust confiscation, from whatsoever quarter the attempt may proceed.

Guarantee of the

3. Nevertheless, the United States, in according its protection to the said route or road, and guaranteeing its neutrality when completed, may be withdrawn. always understand that this protection and guarantee are granted conditionally, and may be withdrawn if the United States should deem that the persons or company undertaking or managing the same adopt or establish such regulations concerning the traffic thereupon as are contrary to the spirit and intention of this article, either by making unfair discriminations in favor of the commerce of any nation or nations over the commerce of any other nation or nations, or by imposing oppressive exactions or unreasonable tolls upon passengers, vessels, goods, wares, merchandise, or other articles. The aforesaid protection and guarantee shall not, however, be withdrawn by the United States without first giving six months' notice to the Republic of Honduras.

When guarantee

## ARTICLE XV.

The present treaty shall be ratified, and the ratifications shall be exchanged at Comavagua within the space of one year, or sooner if possible.

Ratifications.

In witness whereof the respective Plenipotentiaries have signed the same, and have affixed thereto their respective seals.

Signatures.

Done at Comayagua this fourth day of July, in the year of our Lord

Date.

one thousand eight hundred and sixty-four.

THOS. H. CLAY. [L. S.] M. COLINDRES.

# ITALY.

## ITALY, 1868.

Feb. 8, 1868.

CONSULAR CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE KING OF ITALY, CONCLUDED AT WASHINGTON FEBRUARY 8, 1868; RATIFICATION ADVISED BY SENATE JUNE 17, 1868; RATIFIED BY PRESIDENT JUNE 22, 1868; RATIFICATIONS EXCHANGED AT WASHINGTON SEPTEMBER 17, 1868; PROCLAIMED FEBRUARY 23, 1869.

Contracting parties.

The President of the United States and His Majesty the King of Italy, recognizing the utility of defining the rights, privileges, and immunities of consular officers in the two countries, deem it expedient to conclude a consular convention for that purpose.

Accordingly, they have named:

Negotiators.

The President of the United States, William H. Seward, Secretary of State of the United States; His Majesty the King of Italy, the Commander Marcello Cerruti, &c., &c.;

Who, after communicating to each other their full powers, found in

good and due form, have agreed upon the following articles:

### ARTICLE I.

Consular officers.

Each of the high contracting parties agrees to receive from the other Consuls General, Consuls, Vice Consuls, and Consular Agents, in all its ports, cities, and places, except those where it may not be convenient to recognize such officers. This reservation, however, shall not apply to one of the high contracting parties without also applying to every other Power.

## ARTICLE II.

Exequaturs.

Consular officers, on the presentation of their commissions in the forms established in their respective countries, shall be furnished with the necessary exequatur free of charge, and on the exhibition of this instrument they shall be permitted to enjoy the rights, prerogatives, and immunities granted by this convention.

### ARTICLE III.

Exemptions of consular officers.

VIII.]

Consular officers, citizens or subjects of the State by which they are appointed, shall be exempt from arrest, except in the case of offences [See Article which the local legislation qualifies as crimes, and punishes as such; from military billetings, from service in the militia or in the national guard, or in the regular army, and from all taxation, Federal, State, or municipal. If, however, they are citizens or subjects of the State where they reside, or own property, or engage in business there, they shall be liable to the same charges of all kinds as other citizens or subjects of the country, who are merchants or owners of property.

#### ARTICLE IV.

Exemption as witnesses.

No consular officer who is a citizen or subject of the State by which he was appointed, and who is not engaged in business, shall be compelled to appear as a witness before the courts of the country where he may reside. When the testimony of such a consular officer is needed, he shall be invited in writing to appear in court, and if unable to do so, his testimony shall be requested in writing, or be taken orally, at his dwelling or office.

It shall be the duty of said consular officer to comply with this request,

without any delay which can be avoided.

In all criminal cases contemplated by the sixth article of the amendments to the Constitution of the United States, whereby the right is secured to persons charged with crimes to obtain witnesses in their favor, the appearance in court of said consular officer shall be demanded, with all possible regard to the consular dignity and to the duties of his office. A similar treatment shall also be extended to United States Consuls in Italy in the like cases.

## ARTICLE V.

Consuls General, Consuls, Vice-Consuls, and Consular Agents may place over the outer door of their offices, or of their dwelling-houses, scriptions. the arms of their nation, with this inscription, "Consulate, or Vice Consulate, or Consular Agency," of the United States, or of Italy, &c., &c. And they may also raise the flag of their country on their offices or dwellings, except in the capital of the country, when there is a legation

Flags and in-

### ARTICLE VI.

The consular offices and dwellings shall be at all times inviolable. The local authorities shall not, under any pretext, invade them. In no consular offices, case shall they examine or seize the papers there deposited. In no case shall those offices or dwellings be used as places of asylum. When, however, a consular officer is engaged in other business, the papers relating to the consulate shall be kept separate.

Inviolability of

#### ARTICLE VII.

In the event of the death, incapacity, or absence of Consuls General, Consuls, Vice-Consuls, and Consular Agents, their chancellors or secre- consuls, &c. taries, whose official character may have previously been made known to the Department of State at Washington, or to the Minister for Foreign Affairs in Italy, may temporarily exercise their functions, and while thus acting they shall enjoy all the rights, prerogatives, and immunities granted to the incumbents.

Rights of acting

## ARTICLE VIII.

Consuls General and Consuls may, with the approbation of their respective Governments, appoint Vice-Consuls and Consular Agents in the cities, ports, and places within their consular jurisdiction. These officers may be citizens of the United States, Italian subjects, or other foreigners. They shall be furnished with a commission by the Consul who appoints them, and under whose orders they are to act. They shall enjoy the privileges stipulated for consular officers in this convention, subject to the exceptions specified in Articles III and IV.

Vice-Consuls.

### ARTICLE IX.

Consuls General, Consuls, Vice-Consuls, and Consular Agents, may complain to the authorities of the respective countries, whether Federal or local, judicial or local, judicial or executive, within their consular district, of any infraction of the treaties and conventions between the United States and Italy, or for the purpose of protecting the rights and interests of their countrymen. If the complaint should not be satisfactorily redressed, the consular officers aforesaid, in the absence of a diplomatic agent of their country, may apply directly to the Government of the country where they reside.

Complaints to local or national authorities.

## ARTICLE X.

Depositions and legal documents.

Consuls General, Consuls, Vice-Consuls, and Consular Agents may take at their offices, at the residence of the parties, at their private residence, or on board ship, the depositions of the captains and crews of vessels of their own country, of passengers on board of them, and of any other citizen or subject of their nation. They may also receive at their offices, conformably to the laws and regulations of their country, all contracts between the citizens and subjects of their country, and the citizens, subjects, or other inhabitants of the country where they reside, and even all contracts between the latter, provided they relate to property situated or to business to be transacted in the territory of the nation to which said consular officer may belong. Copies of such papers, and official documents of every kind, whether in the original, copy, or translation, duly authenticated and legalized, by the Consuls General, Consuls, Vice-Consuls, and Consular Agents, and sealed with their official seal, shall be received as legal documents in courts of justice throughout the United States and Italy.

## ARTICLE XI.

Settlement of

Consuls General, Consuls, Vice-Consuls, and Consular Agents shall disputes between have exclusive charge of the internal order of the merchant vessels of masters and crews. their nation, and shall alone take cognizance of differences which may arise, either at sea or in port, between the captains, officers, and crews, without exception, particularly in reference to the adjustment of wages and the execution of contracts. Neither the Federal, State, or municipal authorities or courts in the United States, nor any court or authority in Italy, shall on any pretext interfere in these differences, but shall render forcible aid to consular officers, when they may ask it, to search, arrest, and imprison all persons composing the crew whom they may deem it necessary to confine. Those persons shall be arrested at the sole request of the Consuls, addressed in writing to either the Federal, State, or municipal courts or authorities in the United States, or to any court or authority in Italy, and supported by an official extract from the register of the ship, or the list of the crew, and shall be held, during the whole time of their stay in the port, at the disposal of the consular officers.

Their release shall be granted at the mere request of such officers made in writing. The expenses of the arrest and detention of those persons shall be paid by the consular officers.

#### ARTICLE XII.

Disputes bevessels and passengers.

[See U. S. Re-LATION OF STEAM-VESSELS."]

In conformity with the act of Congress, (5 [3] March, 1855, "to regutween officers of late the carriage of passengers on steamships and other vessels,") all disputes and differences of any nature between the captains and their officers on one hand, and the passengers of their ships on the other, shall be brought to and decided by the circuit or district courts in the United vised Statutes, be brought to and decided by the circuit or district court. Title 52, "Regu-States, to the exclusion of all other courts or authorities.

## ARTICLE XIII.

Deserters from vessels.

The respective Consuls-General, Consuls, Vice-Consuls, and Consular Agents may arrest the officers, sailors, and all other persons making part of the crew of ships of war or merchant vessels of their nation who may be guilty, or be accused of having deserted said ships and vessels, for the purpose of sending them on board or back to their country. that end, the Consuls of Italy in the United States may apply in writing to either the Federal, State, or municipal courts or authorities; and the Consuls of the United States in Italy may apply to any of the competent authorities and make a request in writing for the deserters, supporting it by the exhibition of the register of the vessel and list of the crew, or by other official documents, to show that the persons claimed belonged to the said crew.

Upon such request alone, thus supported, and without the exaction of any oath from the consular officers, the deserters, not being citizens or subjects of the country where the demand is made at the time of their shipping, shall be given up. All the necessary aid and protection shall be furnished for the search, pursuit, seizure, and arrest of the deserters, who shall even be put and kept in the prisons of the country, at the request and expense of the consular officers until there may be an opportunity for sending them away. If, however, such an opportunity should not present itself within the space of three months, counting from the day of the arrest, the deserter shall be set at liberty, nor shall he be again arrested for the same cause.

## ARTICLE XIV.

In the absence of au agreement to the contrary between the owners, freighters, and insurers, all damages suffered at sea by the vessels of the two countries, whether they enter port voluntarily or are forced by stress of weather, shall be settled by the Consuls-General, Consuls, Vice-Consuls, and Consular Agents of the respective countries where they reside. If, however, any inhabitant of the country, or citizen, or subject of a third Power shall be interested in the matter, and the parties cannot agree, the competent local authorities shall decide.

Damages suffered

## ARTICLE XV.

All proceedings relative to the salvage of American vessels wrecked upon the coasts of Italy, and of Italian vessels wrecked upon the coasts of the United States, shall be directed by the Consuls-General, Consuls, and Vice-Consuls of the two countries respectively, and, until their arrival, by the respective Consular Agents, whenever an agency exists. In the places and ports where an agency does not exist, the local authorities, until the arrival of the Consul in whose district the wreck may have occurred, and who shall immediately be informed of the occurrence, shall take all necessary measures for the protection of persons and the The local authorities shall not otherwise inpreservation of property. terfere than for the maintenance of order, the protection of the interests of the salvors, if they do not belong to the crews that have been wrecked, and to carry into effect the arrangements made for the entry and exportation of the merchandise saved. It is understood that such merchandise is not to be subjected to any custom-house charges, unless it be intended for consumption in the country where the wreck may have taken place.

Salvage.

## ARTICLE XVI.

In case of the death of a citizen of the United States in Italy, or of an Italian subject in the United States, without having any known heirs or testamentary executor by him appointed, the competent local authorities shall inform the Consuls or Consular Agents of the nation to which the deceased belongs, of the circumstance, in order that the necessary information may be immediately forwarded to parties interested.

Residents dying intestate.

### ARTICLE XVII.

The present convention shall remain in force for the space of ten (10) years, counting from the day of the exchange of the ratifications, which shall be made in conformity with the respective constitutions of the two countries, and exchanged at Washington, within the period of six (6) months, or sooner if possible.

Duration of convention.

[See additional article, p. 438.]

In case neither party gives notice, twelve (12) months after the expiration of the said period of ten (10) years, of its intention to renew this convention, it shall remain in force one (1) year longer, and so on from year to year, until the expiration of a year from the day on which one of the parties shall have given such notice.

Signatures.

In faith whereof, the respective Plenipotentiaries have signed this

convention, and have hereunto affixed their seals.

Done in duplicate, at Washington, the eighth day of February, 1868, Date. the ninety-second year of the Independence of the United States of America.

> WILLIAM H. SEWARD. SEAL. MARCELLO CERRUTI. SEAL.

# ITALY, 1868.

March 23, 1868.

EXTRADITION CONVENTION WITH ITALY, CONCLUDED AT WASHINGTON MARCH 23, 1868; RATIFICATION ADVISED BY SENATE, WITH AMENDMENT, JUNE 17, 1868; RATIFIED BY PRESIDENT JUNE 22, 1868; RATIFICATIONS EXCHANGED AT WASHINGTON SEPTEMBER 17, 1868; PROCEEDINGS OF THE PROPERTY OF THE PR CLAIMED SEPTEMBER 30, 1868.

Convention for the surrender of criminals between the United States of America and His Majesty the King of Italy.

Contracting parties.

The United States of America and His Majesty the King of Italy, having judged it expedient, with a view to the better administration of justice, and to the prevention of crimes within their respective territories and jurisdiction, that persons convicted of or charged with the crimes hereinafter specified, and being fugitives from justice, should, under certain circumstances, be reciprocally delivered up, have resolved to conclude a convention for that purpose, and have appointed as their Plenipotentiaries:

Negotiators.

The President of the United States, William H. Seward, Secretary of State; His Majesty the King of Italy, the Commander Marcello Cerruti, Envoy Extraordinary and Minister Plenipotentiary;

Who, after reciprocal communication of their full powers, found in good and due form, have agreed upon the following articles, to wit:

#### ARTICLE I.

Extradition of criminals.

The Government of the United States and the Government of Italy mutually agree to deliver up persons who, having been convicted of or charged with the crimes specified in the following article, committed within the jurisdiction of one of the contracting parties, shall seek an Evidence of asylum or be found within the territories of the other: Provided, that

criminality.

this shall only be done upon such evidence of criminality as, according to the laws of the place where the fugitive or person so charged shall be found, would justify his or her apprehension and commitment for trial, if the crime had been there committed.

## ARTICLE II.

Extradition crimes.

Persons shall be delivered up who shall have been convicted of, or be charged, according to the provisions of this convention, with any of the following crimes:

1. Murder, comprehending the crimes designated in the Italian penal code by the terms of parricide, assassination, poisoning and infanticide.

2. The attempt to commit murder.

3. The crimes of rape, arson, piracy, and mutiny on board a ship, whenever the crew, or part thereof, by fraud or violence against the commander, have taken possession of the vessel.

4. The crime of burglary, defined to be the action of breaking and entering by night into the house of another with the intent to commit felony; and the crime of robbery, defined to be the action of feloniously and forcibly taking from the person of another goods or money, by violence or putting him in fear.

5. The crime of forgery, by which is understood the utterance of forged papers, the counterfeiting of public, sovereign, or Government

6. The fabrication or circulation of counterfeit money, either coin or paper, of public bonds, bank-notes, and obligations, and in general of any title and instrument of credit whatsoever, the counterfeiting of seals, dies, stamps, and marks of State and public administrations, and the utterance thereof.

7. The embezzlement of public moneys, committed within the juris-

diction of either party, by public officers or depositors.

8. Embezzlement by any person or persons hired or salaried, to the [See additional detriment of their employers, when these crimes are subject to infamous article, p. 438.] punishment.

## ARTICLE III.

The provisions of this treaty shall not apply to any crime or offence of a political character, and the person or persons delivered up for the not included. crimes enumerated in the preceding article shall in no case be tried for any ordinary crime, committed previously to that for which his or their surrender is asked.

Political offenses

### ARTICLE IV.

If the person whose surrender may be claimed, pursuant to the stipulations of the present treaty, shall have been arrested for the commission swer for local ofof offences in the country where he has sought an asylum, or shall have fenses. been convicted thereof, his extradition may be deterred until he shall have been acquitted, or have served the term of imprisonment to which he may have been sentenced.

Retention of ac-

#### ARTICLE V.

Requisitions for the surrender of fugitives from justice shall be made by the respective Diplomatic Agents of the contracting parties, or in the event of the absence of these from the country or its seat of Government, they may be made by superior consular officers. son whose extradition may be asked for shall have been convicted of a crime, a copy of the sentence of the court in which he may have been convicted, authenticated under its seal, and an attestation of the official character of the judge by the proper executive authority, and of the latter by the Minister or Consul of the United States or of Italy, respectively, shall accompany the requisition. When, however, the fugitive shall have been merely charged with crime, a duly authenticated copy charged of the warrant for his arrest in the country where the crime may have been committed, or of the depositions upon which such warrant may have been issued, must accompany the requisition as aforesaid. The President of the United States, or the proper executive authority in Italy, may then issue a warrant for the apprehension of the fugitive, in order that he may be brought before the proper judicial authority for exami-If it should then be decided that, according to law and the evidence, the extradition is due pursuant to the treaty, the fugitive may be given up according to the forms prescribed in such cases.

Requisitions for extradition.

When fagitive convicted of crime.

 $\mathbf{W}$ hen fugitive with

## ARTICLE VI.

The expenses of the arrest, detention, and transportation of the persons claimed, shall be paid by the Government in whose name the requi- rest and delivery. sition shall have been made.

Expenses of ar-

## ARTICLE VII.

Duration of convention.

This convention shall continue in force during five (5) years from the day of exchange of ratifications; but if neither party shall have given to the other six (6) months' previous notice of its intention to terminate the same, the convention shall remain in force five years longer, and so on.

Ratifications.

The present convention shall be ratified, and the ratifications exchanged at Washington, within six (6) months, and sooner if possible.

Signatures.

Date.

In witness whereof, the respective Plenipotentiaries have signed the present convention in duplicate, and have thereunto affixed their seals. Done at Washington the twenty third day of March, A. D. one thou-

sand eight hundred and sixty-eight, and of the Independence of the United States the rinety-second.

> WILLIAM H. SEWARD. M. CERRUTI.

SEAL. SEAL.

## ITALY, 1869.

January 21, 1869.

ADDITIONAL ARTICLE TO CONSULAR CONVENTION OF FEBRUARY 8, 1868,
BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE
KING OF ITALY, CONCLUDED AT WASHINGTON JANUARY 21. 1869; RATIFICATION ADVISED BY SENATE FEBRUARY 16, 1869; RATIFIED BY PRES-IDENT FEBRUARY 24, 1869; RATIFICATIONS EXCHANGED AT WASHINGTON MAY 7, 1869; PROCLAIMED MAY 11, 1869.

Time for exchange of ratifications extended.

[See convention of 1868, p. 435.]

The exchange of ratifications of the convention for regulating the jurisdiction of Consuls, between the United States and His Majesty the King of Italy, which was signed on the 8th of February, 1868, having been unavoidably delayed beyond the period stipulated in Article XVII, it is agreed between the high contracting parties that the said convention shall have the same force and effect as it would have had if the exchange had been effected within the stipulated period.

Signatures.

In witness whereof, the respective Plenipotentiaries have signed the present article in duplicate, and have affixed thereto the seal of their arms.

Date.

Done at Washington the 21st day of January, 1869.

WILLIAM H. SEWARD. M. CERRUTI.

SEAL. SEAL.

# ITALY, 1869.

January 21, 1869.

ADDITIONAL ARTICLE TO EXTRADITION CONVENTION OF MARCH 23, 1868, BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE KING OF ITALY, CONCLUDED AT WASHINGTON JANUARY 21, 1869; RATIFICATION ADVISED BY SENATE FEBRUARY 16, 1869; RATIFIED BY PRESIDENT FEBRUARY 23, 1869; RATIFICATIONS EXCHANGED AT WASHINGTON MAY 7, 1869, PROCE AMERICAN TONS AND THE PROCESS. TON MAY 7, 1869; PROCLAIMED MAY 11, 1869.

[See Article II, p. 437.]

It is agreed that the concluding paragraph of the second article of the convention aforesaid shall be so amended as to read as follows:

Ebezzlement to be cause for extradition.

8. Embezzlement by any person or persons hired or salaried, to the detriment of their employers, when these crimes are subject to infamous punishment according to the laws of the United States, and criminal punishment according to the laws of Italy.

Signatures.

In witness whereof, the respective Plenipotentiaries have signed the present article in duplicate, and have affixed thereto the seal of their

Date.

Done at Washington the 21st day of January, 1869.

WILLIAM H. SEWARD. SEAL. M. CERRUTI. SEAL.

## ITALY, 1871.

TREATY OF COMMERCE AND NAVIGATION BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE KING OF ITALY, CONCLUDED AT FLORENCE FEBRUARY 26, 1871; RATIFICATION ADVISED BY SENATE APRIL 15, 1871; RATIFIED BY PRESIDENT APRIL 29, 1871; RATIFICATIONS EXCHANGED AT WASHINGTON NOVEMBER 18, 1871; PROCLAIMED NOVEMBER 23, 1871

Feb. 26, 1871.

Treaty of Commerce and Navigation between the United States and the Kingdom of Italy.

The United States of America and His Majesty the King of Italy, desiring to extend and facilitate the relations of commerce and navigation between the two countries, have determined to conclude a treaty for that purpose, and have named as their respective Plenipotentiaries:

Contracting par-

The United States of America, George Perkins Marsh, their Envoy Extraordinary and Minister Plenipotentiary near His Majesty the King of Italy; and His Majesty the King of Italy, the Noble Emilio Visconti Venosta, Grand Cordon of his Orders of the Saints Maurice and Lazarus, and of the Crown of Italy, Deputy in Parliament, and his Minister Secretary of State for Foreign Affairs;

Negotiators.

And the said Plenipotentiaries, having exchanged their full powers, found in good and due form, have concluded and signed the following articles:

#### ARTICLE I.

There shall be between the territories of the high contracting parties a reciprocal liberty of commerce and navigation.

Reciprocal liberty of commerce and

Italian citizens in the United States, and citizens of the United States navigation. in Italy, shall mutually have liberty to enter with their ships and cargoes all the ports of the United States and of Italy, respectively, which may be open to foreign commerce. They shall also have liberty to sojourn and reside in all parts whatever of said territories. They shall enjoy, respectively, within the States and possessions of each party, the dence, &c. same rights, privileges, favors, immunities, and exemptions for their commerce and navigation as the natives of the country wherein they reside, without paying other or higher duties or charges than are paid by the natives, on condition of their submitting to the laws and ordinances there prevailing.

Rights of resi-

War vessels of the two Powers shall receive in their respective ports the treatment of those of the most favored nations.

Ships of war.

## ARTICLE II.

The citizens of each of the high contracting parties shall have liberty to travel in the States and territories of the other, to carry on trade, and carry on trade. wholesale and retail, to hire and occupy houses and warehouses, to employ agents of their choice, and generally to do anything incident to or necessary for trade, upon the same terms as the natives of the country, submitting themselves to the laws there established.

Right to travel

#### ARTICLE III.

The citizens of each of the high contracting parties shall receive, in the States and Territories of the other, the most constant protection and sons and property. security for their persons and property, and shall enjoy in this respect the same rights and privileges as are or shall be granted to the natives, on their submitting themselves to the conditions imposed upon the natives.

Security to per-

They shall, however, be exempt in their respective territories from compulsory military service, either on land or sea, in the regular forces, military service, or in the national guard, or in the militia. They shall likewise be ex- &c.

Exemption from

empt from any judicial or municipal office, and from any contribution whatever, in kind or in money, to be levied in compensation for personal services.

### ARTICLE IV.

Embargo or detention.

The citizens of neither of the contracting parties shall be liable, in the States or territories of the other, to any embargo, nor shall they be detained with their vessels, cargoes, merchandise, or effects, for any military expedition, nor for any public or private purpose whatsoever, without allowing to those interested a sufficient indemnification previously agreed upon when possible.

## ARTICLE V.

The high contracting parties agree that whatever kind of produce,

Importation into in Italian vessels.

the United States manufactures, or merchandise of any foreign country can be from time to time lawfully imported into the United States, in their own vessels, may be also imported in Italian vessels; that no other or higher duties upon the tonnage of the vessel or her cargo shall be levied and collected, whether the importation be made in vessels of the one country or of the other; and, in like manner, that whatsoever kind of produce. manufactures, or merchandise of any foreign country can be from time Importation into to time lawfully imported into Italy in its own vessels, may be also im-Italy in vessels of ported in vessels of the United States, and that no higher or other duties upon the tonnage of the vessel or her cargo shall be levied and collected, whether the importation be made in vessels of the one country Equality in ex- or of the other; and they further agree that whatever may be lawfully exported and re-exported from the one country, in its own vessels, to any foreign country, may in the like manner be exported or re-exported in the vessels of the other country, and the same bounties, duties, and drawbacks shall be allowed and collected, whether such exportation or

the United States.

portations.

## ARTICLE VI.

re-exportation be made in vessels of the United States or of Italy.

Equality of dueither country.

No higher or other duties shall be imposed on the importation into ties on products of the United States of any articles, the produce or manufactures of Italy, and no higher or other duties shall be imposed on the importation into Italy of any articles, the produce or manufactures of the United States, than are or shall be payable on the like articles, being the produce or the manufactures of any other foreign country; nor shall any other or higher duties or charges be imposed, in either of the two countries, on the exportation of any articles to the United States or to Italy, respectively, than such as are payable on the exportation of the like articles to any foreign country, nor shall any prohibition be imposed on the importation or the exportation of any articles the produce or manu-Equality of pro- factures of the United States or of Italy, to or from the territories of the United States, or to or from the territories of Italy, which shall not equally extend to all other nations.

hibitions.

#### ARTICLE VII.

Vessels unlading part of cargo.

Vessels of the United States arriving at a port of Italy, and, reciprocally, vessels of Italy arriving at a port of the United States, may proceed to any other port of the same country, and may there discharge such part of their original cargoes as may not have been discharged at the port where they first arrived. It is, however, understood and agreed that nothing contained in this article shall apply to the coastwise navigation, which each of the two contracting parties reserves exclusively to itself.

Coasting trade.

## ARTICLE VIII.

The following shall be exempt from paying tonnage, anchorage, and clearance duties in the respective ports:

1st. Vessels entering in ballast, and leaving again in ballast, from

whatever port they may come.

2. Vessels passing from a port of either of the two States into one or more ports of the same State, therein to discharge a part or all of their cargo, or take in or complete their cargo, whenever they shall furnish proof of having already paid the aforesaid duties.

3. Loaded vessels entering a port either voluntarily or forced from stress of weather, and leaving it without having disposed of the whole or part of their cargoes, or having therein completed their cargoes.

No vessel of the one country, which may be compelled to enter a port of the other, shall be regarded as engaging in trade if it merely breaks considered as enbulk for repairs, transfers her cargo to another vessel on account of unseaworthiness, purchases stores, or sells damaged goods for re-exportation. It is, however, understood that all portions of such damaged goods destined to be sold for internal consumption shall be liable to the payment of customs duties.

Certain vessels exempt from tonnage duties, &c.

What vessels not gaged in trade.

#### ARTICLE IX.

When any vessel belonging to the citizens of either of the contracting parties shall be wrecked, foundered, or shall suffer any damage. on the damaged vessels. coasts or within the dominions of the other, there shall be given to it all assistance and protection in the same manner which is usual and customary with the vessels of the nation where the damage happens, permitting them to unload the said vessel, if necessary, of its merchandise and effects, and to reload the same, or part thereof, paying no duties whatsoever but such as shall be due upon the articles left for consumption.

Wrecked and

#### ARTICLE X.

Vessels of either of the contracting parties shall have liberty, within the territories and dominions of the other, to complete their crew, in order to continue their voyage, with sailors articled in the country, provided they submit to the local regulations and their enrolment be voluntary.

Crews for vessels.

### ARTICLE XI.

All ships, merchandise, and effects belonging to the citizens of one of the contracting parties, which may be captured by pirates, whether rates. within the limits of its jurisdiction or on the high seas, and may be carried or found in the rivers, roads, bays, ports, or dominions of the other, shall be delivered up to the owners, they proving, in due and proper form, their rights before the competent tribunals; it being well understood that the claim should be made within the term of one year, by the parties themselves, their attorneys, or agents of the respective Governments.

Captures by pi-

## ARTICLE XII.

The high contracting parties agree that, in the unfortunate event of a war between them, the private property of their respective citizens and subjects, with the exception of contraband of war, shall be exempt from capture or seizure, on the high seas or elsewhere, by the armed vessels or by the military forces of either party; it being understood that this exemption shall not extend to vessels and their cargoes which may attempt to enter a port blockaded by the naval forces of either party.

Property of residents exempt from seizure.

### ARTICLE XIII.

Definition of The high contracting parties having agreed that a state of war beblockade. tween one of them and a third Power shall not, except in the cases of blockade and contraband of war, affect the neutral commerce of the other, and being desirous of removing every uncertainty which may hitherto have arisen respecting that which, upon principles of fairness and justice, ought to constitute a legal blockade, they hereby expressly declare that such places only shall be considered blockaded as shall be actually invested by naval forces capable of preventing the entry of neutrals, and so stationed as to create an evident danger on their part to attempt it.

### ARTICLE XIV.

Blockaded ports.

And whereas it frequently happens that vessels sail for a port or a place belonging to an enemy without knowing that the same is besieged, blockaded, or invested, it is agreed that every vessel so circumstanced may be turned away from such port or place, but shall not be detained, nor shall any part of her cargo, if not contraband of war, be confiscated, unless, after a warning of such blockade or investment from an officer commanding a vessel of the blockading forces, by an endorsement of such officer on the papers of the vessel, mentioning the date and the latitude and longitude where such endorsement was made, she shall again attempt to enter; but she shall be permitted to go to any other port or place she shall think proper. Nor shall any vessel of either, that may have entered into such a port before the same was actually besieged, blockaded, or invested by the other, be restrained from quitting such place with her cargo, nor, if found therein after the reduction and surrender shall such vessel or her cargo be liable to confiscation, but they shall be restored to the owners thereof; and if any vessel, having thus entered any port before the blockade took place, shall take on board a cargo after the blockade be established, she shall be subject to being warned by the blockading forces to return to the port blockaded and discharge the said cargo, and if, after receiving the said warning, the vessel shall persist in going out with the cargo, she shall be liable to the same consequences as a vessel attempting to enter a blockaded port after being warned off by the blockading forces.

#### ARTICLE XV.

Contraband of War.

The liberty of navigation and commerce secured to neutrals by the stipulations of this treaty shall extend to all kinds of merchandise, excepting those only which are distinguished by the name of contraband of war. And, in order to remove all causes of doubt and misunderstanding upon this subject, the contracting parties expressly agree and declare that the following articles, and no others, shall be considered as comprehended under this denomination:

1. Cannons, mortars, howitzers, swivels, blunderbusses, muskets, fusees, rifles, carbines, pistols, pikes, swords, sabres, lances, spears, halberds, bombs, grenades, powder, matches, balls, and all other things belonging to, and expressly manufactured for, the use of these arms.

2. Infantry belts, implements of war and defensive weapons, clothes

cut or made up in a military form and for a military use.

3. Cavalry belts, war saddles and holsters.

4. And generally all kinds of arms and instruments of iron, steel, brass, and copper, or of any other materials manufactured, prepared, and formed expressly to make war by sea or land.

#### ARTICLE XVI.

Neutral trade.

It shall be lawful for the citizens of the United States, and for the subjects of the Kingdom of Italy, to sail with their ships with all manner of liberty and security, no distinction being made who are the proprietors of the merchandise laden thereon, from any port to the places of those who now are, or hereafter shall be, at enmity with either of the contracting parties. It shall likewise be lawful for the citizens aforesaid to sail with the ships and merchandise before mentioned, and to trade with the same liberty and security from the places, ports, and havens of those who are enemies of both or either party without any opposition or disturbance whatever, not only directly from the places of the enemy before mentioned to neutral places, but also from one place belonging to an enemy to another place belonging to an enemy, whether they be under the jurisdiction of one Power or under several; and it is hereby stipulated that free ships shall also give freedom to goods, and that everything shall be deemed to be free and exempt from capture which shall be found on board the ships belonging to the citizens of either of the contracting parties, although the whole lading or any part thereof should appertain to the enemies of the other, contraband goods being always excepted. It is also agreed, in like manner, that the same liberty be extended to persons who are on board of a free ship; and they shall not be taken out of that free ship unless they are officers or soldiers, and in the actual service of the enemy: Provided, however, and it is hereby agreed, that the stipulations in this article contained, declaring that the flag shall cover the property, shall be understood as applying to those Powers only who recognize this principle, but if either of the two contracting parties shall be at war with a third, and the other neutral, the flag of the neutral shall cover the property of enemies whose Governments acknowledge this principle, and not of others.

Free ships make free goods.

Limitation of the principle.

### ARTICLE XVII.

All vessels sailing under the flag of the United States, and furnished with such papers as their laws require, shall be regarded in Italy as vessels of the United States, and, reciprocally, all vessels sailing under the flag of Italy, and furnished with the papers which the laws of Italy require, shall be regarded in the United States as Italian vessels.

Nationality of

## ARTICLE XVIII.

In order to prevent all kinds of disorder in the visiting and examination of the ships and cargoes of both the contracting parties on the high vessels on the high seas, they have agreed, mutually, that whenever a vessel of war shall meet with a vessel not of war of the other contracting party, the first shall remain at a convenient distance, and may send its boat, with two or three men only, in order to execute the said examination of the papers, concerning the ownership and cargo of the vessel, without causing the least extortion, violence, or ill-treatment; and it is expressly agreed that the unarmed party shall in no case be required to go on board the examining vessel for the purpose of exhibiting his papers, or for any other purpose whatever.

Examination of

#### ARTICLE XIX.

It is agreed that the stipulations contained in the present treaty relative to the visiting and examining of a vessel shall apply only to convoy. those which sail without a convoy; and when said vessels shall be under convoy the verbal declaration of the commander of the convoy, on his word of honor, that the vessels under his protection belong to the nation whose flag he carries, and when bound to an enemy's port, that they have no contraband goods on board, shall be sufficient.

Vessels under

## ARTICLE XX.

In order effectually to provide for the security of the citizens and subjects of the contracting parties, it is agreed between them that all manders of ships of commanders of ships of war of each party, respectively, shall be strictly

Liability of com-

enjoined to forbear from doing any damage to or committing any outrage against the citizens or subjects of the other, or against their vessels or property; and if the said commanders shall act contrary to this stipulation, they shall be severely punished, and made answerable in their persons and estates for the satisfaction and reparation of said damages, of whatever nature they may be.

### ARTICLE XXI.

If by any fatality, which cannot be expected, and which may God

Rights of resi-

dents in case of avert, the two contracting parties should be engaged in a war with each other, they have agreed and do agree, now for then, that there shall be allowed the term of six months to the merchants residing on the coasts and in the ports of each other, and the term of one year to those who dwell in the interior, to arrange their business, and transport their effects wherever they please, with the safe conduct necessary to protect them and their property, until they arrive at the ports designated for Non-combatants their embarkation. And all women and children, scholars of every faculty, cultivators of the earth, artisans, mechanics, manufacturers, and fishermen, unarmed and inhabiting the unfortified towns, villages, or places, and in general, all others whose occupations are for the common subsistence and benefit of mankind, shall be allowed to continue their respective employments, and shall not be molested in their persons, nor shall their houses or goods be burnt or otherwise destroyed, nor their fields wasted by the armed force of the belligerent in whose power, by the events of war, they may happen to fall; but, if it be necessary that anything should be taken from them for the use of such belligerent, the same shall be paid for at a reasonable price.

to be unmolested.

This article not to be annulled or suspended.

And it is declared that neither the pretence that war dissolves treaties, nor any other whatever, shall be considered as annulling or suspending this article; but, on the contrary, that the state of war is precisely that for which it is provided, and during which its provisions are to be sacredly observed as the most acknowledged obligations in the law of nations.

## ARTICLE XXII.

Disposal and inheritance of personal property.

The citizens of each of the contracting parties shall have power to dispose of their personal goods within the jurisdiction of the other, by sale, donation, testament, or otherwise, and their representatives, being citizens of the other party, shall succeed to their personal goods, whether by testament or ab intestato, and they may take possession thereof, either by themselves or others acting for them, and dispose of the same at their will, paying such dues only as the inhabitants of the country wherein such goods are shall be subject to pay in like cases.

Heira to real estate.

As for the case of real estate, the citizens and subjects of the two contracting parties shall be treated on the footing of the most favored nation.

### ARTICLE XXIII.

Access to courts of justice.

The citizens of either party shall have free access to the courts of justice, in order to maintain and defend their own rights, without any other conditions, restrictions, or taxes than such as are imposed upon They shall, therefore, be free to employ, in defense of their rights, such advocates, solicitors, notaries, agents, and factors as they may judge proper, in all their trials at law; and such citizens or agents shall have free opportunity to be present at the decisions and sentences of the tribunals in all cases which may concern them, and likewise at the taking of all examinations and evidences which may be exhibited in the said trials.

# ARTICLE XXIV.

The United States of America and the Kingdom of Italy mutually engage not to grant any particular favor to other nations, in respect to to other nations to commerce and navigation, which shall not immediately become common to the other party, who shall enjoy the same freely if the concession was freely made, or on allowing the same compensation if the concession was conditional.

Favors granted become common.

### ARTICLE XXV.

The present treaty shall continue in force for five years (5) years from the day of the exchange of the ratifications; and if, twelve (12) months treaty. before the expiration of that period, neither of the high contracting parties shall have announced to the other, by an official notification, its intention to terminate the said treaty, it shall remain obligatory on both parties one (1) year beyond that time, and so on until the expiration of the twelve (12) months, which will follow a similar notification, whatever may be the time when such notification shall be given.

Duration of

## ARTICLE XXVI.

The present treaty shall be approved and ratified by His Majesty the King of Italy, and by the President of the United States, by and with the advice and consent of the Senate thereof, and the ratifications shall be exchanged at Washington within twelve months from the date hereof, or sooner if possible.

In faith whereof the Plenipotentiaries of the contracting parties have signed the present treaty in duplicate, in the English and Italian languages, and thereto affixed their respective seals.

Done at Florence this twenty-sixth day of February, in the year of

our Lord one thousand eight hundred and seventy-one.

GEORGE P. MARSH. VISCONTI VENOSTA. [L. s.] Ratifications.

Signatures.

Date.

# JAPAN.

## JAPAN, 1854.

March 31, 1854.

TREATY OF PEACE AND AMITY BETWEEN THE UNITED STATES OF AMERICA AND THE EMPIRE OF JAPAN, CONCLUDED AT KANAGAWA MARCH 31, 1854; RATIFICATION ADVISED BY SENATE JULY 15, 1854; RATIFIED BY PRESIDENT AUGUST 7, 1854; RATIFICATIONS EXCHANGED AT SIMODA FEBRUARY 21, 1855; PROCLAIMED JUNE 22, 1855.

[This treaty was revoked in part by Article XII, treaty of 1858.]

Contracting parties.

The United States of America and the Empire of Japan, desiring to establish firm, lasting, and sincere friendship between the two nations, have resolved to fix, in a manner clear and positive, by means of a treaty or general convention of peace and amity, the rules which shall in future be mutually observed in the intercourse of their respective countries; for which most desirable object the President of the United States has conferred full powers on his Commissioner, Matthew Calbraith Perry, Special Ambassador of the United States to Japan, and the August Sovereign of Japan has given similar full powers to his Commissioners, Hayashi, Dai-gaku-no-kami; Ido, Prince of Tsus-Sima; Izawa, Prince of Mima-saki; and Udono, Member of the Board of Revenue. And the said Commissioners, after having exchanged their said full powers, and duly considered the premises, have agreed to the following articles:

Negotiators.

### ARTICLE I.

Peace and amity.

There shall be a perfect, permanent, and universal peace and a sincere and cordial amity between the United States of America on the one part, and the Empire of Japan on the other part, and between their people respectively, without exception of persons or places.

### ARTICLE II.

Ports of Simoda and Hakodade.

The port of Simoda, in the principality of Idzu, and the port of Hakodade, in the principality of Matsmai, are granted by the Japanese as ports for the reception of American ships, where they can be supplied with wood, water, provisions, and coal, and other articles their necessities may require, as far as the Japanese have them. The time for opening the first-named port is immediately on signing this treaty; the last-named port is to be opened immediately after the same day in the ensuing Japanese year.

Note.—A tariff of prices shall be given by the Japanese officers of the things which they can furnish, payment for which shall be made in

gold and silver coin.

### ARTICLE III.

Shipwrecked vessels. Whenever ships of the United States are thrown or wrecked on the coast of Japan, the Japanese vessels will assist them, and carry their crews to Simoda, or Hakodade, and hand them over to their countrymen, appointed to receive them; whatever articles the shipwrecked men may have preserved shall likewise be restored, and the expenses incurred in the rescue and support of Americans and Japanese who may thus be thrown upon the shores of either nation are not to be refunded.

## ARTICLE IV.

Those shipwrecked persons and other citizens of the United States Shipwrecked shall be free as in other countries, and not subjected to confinement, persons. but shall be amenable to just laws.

### ARTICLE V.

Shipwrecked men and other citizens of the United States, temporarily living at Simoda and Hakodade, shall not be subject to such restrictions and confinement as the Dutch and Chinese are at Nagasaki, but Simoda and Hakoshall be free at Simoda to go where they please within the limits of seven Japanese miles (or ri) from a small island in the harbor of Simoda, marked on the accompanying chart hereto appended; and shall in like manner be free to go where they please at Hakodade, within limits to be defined after the visit of the United States squadron to that place.

Citizens of the United States at

#### ARTICLE VI.

If there be any other sort of goods wanted, or any business which Deliberation as shall require to be arranged, there shall be careful deliberation between to things wanted. the parties in order to settle such matters.

### ARTICLE VII.

It is agreed that ships of the United States resorting to the ports open to them shall be permitted to exchange gold and silver coin and ports. articles of goods for other articles of goods, under such regulations as shall be temporarily established by the Japanese Government for that purpose. It is stipulated, however, that the ships of the United States shall be permitted to carry away whatever articles they are unwilling to exchange.

Trade at open

### ARTICLE VIII.

Wood, water, provisions, coal, and goods required, shall only be prohow cured through the agency of Japanese officers appointed for that purfurnished. pose, and in no other manner.

## ARTICLE IX.

It is agreed that if at any future day the Government of Japan shall grant to any other nation or nations privileges and advantages which extend to United are not herein granted to the United States and the citizens thereof, that these same privileges and advantages shall be granted likewise to the United States and to the citizens thereof, without any consultation or delay.

Future favors to

### ARTICLE X.

Ships of the United States shall be permitted to resort to no other ports in Japan but Simoda and Hakodade, unless in distress or forced other ports. by stress of weather.

## ARTICLE XI.

There shall be appointed, by the Government of the United States, Consuls or Agents to reside in Simoda, at any time after the expirational Simoda. tion of eighteen months from the date of the signing of this treaty; provided that either of the two Governments deem such arrangement necessary.

Consuls or agents

## ARTICLE XII.

Ratifications.

The present convention having been concluded and duly signed, shall be obligatory and faithfully observed by the United States of America and Japan, and by the citizens and subjects of each respective Power; and it is to be ratified and approved by the President of the United States, by and with the advice and consent of the Senate thereof, and by the August Sovereign of Japan, and the ratification shall be exchanged within eighteen months from the date of the signature thereof, or sooner if practicable.

Signatures.

In faith whereof we, the respective Plenipotentiaries of the United States of America and the Empire of Japan aforesaid, have signed and sealed these presents.

Date.

Done at Kanagawa, this thirty-first day of March, in the year of our Lord Jesus Christ one thousand eight hundred and fifty-four, and of Kayei the seventh year, third month, and third day.

M. C. PERRY.

# JAPAN, 1857.

June 17, 1857.

TREATY BETWEEN THE UNITED STATES OF AMERICA AND THE EMPIRE OF JAPAN FOR REGULATING INTERCOURSE, CONCLUDED AT SIMODA JUNE 17, 1857; RATIFICATION ADVISED BY SENATE JUNE 15, 1858; PROCLAIMED JUNE 30, 1858.

[This treaty was revoked by Article XII, treaty of 1858.]

Negotiators.

For the purpose of further regulating the intercourse of American citizens with the Empire of Japan, and, after due deliberation, His Excellency Townsend Harris, Consul General of the United States of America for the Empire of Japan, and their Excellencies Inowouve, Prince of Sinano, and Nakamoera, Prince of Dewa, Governors of Simoda, all having full powers from their respective Governments, have agreed on the following articles, to wit:

## ARTICLE I.

Port of Nangasaki to be open to American vessels.

The port of Nangasaki, in the principality of Hizen, shall be open to American vessels, where they may repair damages, procure water, fuel, provisions, and other necessary articles, even coals, where they are optainable.

### ARTICLE II.

American citi-Simoda and Hakodade.

It being known that American ships coming to the ports of Simoda zens may reside at and Hakodade cannot have their wants supplied by the Japanese, it is agreed that American citizens may permanently reside at Simoda and Hakodade, and the Government of the United States may appoint a Vice-Consul to reside at Hakodade.

This article to go into effect on the fourth day of July, eighteen hundred fifty-eight.

#### ARTICLE III.

American and Japanese coin.

In settlement of accounts the value of the money brought by the Americans shall be ascertained by weighing it with Japanese coin, (gold and silver itsebues,) that is, gold with gold, and silver with silver, or weights representing Japanese coin may be used, after such weights have been carefully examined and found to be correct.

The value of the money of the Americans having been thus ascertained, the sum of six per cent. shall be allowed to the Japanese for the

expense of recoinage.

### ARTICLE IV.

Americans committing offences in Japan shall be tried by the Ameri-Jurisdiction of can Consul General or Consul, and shall be punished according to offences. American laws.

Japanese committing offences against Americans shall be tried by the Japanese authorities, and punished according to Japanese laws.

### ARTICLE V.

American ships which may resort to the ports of Simoda, Hakodade, or Nangasaki, for the purpose of obtaining necessary supplies, or to repair damages, shall pay for them in gold or silver coin; and if they have no money, goods shall be taken in exchange.

Medium of exchange, &c.

### ARTICLE VI.

The government of Japan admits the right of His Excellency the Consul General of the United States to go beyond the limits of Seven General, &c. Ri, but has asked him to delay the use of that right, except in cases of emergency, shipwreck, &c., to which he has assented.

Rights of Consul

### ARTICLE VII.

Purchases for His Excellency the Consul General, or his family, may be made by him only, or by some member of his family, and payment Consul General. made to the seller for the same, without the intervention of any Japanese official; and for this purpose Japanese silver and copper coin shall be supplied to His Excellency the Consul General.

Purchases for

### ARTICLE VIII.

As His Excellency the Consul General of the United States of America has no knowledge of the Japanese language, nor their Excellencies the treaty. Governors of Simoda a knowledge of the English language, it is agreed that the true meaning shall be found in the Dutch version of the articles.

Dutch version of

#### ARTICLE IX.

All the foregoing articles shall go into effect from the date hereof, except article two, which shall go into effect on the date indicated in it.

Treaty when to take effect.

Done in quintuplicate, (each copy being in English, Japanese, and Dutch,) at the Goyosso of Simoda, on the seventeenth day of June, in the year of the Christian era eighteen hundred fifty-seven, and of the Independence of the United States of America the eighty-first, corresponding to the fourth Japanese year of Ansei, Mi, the fifth month, the twenty sixth day, the English version being signed by His Excellency the Consul General of the United States of America, and the Japanese version by their Excellencies the Governors of Simoda.

Date.

Signatures.

TOWNSEND HARRIS. [L. S.]

## JAPAN, 1858.

TREATY OF AMITY AND COMMERCE, BETWEEN THE UNITED STATES OF AMERICA AND THE EMPIRE OF JAPAN, CONCLUDED AT YEDO JULY 29, 1858; RATIFICATION ADVISED BY SENATE DECEMBER 15, 1858; RATIFIED BY PRESIDENT APRIL 12, 1860; RATIFICATIONS EXCHANGED AT WASHINGTON MAY 22, 1860; PROCLAIMED MAY 23, 1860.

July 29, 1858.

The President of the United States of America and His Majesty the Ty-coon of Japan, desiring to establish on firm and lasting foundations ties. the relations of peace and friendship now happily existing between the

Contracting par-

two countries, and to secure the best interest of their respective citizens and subjects by encouraging, facilitating, and regulating their industry and trade, have resolved to conclude a treaty of amity and commerce for this purpose, and have therefore named as their plenipotentiaries, that is to say:

Negotiators.

The President of the United States, His Excellency Townsend Harris, Consul-General of the United States of America for the Empire of Japan, and His Majesty the Ty-coon of Japan, their Excellencies Inoooye, Prince of Sinano, and Iwasay, Prince of Hego;

Who, after having communicated to each other their respective full powers, and found them to be in good and due form, have agreed upon

and concluded the following articles:

### ARTICLE I.

Peace and friendship.

There shall henceforward be perpetual peace and friendship between the United States of America and His Majesty the Ty-coon of Japan and his successors.

Diplomatic and consular agents.

The President of the United States may appoint a Diplomatic Agent to reside at the city of Yedo, and Consuls or Consular Agents to reside at any or all of the ports in Japan which are opened for American commerce by this treaty. The Diplomatic Agent and Consul-General of the United States shall have the right to travel freely in any part of the Empire of Japan from the time they enter on the discharge of their official duties.

The Government of Japan may appoint a Diplomatic Agent to reside at Washington, and Consuls or Consular Agents for any or all of the ports of the United States. The Diplomatic Agent and Consul General of Japan may travel freely in any part of the United States from the time they arrive in the country.

## ARTICLE II.

Mediation be-

The President of the United States, at the request of the Japanese tween Japan and Government, will act as a friendly mediator in such matters of differ-European powers. ence as may arise between the Government of Japan and any European power.

Aid to Japanese vessels.

The ships of war of the United States shall render friendly aid and assistance to such Japanese vessels as they may meet on the high seas, so far as it can be done without a breach of neutrality; and all American Consuls residing at ports visited by Japanese vessels shall also give them such friendly aid as may be permitted by the laws of the respective countries in which they reside.

#### ARTICE III.

Additional open ports.

In addition to the ports of Simoda and Hakodade, the following ports and towns shall be opened on the dates respectively appended to them, that is to say: Kanagawa, on the (4th of July, 1859) fourth day of July, one thousand eight hundred and fifty-nine; Nagasaki, on the (4th of July, 1859) fourth day of July, one thousand eight hundred and fiftynine; Nee e gata, on the (1st of January, 1860) first day of January, one thousand eight hundred and sixty; Hiogo, on the (1st of January, 1863) first day of January, one thousand eight hundred and sixtythree.

Residence of Americans in Japan.

If Nee-e-gata is found to be unsuitable as a harbour, another port on the west coast of Nipon shall be selected by the two Governments in lieu thereof. Six months after the opening of Kanagawa the port of Simoda shall be closed as a place of residence and trade for American In all the foregoing ports and towns American citizens may permanently reside; they shall have the right to lease ground, and purchase the buildings thereon, and may erect dwellings and warehouses. But no fortification or place of military strength shall be erected under pretence of building dwelling or warehouses; and to see that this article tions. is observed, the Japanese authorities shall have the right to inspect, from time to time, any buildings which are being erected, altered, or The place which the Americans shall occupy for their buildings, and the harbour regulations, shall be arranged by the American Consul and the authorities of each place; and if they cannot agree, the matter shall be referred to and settled by the American Diplomatic Agent and the Japanese Government.

No wall, fence, or gate shall be erected by the Japanese around the place of residence of the Americans, or anything done which may pre-

vent a free egress and ingress to the same.

From the (1st of January, 1862) first day of January, one thousand eight hundred and sixty-two, Americans shall be allowed to reside in the city of Yedo; and from the (1st of January, 1863,) first day of January, one thousand eight hundred and sixty-three, in the city of Osaca, for the purposes of trade only. In each of these two cities a suitable place within which they may hire houses, and the distance they may go, shall be arranged by the American Diplomatic Agent and the Government of Japan. Americans may freely buy from Japanese and sell to them any articles that either may have for sale, without the intervention of any Japanese officers in such purchase or sale, or in making or receiving payment for the same; and all classes of Japanese may purchase, sell, keep, or use any articles sold to them by the Americans.

The Japanese Government will cause this clause to be made public in every part of the Empire as soon as the ratifications of this treaty shall be exchanged.

Munitions of war shall only be sold to the Japanese Government and

foreigners.

No rice or wheat shall be exported from Japan as cargo, but all Americans resident in Japan, and ships, for their crews and passengers, shall be furnished with sufficient supplies of the same. The Japanese Government will sell, from time to time at public auction, any surplus quantity of copper that may be produced. Americans residing in Japan shall have the right to employ Japanese as servants or in any other ants. capacity.

Building regula-

Trade.

Munitions of

Rice and wheat.

Copper.

Japanese serv-

## ARTICLE IV.

Duties shall be paid to the Government of Japan on all goods landed in the country, and on all articles of Japanese production that are ex. in Japan. ported as cargo, according to the tariff hereunto appended.

If the Japanese custom house officers are dissatisfied with the value placed on any goods by the owner, they may place a value thereon, and goods. offer to take the goods at that valuation. If the owner refuses to accept the offer, he shall pay duty on such valuation. If the offer be accepted by the owner, the purchase-money shall be paid to him without delay, and without any abatement or discount.

Supplies for the use of the United States navy may be landed at Kanagawa, Hakodade, and Nagasaki, and stored in warehouses, in the custody of an officer of the American Government, without the payment of But, if any such supplies are sold in Japan, the purchaser

shall pay the proper duty to the Japanese authorities.

The importation of opium is prohibited, and any American vessel coming to Japan for the purposes of trade, having more than (3) three opium prohibited. catties' (four pounds avoirdupois) weight of opium on board, such surplus quantity shall be seized and destroyed by the Japanese authori-All goods imported into Japan, and which have paid the duty fixed by this treaty, may be transported by the Japanese into any part of the Empire without the payment of any tax, excise, or transit duty whatever.

Duties payable

[See p. 457.]

Appraisement of

Supplies for navy of United States.

Importation of

Duties on imports in American vessels.

No higher duties shall be paid by Americans on goods imported into Japan than are fixed by this treaty, nor shall any higher duties be paid by Americans than are levied on the same description of goods if imported in Japanese vessels, or the vessels of any other nation,

### ARTICLE V.

Foreign coin.

All foreign coin shall be current in Japan and pass for its corresponding weight of Japanese coin of the same description. Americans and Japanese may freely use foreign or Japanese coin, in making payment to each other.

As some time will elapse before the Japanese will be acquainted with the value of foreign coin, the Japanese Government will, for the period of one year after the opening of each harbour, furnish the Americans with Japanese coin, in exchange for theirs, equal weights being given and no discount taken for recoinage. Coins of all description (with the exception of Japanese copper coin) may be exported from Japan, and foreign gold and silver uncoined.

## ARTICLE VI.

Juriediction over offences.

Americans committing offences against Japanese shall be tried in American consular courts, and when guilty shall be punished according to American law. Japanese committing offences against Americans shall be tried by the Japanese authorities and punished according to Japa-The consular courts shall be open to Japanese creditors, to Access to courts. nese law. enable them to recover their just claims against American citizens, and the Japanese courts shall in like manner be open to American citizens for the recovery of their just claims against Japanese.

Recovery of forfeitures and penalties.

All claims for forfeitures or penalties for violations of this treaty, or of the articles regulating trade which are appended hereunto, shall be sued for in the consular courts, and all recoveries shall be delivered to the Japanese authorities.

Neither the American or Japanese Governments are to be held responsible for the payment of any debts contracted by their respective citizens or subjects.

# ARTICLE VII.

Limits of residence, &c., at open ports.

In the open harbours of Japan, Americans shall be free to go where they please within the following limits:

At Kanagawa, the River Logo, (which empties into the Bay of Yedo, between Kawasaki and Sinagawa,) and (10) ten ri in any other direction.

At Hakodade, (10) ten ri in any direction.

At Hiogo, (10) ten ri in any direction, that of Kioto excepted, which city shall not be approached nearer than (10) ten ri. The crews of vessels resorting to Hiogo shall not cross the River Enagawa, which empties into the bay between Hiogo and Osaca. The distances shall be measured inland from the Goyoso, or town hall, of each of the foregoing harbours, the ri being equal to (4,275) four thousand two hundred and seventy-five yards, American measure.

At Nagasaki, Americans may go into any part of the imperial domain in its vicinity. The boundaries of Nee e gata, or the place that may be substituted for it, shall be settled by the American Diplomatic Agent and the Government of Japan. Americans who have been convicted of felony, or twice convicted of misdemeanours, shall not go more than

(1) one Japanese ri inland from the places of their respective residences; Loss of right of and all persons so convicted shall lose their right of permanent resipermanent residence in Japan, and the Japanese authorities may require them to leave the country.

A reasonable time shall be allowed to all such persons to settle their

affairs, and the American consular authority shall, after an examination into the circumstances of each case, determine the time to be allowed, but such time shall not in any case exceed one year, to be calculated from the time the person shall be free to attend to his affairs.

### ARTICLE VIII.

Americans in Japan shall be allowed the free exercise of their religion, and for this purpose shall have the right to erect suitable places dom. of worship. No injury shall be done to such buildings, nor any insult be offered to the religious worship of the Americans. American citizens shall not injure any Japanese temple or mia, or offer any insult or injury to Japanese religious ceremonies, or to the objects of their wor-

Religious free-

The Americans and Japanese shall not do anything that may be calculated to excite religious animosity. The Government of Japan has already abolished the practice of trampling on religious emblems.

#### ARTICLE IX.

When requested by the American Consul, the Japanese authorities will cause the arrest of all deserters and fugitives from justice, receive fugitives from jusin jail all persons held as prisoners by the Consul, and give to the Consul such assistance as may be required to enable him to enforce the observance of the laws by the Americans who are on land, and to maintain order among the shipping. For all such services, and for the support of prisoners kept in confinement, the Consul shall in all cases pay a just compensation.

Deserters and

### ARTICLE X.

The Japanese Government may purchase or construct, in the United States, ships of war, steamers, merchant-ships, whale ships, cannon, in United States munitions of war, and arms of all kinds, and any other things it may erment. require. It shall have the right to engage, in the United States, scientific, naval, and military men, artisans of all kinds, and mariners to enter into its service. All purchases made for the Government of Japan may be exported from the United States, and all persons engaged for its service may freely depart from the United States: Provided, That no articles that are contraband of war shall be exported, nor any persons engaged to act in a naval or military capacity, while Japan shall be at war with any power in amity with the United States.

Purchases, in United States

#### ARTICLE XI.

The articles, for the regulation of trade, which are appended to this treaty, shall be considered as forming a part of the same, and shall be tions. equally binding on both the contracting parties to this treaty, and on [See pp. 454-457.] their citizens and subjects.

Trade regula-

#### ARTICLE XII.

Such of the provisions of the treaty made by Commodore Perry, and signed at Kanagawa, on the 31st of March, 1854, as conflict with the former treaties reprovisions of this treaty are hereby revoked; and as all the provisions voked. of a convention executed by the Consul General of the United States and the Governors of Simoda, on the 17th of June, 1857, are incorporated in this treaty, that convention is also revoked.

Provisions of

[See pp. 446-448, and pp. 448, 449.]

The person charged with the diplomatic relations of the United States in Japan, in conjunction with such person or persons as may be appointed for that purpose by the Japanese Government, shall have power to make such rules and regulations as may be required to carry into full and complete effect the provisions of this treaty, and the provisions of the articles regulating trade appended thereunto.

## ARTICLE XIII.

Revision of treaty.

After the (4th of July, 1872) fourth day of July, one thousand eight hundred and seventy-two, upon the desire of either the American or Japanese Governments, and on one year's notice given by either party. this treaty, and such portions of the treaty of Kanagawa as remain unrevoked by this treaty, together with the regulations of trade hereunto annexed, or those that may be hereafter introduced, shall be subject to revision by commissioners appointed on both sides for this purpose. who will be empowered to decide on, and insert therein, such amendments as experience shall prove to be desirable.

## ARTICLE XIV.

Treaty, when to take effect.

This treaty shall go into effect on the (4th of July, 1859) fourth day of July, in the year of our Lord one thousand eight hundred and fiftynine, on or before which day the ratifications of the same shall be exchanged at the city of Washington; but if, from any unforeseen cause, the ratifications cannot be exchanged by that time, the treaty shall still go into effect at the date above mentioned.

Retifications.

The act of ratification on the part of the United States shall be verified by the signature of the President of the United States, countersigned by the Secretary of State, and sealed with the seal of the United States.

The act of ratification on the part of Japan shall be verified by the name and seal of His Majesty the Ty coon, and by the seals and signa-

Dutch version of treaty.

tures of such of his high officers as he may direct. This treaty is executed in quadruplicate, each copy being written in the English, Japanese, and Dutch languages, all the versions having the same meaning and intention, but the Dutch version shall be considered as being the original.

Signatures. Date.

In witness whereof, the above-named Plenipotentiaries have hereunto set their hands and seals, at the city of Yedo, this twenty-ninth day of July, in the year of our Lord one thousand eight hundred and fifty-eight, and of the Independence of the United States of America the eightythird, corresponding to the Japanese era, the nineteenth day of the sixth month of the fifth year of Ansei Mma.

TOWNSEND HARRIS. [SEAL.]

Trade regulations.

Regulations under which American trade is to be conducted in Japan.

#### REGULATION FIRST.

Entry of vessels

Within (48) forty-eight hours (Sundays excepted) after the arrival of at Japanese cus- an American ship in a Japanese port, the captain or commander shall exhibit to the Japanese custom house authorities the receipt of the American Consul, showing that he has deposited the ship's register and other papers, as required by the laws of the United States, at the American consulate, and he shall then make an entry of his ship, by giving a written paper, stating the name of the ship and the name of the port from which she comes, her tonnage, the name of her captain or commander, the names of her passengers, (if any,) and the number of her crew, which paper shall be certified by the captain or commander to be a true statement, and shall be signed by him. He shall at the same time deposit a written manifest of his cargo, setting forth the marks and numbers of the packages and their contents, as they are described in his bills of lading, with the names of the person or persons to whom they are consigned. A list of the stores of the ship shall be added to the manifest. The captain or commander shall certify the manifest to

be a true account of all the cargo and stores on board the ship, and

Manifesta.

shall sign his name to the same. If any error is discovered in the manifest, it may be corrected within (24) twenty-four hours (Sundays excepted) without the payment of any fee; but for any alteration or post entry to the manifest made after that time a fee of (15) fifteen dollars shall be paid. All goods not entered on the manifest shall pay double duties on being landed. Any captain or commander that shall neglect to enter his vessel at the Japanese custom-house within the time prescribed by this regulation shall pay a penalty of (60) sixty dollars for each day that he shall so neglect to enter his ship.

## REGULATION SECOND.

The Japanese Government shall have the right to place customhouse officers on board of any ship in their ports, (men-of-war excepted.) All custom house officers shall be treated with civility, and such reasonable accommodation shall be allotted to them as the ship affords. No goods shall be unladen from any ship between the hours of sunset and sunrise, except by special permission of the custom house authorities, and the hatches, and all other places of entrance into that part of the ship where the cargo is stowed, may be secured by Japanese officers, between the hours of sunset and sunrise, by affixing seals, locks, or other fastenings; and if any person shall, without due permission, open any entrance that has been so secured, or shall break or remove any seal, lock, or other fastening that has been affixed by the Japanese custom-house officers, every person so offending shall pay a fine of (60) sixty dollars for each offence. Any goods that shall be discharged or attempted to be discharged from any ship without having been duly entered at the Japanese custom-house, as hereinafter provided, shall be liable to seizure and confiscation.

Packages of goods made up with an attempt to defraud the revenue of Japan, by concealing therein articles of value which are not set forth

in the invoice, shall be forfeited.

American ships that shall smuggle, or attempt to smuggle, goods in any of the non-opened harbours of Japan, all such goods shall be forfeited to the Japanese Government, and the ship shall pay a fine of (1,000) one thousand dollars for each offence. Vessels needing repairs may land their cargo for that purpose without the payment of duty. All goods so landed shall remain in charge of the Japanese authorities, and all just charges for storage, labor, and supervision shall be paid thereon. But if any portion of such cargo be sold, the regular duties shall be paid on the portion so disposed of. Cargo may be transhipped to another vessel in the same harbour without the payment of duty; but all transhipments shall be made under the supervision of Japanese officers, and after satisfactory proof has been given to the custom-house authorities of the bona fide nature of the transaction, and also under a permit to be granted for that purpose by such authorities. The importation of opium being prohibited, if any person or persons shall smuggle, opium. or attempt to smuggle, any opium, he or they shall pay a fine of (15) fifteen dollars for each catty of opium so smuggled or attempted to be smuggled; and if more than one person shall be engaged in the offence, they shall collectively be held responsible for the payment of the foregoing penalty.

# REGULATION THIRD.

The owner or consignee of any goods, who desires to land them, shall make an entry of the same at the Japanese custom house. The entry shall be in writing, and shall set forth the name of the person making the entry, and the name of the ship in which the goods were imported, and the marks, numbers, packages, and the contents thereof, with the value of each package extended separately in one amount, and at the bottom of the entry shall be placed the aggregate value of all the goods contained in the entry. On each entry the owner or consignee shall

Unlading of ods.

Revenue frauds.

Smuggling into non-opened harbors.

Repairs of vessels.

Transhipment of cargo.

Smuggling opium.

Entry of goods.

certify, in writing, that the entry then presented exhibits the actual cost of the goods, and that nothing has been concealed whereby the customs of Japan would be defrauded; and the owner or consignee shall sign his name to such certificate.

Invoices.

The original invoice or invoices of the goods so entered shall be presented to the custom-house authorities, and shall remain in their possession until they have examined the goods contained in the entry.

Inspection.

The Japanese officers may examine any or all the packages so en. tered, and for this purpose may take them to the custom house, but such examination shall be without expense to the importer or injury to the goods; and after examination the Japanese shall restore the goods to their original condition in the packages, (so far as may be practicable,) and such examination shall be made without any unreasonable delay.

Appraisement of damaged goods.

If any owner or importer discovers that his goods have been damaged on the voyage of importation, before such goods have been delivered to him, he may notify the custom house authorities of such damage; and he may have the damaged goods appraised by two or more competent and disinterested persons, who, after due examination, shall make a certificate setting forth the amount per cent. of damage on each separate package, describing it by its mark and number, which certificates shall be signed by the appraisers, in presence of the custom-house authorities, and the importer may attach the certificate to his entry, and make a corresponding deduction from it. But this shall not prevent the custom-house authorities from appraising the goods in the manner provided in article fourth of the treaty, to which these regulations are appended.

Delivery permits.

After the duties have been paid, the owner shall receive a permit authorizing the delivery to him of the goods, whether the same are at Entry for export. the custom-house or on ship-board. All goods intended to be exported shall be entered at the Japanese custom-house before they are placed on ship-board. The entry shall be in writing, and shall state the name of the ship by which the goods are to be exported, with the marks and numbers of the packages, and the quantity, description, and value of their contents. The exporter shall certify, in writing, that the entry is a true account of all the goods contained therein, and shall sign his name thereto. Any goods that are put on board of a ship for exportation before they have been entered at the custom house, and all packages which contain prohibited articles, shall be forfeited to the Japanese Government.

Ship's supplies, £с.

No entry at the custom-house shall be required for supplies for the use of ships, their crews, and passengers, nor for the clothing, etc., of passengers.

REGULATION FOURTH.

Clearance.

Ships wishing to clear shall give (24) twenty-four hours' notice at the custom-house, and at the end of that time they shall be entitled to their clearance; but, if it be refused, the custom-house authorities shall immediately inform the captain or consignee of the ship of the reasons why the clearance is refused, and they shall also give the same notice to the American Consul.

Ships of war.

Ships of war of the United States shall not be required to enter or clear at the custom house, nor shall they be visited by Japanese cus-Mail steamships. tom-house or police officers. Steamers carrying the mails of the United States may enter and clear on the same day, and they shall not be required to make a manifest, except for such passengers and goods as are to be landed in Japan. But such steamers shall, in all cases, enter and clear at the custom house.

Whale-ships.

Whale-ships touching for supplies, or ships in distress, shall not be required to make a manifest of their cargo; but if they subsequently wish to trade, they shall then deposit a manifest, as required in regulation first.

The word ship, wherever it occurs in these regulations, or in the Mean ship, wherever it occurs in these regulations, or in the Mean ship," treaty to which they are attached, is to be held as meaning ship, barque, brig, schooner, sloop, or steamer.

Meaning of word

#### REGULATION FIFTH.

Any person signing a false declaration or certificate, with the intent False certificates, to defraud the revenue of Japan, shall pay a fine of (125) one hundred &c. and twenty-five dollars for each offence.

#### REGULATION SIXTH.

No tonnage duties shall be levied on American ships in the ports of Japan, but the following fees shall be paid to the Japanese customhouse authorities: For the entry of a ship, (15) fifteen dollars; for the clearance of a ship, (7) seven dollars; for each permit,  $(1\frac{1}{2})$  one dollar and a half; for each bill of health, (11) one dollar and a half; for any other document, (11) one dollar and a half.

Tonnage duties.

Fees.

#### REGULATION SEVENTH.

Duties shall be paid to the Japanese Government on all goods landed in the country, according to the following tariff: \*

Tariff of duties.

Class one .-- All articles in this class shall be free of duty. Gold and silver, coined or uncoined.

Wearing apparel in actual use.

Household furniture and printed books not intended for sale, but the property of persons who come to reside in Japan.

Class two.—A duty of (5) five per cent. shall be paid on the following

articles:

All articles used for the purpose of building, rigging, repairing, or fitting out of ships.

Whaling gear of all kinds.

Salted provisions of all kinds.

Bread and breadstuffs.

Living animals of all kinds.

Coals.

Timber for building houses.

Rice.

Paddy.

Steam machinery.

Zinc.

Lead.

Tin.

Raw silk.

Class three.—A duty of (35) thirty-five per cent. shall be paid on all intoxicating liquors, whether prepared by distillation, fermentation, or in any other manner.

Class four.—All goods not included in any of the preceding classes

shall pay a duty of (20) twenty per cent.

All articles of Japanese production which are exported as cargo shall pay a duty of (5) five per cent., with the exception of gold and silver coin and copper in bars. (5) Five years after the opening of Kanagawa the import and export duties shall be subject to revision, if the Japanese Government desires it.

TOWNSEND HARRIS. [L. S.]

<sup>\*</sup> See convention of 1864, p. 458.

### JAPAN, 1864.

January 28, 1864.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND THE EMPIRE OF JAPAN FOR REDUCTION OF IMPORT DUTIES. CONCLUDED AT YEDO, JANUARY 28, 1864; RATIFICATION ADVISED BY SENATE FEBRUARY 21, 1866; RATIFIED BY PRESIDENT APRIL 9, 1866; PROCLAIMED APRIL 9, 1866.

Negotiators.

For the purpose of encouraging and facilitating the commerce of the citizens of the United States in Japan, and after due deliberation, His Excellency Robert H. Pruyn, Minister Resident of the United States in Japan, and His Excellency Sibata Sadataro, Governor for Foreign Affairs, both having full powers from their respective Governments, have agreed on the following articles, viz:

## ARTICLE I.

Articles free of duty.

The following articles, used in the preparation and packing of teas, shall be free of duty:

Sheet lead, solder, matting, rattan, oil for painting, indigo, gipsum,

firing pans, and baskets.

## ARTICLE II.

At reduced duty of five per cent.

The following articles shall be admitted at the reduced duty of five

per cent.:

Machines and machinery; drugs and medicines. Note.—The prohibition of the importation of opium, according to the existing treaty, remains in full force. Iron, in pigs or bars; sheet iron and iron wire; tin plates, white sugar, in loaves or crushed; glass and glassware; clocks, watches, and watch chains; wines, malted and spirituous liquors.

### ARTICLE III.

Payment of duties.

The citizens of the United States, importing or exporting goods, shall always pay the duty fixed thereon, whether such goods are intended for their own use or not.

#### ARTICLE IV.

When treaty to take effect.

This convention having been agreed upon a year ago, and its signature delayed through unavoidable circumstances, it is hereby agreed that the same shall go into effect, at Kanagawa, on the 8th of February next, corresponding to the first day of the first month of the fourth Japanese year of Bunkin Ne, and at Nagasaki and Hakodate on the 9th day of March next, corresponding to the first day of the second month of the fourth Japanese year of Bunkin Ne.

Done in quadruplicate; each copy being written in the English, Jap-Dutch version of anese, and Dutch languages; all the versions having the same meaning,

but the Dutch version shall be considered as the original.

Dutch version of treaty.

Signatures.

In witness whereof the above-named Plenipotentiaries have hereunto set their hands and seals, at the city of Yedo, the 28th day of January, of the year of our Lord one thousand eight hundred and sixty four, and of the Independence of the United States the eighty-eighth, corresponding to the twentieth day of the twelfth month of the third year of Bunkin Ye of the Japanese era.

Date.

SEAL. ROBERT H. PRUYN.

## JAPAN, 1864.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA, GREAT BRITAIN, FRANCE, AND THE NETHERLANDS, AND THE EMPIRE OF JAPAN, RELATING TO INDEMNITIES, CONCLUDED AT YOKOHAMA OCTOBER 22, 1864; RATIFICATION ADVISED BY SENATE FEBRUARY 21, 1866; RATIFIED BY PRESIDENT APRIL 9, 1866; PROCLAIMED APRIL 9, 1866.

Oct. 22, 1864.

The representatives of the United States of America, Great Britain, Prance, and the Netherlands, in view of the hostile acts of Mori Daizen, Prince of Nagato and Suwo, which were assuming such formidable hostile acts of the Netherlands of th proportions as to make it difficult for the Tycoon faithfully to observe Prince of Nagato, the treaties, having been obliged to send their combined forces to the &c. Straits of Simonoseki in order to destroy the batteries erected by that Daimio for the destruction of foreign vessels and the stoppage of trade; and the Government of the Tycoon, on whom devolved the duty of chastising this rebellious Prince, being held responsible for any damage resulting to the interests of the treaty Powers, as well as the expenses occasioned by the expedition:

The undersigned, representatives of treaty Powers, and Sakai Hida no Kami, a member of his second council, invested with plenipotentiary powers by the Tycoon of Japan, animated with the desire to put an end to all reclamations concerning the acts of aggression and hostility committed by the said Mori Daizen since the first of these acts, in June, 1863, against the flags of divers treaty Powers, and at the same time to regulate definitively the question of indemnities of war, of whatever kind, in respect to the allied expedition to Simonoseki, have agreed and determined upon the four articles following:

Negotiators.

1. The amount payable to the four Powers is fixed at three millions of dollars. This sum to include all claims of whatever nature, for past aggressions on the part of Nagato, whether indemnities, ransom for Simonoseki, or expenses entailed by the operations of the allied squadAmount fixed.

2. The whole sum to be payable quarterly, in instalments of one sixth, or half a million dollars, to begin from the date when the representatives of payment. of said Powers shall make known to the Tycoon's Government the ratification of this convention and the instructions of their respective Governments.

Time and mode

3. Inasmuch as the receipt of money has never been the object of the said Powers, but the establishment of better relations with Japan, in the inland sea may be accepted in and the desire to place these on a more satisfactory and mutually advan-lieu of payment of tageous footing is still the leading object in view, therefore, if His money. Majesty the Tycoon wishes to offer, in lieu of payment of the sum claimed, and as a material compensation for loss and injury sustained, the opening of Simonoseki, or some other eligible port in the inland sea, it shall be at the option of the said foreign Governments to accept the same, or insist on the payment of the indemnity in money, under the conditions above stipulated.

Opening of a port in the inland sea

4. This convention to be formally ratified by the Tycoon's Government within fifteen days from the date thereof.

Ratification. Signatures.

In token of which the respective Plenipotentiaries have signed and sealed this convention, in quintuplicate, with English, Dutch, and Japanese versions, whereof the English shall be considered the original. Done at Yokohama, this 22d day of October, 1864, corresponding to

Date.

the 22d day of the 9th month of the first year of Gengi.

ROBERT H. PRUYN,

Minister Resident of the United States in Japan. RUTHERFORD ALCOCK,

H. B. M.'s Envoy Extraordinary and Minister Plenipotentiary in Japan. LEON ROCHES,

Ministre Plénip're de S. M. L'Empereur des Français au Japon. D. DE GRAEFF VAN POLSBROEK,

H. N. M.'s Consul General and Political Agent in Japan.

(Signature of Sakai Hida no Kami.)

## LEW CHEW.

## LEW CHEW, 1854.

July 11, 1854.

COMPACT WITH LEW CHEW, CONCLUDED AT NAPA JULY 11, 1854; RATIFICATION ADVISED BY SENATE MARCH 3, 1855; RATIFIED BY PRESIDENT MARCH 9, 1855; PROCLAIMED MARCH 9, 1855.

Trade allowed at Lew Chew. Hereafter, whenever citizens of the United States come to Lew Chew, they shall be treated with great courtesy and friendship. Whatever articles these people ask for, whether from the officers or people, which the country can furnish, shall be sold to them; nor shall the authorities interpose any prohibitory regulations to the people selling, and whatever either party may wish to buy shall be exchanged at reasonable prices.

Where to be carried on.

Whenever ships of the United States shall come into any harbor in Lew Chew, they shall be supplied with wood and water at reasonable prices; but if they wish to get other articles, they shall be purchasable only at Nove.

only at Napa.

Wrecks.

If ships of the United States are wrecked on Great Lew Chew, or on islands under the jurisdiction of the royal Government of Lew Chew, the local authorities shall dispatch persons to assist in saving life and property, and preserve what can be brought ashore till the ships of that nation shall come to take away all that may have been saved; and the expenses incurred in rescuing these unfortunate persons shall be refunded by the nation they belong to.

Conduct of Americans who land.

Whenever persons from ships of the United States come ashore in Lew Chew, they shall be at liberty to ramble where they please without hindrance or having officials sent to follow them, or to spy what they do; but if they violently go into houses, or trifle with women, or force people to sell them things, or do other such like illegal acts, they shall be arrested by the local officers, but not maltreated, and shall be reported to the captain of the ship to which they belong for punishment by him.

Burial-ground.

At Tumai is a burial-ground for the citizens of the United States,

where their graves and tombs shall not be molested.

Pilots.

The Government of Lew Chew shall appoint skillful pilots, who shall be on the lookout for ships appearing off the island, and if one is seen coming towards Napa, they shall go out in good boats beyond the reefs to conduct her into a secure anchorage, for which service the captain shall pay the pilot five dollars, and the same for going out of the harbor beyond the reefs.

Price of wood and water.

Whenever ships anchor at Napa, the officers shall furnish them with wood at the rate of three thousand six hundred copper cash per thousand catties; and with water at the rate of 600 copper cash (43 cents) for one thousand catties, or six barrels full, each containing 30 American gallons.

Signatures.

Signed in the English and Chinese languages, by Commodore Matthew C. Perry, commander-in-chief of the U. S. naval forces in the East India, China, and Japan Seas, and special envoy to Japan for the United States; and by Sho Fu fing, superintendent of affairs (Tsu-li-kwan) in Lew Chew; and Ba Rio-si, treasurer of Lew Chew, at Shni, for the Government of Lew Chew, and copies exchanged this 11th day of July, 1854, or the reign Hien fung, 4th year, 6th moon, 17th day, at the Town Hall of Napa.

Date.

M. C. PERRY.

## LIBERIA.

## LIBERIA, 1862.

TREATY OF COMMERCE AND NAVIGATION BETWEEN THE UNITED STATES OF AMERICA AND THE REPUBLIC OF LIBERIA, CONCLUDED AT LONDON, OCTOBER 21, 1862; RATIFICATION ADVISED BY SENATE JANUARY 9, 1863; RATIFIED BY PRESIDENT JANUARY 12, 1863; RATIFICATIONS EXCHANGED AT LONDON FEBRUARY 17, 1863; PROCLAIMED MARCH 18, 1863.

Oct. 21, 1862.

The United States of America and the Republic of Liberia, desiring to fix, in a permanent and equitable manner, the rules to be observed ties. in the intercourse and commerce they desire to establish between their respective countries, have agreed, for this purpose, to conclude a treaty of commerce and navigation, and have judged that the said end cannot be better obtained than by taking the most perfect equality and reciprocity for the basis of their agreement; and to effect this, they have named as their respective plenipotentiaries, that is to say:

The President of the United States of America, Charles Francis Adams, Envoy Extraordinary and Minister Plenipotentiary of the United States of America at the Court of St. James; and the Republic of Liberia, His Excellency Stephen Allen Benson, President thereof;

Who, after having communicated to each other their respective full powers, found in good and due form, have agreed upon the following articles:

Contracting par-

Negotiators.

#### ARTICLE I.

There shall be perpetual peace and friendship between the United States of America and the Republic of Liberia, and also between the ship. citizens of both countries.

Peace and friend-

## ARTICLE II.

There shall be reciprocal freedom of commerce between the United States of America and the Republic of Liberia. The citizens of the dom of commerce. United States of America may reside in and trade to any part of the territories of the Republic of Liberia to which any other foreigners are or shall be admitted. They shall enjoy full protection for their persons and properties; they shall be allowed to buy from and to sell to whom they like, without being restrained or prejudiced by any monopoly, contract, or exclusive privilege of sale or purchase whatever; and they shall, moreover, enjoy all other rights and privileges which are or may be granted to any other foreigners, subjects, or citizens of the most favored nation. The citizens of the Republic of Liberia shall, in return, enjoy similar protection and privileges in the United States of America and in their territories.

Reciprocal free-

#### ARTICLE III.

No tonnage, import, or other duties or charges shall be levied in the Republic of Liberia on United States vessels, or on goods imported or equal footing. exported in United States vessels, beyond what are or may be levied on national vessels, or on the like goods imported or exported in national vessels; and in like manner no tonnage, import, or other duties or charges shall be levied in the United States of America and their terri-

Vessels to be on

tories on the vessels of the Republic of Liberia, or on goods imported or exported in those vessels, beyond what are or may be levied on national vessels, or on the like goods imported or exported in national vessels.

#### ARTICLE IV.

Equality of duties on imports.

Merchandise or goods coming from the United States of America in any vessels, or imported in United States vessels from any country, shall not be prohibited by the Republic of Liberia, nor be subject to higher duties than are levied on the same kinds of merchandise or goods coming from any other foreign country or imported in any other foreign vessels. All articles the produce of the Republic of Liberia may be exported therefrom by citizens of the United States and United States vessels on as favorable terms as by the citizens and vessels of any other foreign country.

In like manner all merchandise or goods coming from the Republic of Liberia in any vessels, or imported in Liberian vessels from any country, shall not be prohibited by the United States of America, nor be subject to higher duties than are levied on the same kinds of merchandise or goods coming from any other foreign country or imported in any other foreign vessels. All articles the produce of the United States, or of their territories, may be imported therefrom by Liberian citizens and Liberian vessels on as favorable terms as by the citizens and vessels of any other foreign country.

ARTICLE V.

Wrecked and damaged vessels.

When any vessel of either of the contracting parties shall be wrecked, foundered, or otherwise damaged on the coasts or within the territories of the other, the respective citizens shall receive the greatest possible aid, as well for themselves as for their vessels and effects. All possible aid shall be given to protect their property from being plundered and their persons from ill treatment. Should a dispute arise as to the salvage, it shall be settled by arbitration, to be chosen by the parties respectively.

Salvage.

## ARTICLE VI.

Favors granted to other nations to become common.

It being the intention of the two contracting parties to bind themselves by the present treaty to treat each other on the footing of the most favored nation, it is hereby agreed between them that any favor, privilege, or immunity whatever in matters of commerce and navigation, which either contracting party has actually granted, or may hereafter grant, to the subjects or citizens of any other State, shall be extended to the citizens of the other contracting party, gratuitously, if the concession in favor of that other State shall have been gratuitons, or in return for a compensation as nearly as possible of proportionate value and effect, to be adjusted by mutual agreement, if the concession shall have been conditional.

## ARTICLE VII.

Consula.

Each contracting party may appoint consuls for the protection of trade, to reside in the dominions of the other; but no such consul shall enter upon the exercise of his functions until he shall have been approved and admitted, in the usual form, by the Government of the country to which he is sent.

#### ARTICLE VIII.

Non-interference in Liberian affairs.

The United States Government engages never to interfere, unless solicited by the Government of Liberia, in the affairs between the aboriginal inhabitants and the Government of the Republic of Liberia, in

the jurisdiction and territories of the Republic. Should any United States citizen suffer loss, in person or property, from violence by the aboriginal inhabitants, and the Government of the Republic of Liberia should not be able to bring the aggressor to justice, the United States Government engages, a requisition having been first made therefor by the Liberian Government, to lend such aid as may be required. Citizens of the United States residing in the territories of the Republic of Liberia are desired to abstain from all such intercourse with the aboriginal inhabitants as will tend to the violation of law and a disturbance of the peace of the country.

## ARTICLE IX.

The present treaty shall be ratified, and the ratifications exchanged at London, within the space of nine months from the date hereof.

In testimony whereof the Plenipotentiaries before mentioned have hereto subscribed their names and affixed their seals.

Done at London the twenty-first day of October, in the year one thousand eight hundred and sixty-two.

CHARLES FRANCIS ADAMS. [SEAL.] STEPHEN ALLEN BENSON. [SEAL.] Ratifications.

Signatures.

Date.

## MADAGASCAR.

## MADAGASCAR, 1867.

Feb. 14, 1867.

TREATY OF PEACE, FRIENDSHIP, AND COMMERCE BETWEEN THE UNITED STATES OF AMERICA AND THE QUEEN OF MADAGASCAR, CONCLUDED AT ANTANANARIVO FEBRUARY 14, 1867; RATIFICATION ADVISED BY SENATE JANUARY 20, 1868; RATIFIED BY PRESIDENT JANUARY 24, 1868; RATIFICATIONS EXCHANGED AT ANTANANARIVO JULY 8, 1868; PRO-CLAIMED OCTOBER 1, 1868.

Treaty between the Government of the United States of America and of Her Majesty the Queen of Madagascar.

Negotiators.

ties.

Between Rainimaharavo, Chief Secretary of State, 16 vtra., Andriantsitohaina, 16 vtra., Rafaralahibemalo, head of the civilians, on the part of the Government of Her Majesty the Queen of Madagascar, and Major Contracting par- John P. Finkelmeier, the Commercial Agent of the U.S. for Madagascar, on the part of the Government of the U.S. of America, all duly authorized to that effect by their respective Governments, the following articles of a commercial treaty have this day been drawn up and signed by mutual agreement:

T.

Peace and friend-

Her Majesty Rasoherina Manjaka, Queen of Madagascar, and his Excellency Andrew Johnson, President of the U.S. of America, both desirous for the good and welfare of their respective countries, to enter into a more close comercial relation and friendship between the subjects of Her Majesty and the people of the U.S., hereby solemnly declare that peace and good friendship shall exist between them and their respective heirs and successors forever without war.

Dominion domicile.

The dominions of each contracting party, as well as the right of domicil of their inhabitants, are sacred; and no forcible possession of territory shall ever take place in either of them by the other party, nor any domiciliary visits or forcible entries be made to the houses of either party against the will of the occupants. But whenever it is known for certain, or suspected, that transgressors against the laws of the Kingdom are in certain premises, they may be entered in concert with the U. S. Consul, or, in his absence, by a duly authorized officer, to look after

Religious dom.

The right of sovereignty shall in all cases be respected in the dominions of one Government by the subjects or citizens of the other. Citifree zens of the U.S. of America shall, while in Madagascar, enjoy the privilege of free and unmolested exercise of the Christian religion and its customs; new places of worship, however, shall not be builded by them without the permission of the Government.

Rights of persons and property.

They shall enjoy full and complete protection and security for themselves and their property, equally with the subjects of Madagascar; the right to lease or rent land, houses, or store houses for a term of months or years mutually agreed upon between the owners and American citizens; build houses and magazines on land leased by them, in accordance with the laws of Madagascar for buildings; hire labourers, not soldiers, and if slaves, not without permission of their masters.

Should the Queen, however, require the services of such labourers, or if they should desire, on their own account, to leave, they shall be at liberty to do so, and be paid up to the time of leaving, on giving previous notice.

[See supplementary article, p. 466.]

Contracts for renting or leasing land or houses or hiring labourers may be executed by deeds signed before the U.S. Consuland the local authorities. They also shall be permitted to trade or pass with their merchandise through all parts of Madagascar which are under the controle of a Governor, duly appointed by Her Majesty, with the exception of Ambohimanga, Ambohimanambola, and Amparafaravato, which places foreigners are not permitted to enter, and, in fact, be entitled to all privileges of comerce granted to other favoured nations.

Contracts.

Trade.

The subjects of Her Majesty the Queen of Madagascar shall enjoy the same privileges in the U.S. of America.

#### III.

Comerce between the people of America and Madagascar shall be perfectly free, with all the privileges under which the most favoured nations are now or may hereafter be trading. Citizens of America shall, however, pay a duty, not exceeding ten per cent. on both exports and imports in Madagascar, to be regulated by a tariff mutually agreed upon, with the following exceptions: Munition of war, to be imported only by the Queen of Madagascar into her dominions, or by her order. Prohibited from export by the laws of Madagascar are munition of war, timber, No other duties, such as tonnage, pilotage, quarantine, lighthouse dues, shall be imposed in ports of either country on the vessels of the other to which national vessels or vessels of the most favoured nations shall not equally be liable.

Commerce.

Duties.

Ports of Madagascar, where there is no military station under the controle of a Governor, must not be entered by U. S. vessels.

Ports.

#### IV.

Each contracting party may appoint consuls, to reside in the dominions of each other, who shall enjoy all privileges granted to consuls of the most favoured nations, to be witness of the good relationship existing between both nations and to regulate and protect commerce.

Consuls.

#### V.

Citizens of the U.S. who enter Madagascar, and subjects of Her Majesty the Queen of Madagascar, while sojourning in America, are subject dents. to the laws of trade and comerce in the respective countries. In regard to civil rights, however, whether of person or property, of American citizens, or in cases of criminal offences, they shall be under the exclusive civil and criminal jurisdiction of their own consul only, duly invested with the necessary powers.

Rights of resi-

But should any American citizen be guilty of a serious criminal offence against the laws of Madagascar, he shall be liable to banishment from crime. the country.

Banishment for

All disputes and differences arising within the dominions of Her Majesty between the citizens of the U. S. and subjects of Madagascar shall disputes. be decided before the U S. Consul and an officer duly authorized by Her Majesty's Government, who shall afford mutual assistance and every facility to each other in recovering debts.

Settlement of

## VI.

No American vessel shall have communication with the shore before receiving pratique from the local authorities of Madagascar, nor shall passports. any subject of Her Majesty the Queen be permitted to embark on board an American vessel without a passport from Her Majesty's Government.

Pratique and

Deserters from vessels.

In cases of mutiny or desertion, the local authorities shall, on application, render all necessary assistance to the American Consul to bring back the deserters and to re-establish discipline, if possible, among the crew of a merchant-vessel.

## VII.

Shipwreck.

In case of a shipwreck of an American vessel on the coast of Madagascar, or if any such vessel should be attaked or plundered in the waters of Madagascar adjacent to any military station, Her Majesty engages to order the Governor to grant every assistance in his power to secure the property and to restore it to the owner or to the U. S. Consul. if this be not impossible.

## VIII.

Ratifications.

The above articles of treaty, made in good faith, shall be submitted to both the Government of the U.S. of America and Her Majesty the Queen of Madagascar for ratification, and such ratifications be exchanged within six months from date of ratification, at Antananariyo.

Should it, at any future time, seem desirable, in the interest of either of the contracting parties, to alter or add to the present treaty, such alterations or additions shall be effected with the consent of both parties.

Duplicate originals of this treaty, with corresponding text in the English and Malagasy languages, which shall be both of equal authority, have been signed and sealed at Antananarivo this day.

## SUPPLEMENTARY ARTICLE TO § II.

Supplement a r y article.

P. S .- Should there be any business of the Queen requiring the services of such labourers, they shall be permitted to leave without giving previous notice. The sentence in Article II, stating that previous notice must be given, refers only to labourers leaving on their own account.

J. P. FINKELMEIER, U. S. C. A. [SEAL]

SEAL. RAINIMAHARAV(), SEAL.

Chief Secretary of State, 16 vtra. ANDRIANTSITOHAINA, 16 vtra. RAFARALAHIBEMALO,

Loholona Chibe amy ny Brz.

ANTANANARIVO, 14th February, 1867.

## MECKLENBURG-SCHWERIN.

## MECKLENBURG-SCHWERIN, 1847.

ACCESSION OF THE GRAND DUCHY OF MECKLENBURG-SCHWERIN TO THE TREATY OF COMMERCE AND NAVIGATION WITH HANOVER OF JUNE 10, 1846, SIGNED AND EXCHANGED DECEMBER 9, 1847; RATIFCATION ADVISED BY SENATE MAY 18, 1848; RATIFIED BY PRESIDENT MAY 20, 1848; PROCLAIMED AUGUST 2, 1848.

Dec. 9, 1847.

[Mecklenburg-Schwerin was incorporated a State in the North German Union by the constitution of the latter, July 1, 1867.]

#### DECLARATION.

Whereas a treaty of commerce and navigation between the United States of America and His Majesty the King of Hanover was concluded accession to treaty at Hanover on the tenth day of June, one thousand eight hundred and forty-six, by the Plenipotentiaries of the contracting parties, and was subsequently duly ratified on the part of both Governments;

Declaration of with Hanover.

And whereas, by the terms of the twelfth article of the same, the United States agree to extend all the advantages and privileges contained in the stipulations of the said treaty to one or more of the other States of the Germanic Confederation which may wish to accede to them by means of an official exchange of declarations, provided that such State or States shall confer similar favors upon the United States to those conferred by the Kingdom of Hanover, and observe and be subject to the same conditions, stipulations, and obligations;

[See p. 395.]

And whereas the Government of His Royal Highness the Grand Duke of Mecklenburg-Schwerin has signified its desire to accede to the said treaty, and to all the stipulations and provisions therein contained, as far as the same are or may be applicable to the two countries, and to become a party thereto, and has expressed its readiness to confer similar favours upon the United States as an equivalent in all respects to

those conferred by the Kingdom of Hanover; And whereas the Government of the Grand Duchy of Mecklenburg-Schwerin, in its anxiety to avoid the possibility of a misconception hereafter of the nature and extent of the favours differing essentially from those of Hanover, which it consents to bestow upon the United States, as well as for its own faithful observance of all the provisions of the said treaty, wishes the stipulations, conditions, and obligations imposed upon it, as also those which rest upon the United States, as explicitly stated, word for word, in the English and German languages, as contained in the following articles:

## ARTICLE I.

The high contracting parties agree that whatever kind of produce, manufacture, or merchandise of any foreign country can be, from time vessels of either to time, lawfully imported into the United States in their own vessels, party. may also be imported in the vessels of the Grand Duchy of Mecklenburg-Schwerin, and no higher or other duties upon the tonnage or cargo of the vessel shall be levied or collected, whether the importation be made in a vessel of the United States or in a vessel of Mecklenburg-Schwerin.

Importations in

Tonnage duties.

And, in like manner, whatever kind of produce, manufacture, or merchandise of any foreign country can be, from time to time, lawfully imported into the Grand Duchy of Mecklenburg-Schwerin in its own vessels, may also be imported in vessels of the United States; and no higher or other duties upon the tonnage or cargo of the vessel shall be levied or collected, whether the importation be made in vessels of the one party or the other.

Exportations in party.

Whatever may be lawfully exported or re-exported by one party in its vessels of cither own vessels to any foreign country may in like manner be exported or re-exported in the vessels of the other; and the same duties, bounties, and drawbacks shall be collected and allowed, whether such exportation or re exportation be made in vessels of the one party or the other.

Port charges.

Nor shall higher or other charges of any kind be imposed in the ports of one party on vessels of the other than are or shall be payable in the same ports by national vessels.

## ARTICLE II.

Coasting trade.

The preceding article is not applicable to the coasting trade and navigation of the high contracting parties, which are respectively reserved by each exclusively to its own subjects or citizens.

## ARTICLE III.

No preference of importation.

No priority or preference shall be given by either of the contracting parties, nor by any company, corporation, or agent acting on their behalf or under their authority, in the purchase of any article of commerce lawfully imported on account of or in reference to the national character of the vessel, whether it be of the one party or of the other in which such article was imported.

## ARTICLE IV.

Wrecked and damaged vessels.

The ancient and barbarous right to wrecks of the sea shall remain entirely abolished with respect to the property belonging to the subjects or citizens of the high contracting parties.

When any vessel of either party shall be wrecked, stranded, or otherwise damaged on the coasts or within the dominions of the other, their respective citizens or subjects shall receive, as well for themselves as for their vessels and effects, the same assistance which would be due to the inhabitants of the country where the accident happens.

Salvage.

They shall be liable to pay the same charges and dues of salvage as the said inhabitants would be liable to pay in a like case.

Repairs of vessels.

If the operations of repair shall require that the whole or any part of the cargo be unloaded, they shall pay no duties of custom, charges, or fees on the part which they shall reload and carry away, except such as are payable in the like case by national vessels.

It is nevertheless understood that if, whilst the vessel is under repair, the cargo shall be unladen, and kept in a place of deposit, destined to receive goods, the duties on which have not been paid, the cargo shall be liable to the charges and fees lawfully due to the keepers of such warehouse.

## ARTICLE V.

To what vessels privileges extend.

The privileges secured by the present treaty to the respective vessels of the high contracting parties shall only extend to such as are built within their respective territories, or lawfully condemned as prizes of war, or adjudged to be forfeited for a breach of the municipal laws of either of the high contracting parties, and belonging wholly to their subjects or citizens.

Crews of vessels.

It is further stipulated that vessels of the Grand Duchy of Mecklenburg-Schwerin may select their crews from any of the States of the Germanic Confederation, provided that the master of each be a subject of the Grand Duchy of Mecklenburg-Schwerin.

## ARTICLE VI.

No higher or other duties shall be imposed on the importation into the United States of any articles the growth, produce, or manufacture duties on produce of the Grand Duchy of Mecklenburg-Schwerin or of its fisheries, and no of either country. higher or other duties shall be imposed on the importation into the Grand Duchy of Mecklenburg-Schwerin of any articles the growth, produce, and manufacture of the United States and of their fisheries, than are or shall be payable on the like articles being the growth, produce, or manufacture of any other foreign country or of its fisheries.

No higher or other duties and charges shall be imposed in the United States on the exportation of any articles to the Grand Duchy of Meck. portations. lenburg-Schwerin, or in Mecklenburg-Schwerin on the exportation of any articles to the United States, than such as are or shall be payable on the exportation of the like articles to any other foreign country.

No prohibition shall be imposed on the importation or exportation of any articles the growth, produce, or manufacture of the Grand Duchy hibitions. of Mecklenburg-Schwerin or of its fisheries, or of the United States or their fisheries, from or to the ports of said Grand Duchy, or of the said United States, which shall not equally extend to all other Powers and States.

Equality of

Equality in ex-

Equality of pro-

#### ARTICLE VII.

The high contracting parties engage mutually not to grant any particular favour to other nations in respect of navigation and duties of customs, which shall not immediately become common to the other party, who shall enjoy the same freely, if the concession was freely made, or on allowing a compensation as near as possible, if the concession was conditional.

Favors granted to other nations to become common.

#### ARTICLE VIII.

In order to augment by all the means at its bestowal the commercial relations between the United States and Germany, the Grand Duchy of Mecklenburg-Schwerin agrees, subject to the reservation in article eleventh, to abolish the import duty on raw cotton and paddy, or rice in the husk, the produce of the United States; to levy no higher import duty upon leaves, stems, or strips of tobacco, imported in hogsheads or casks, than one thaler and two schillings for one hundred pounds, Hamburg weight, (equal to seventy cents United States currency and weight;) to lay no higher import duty upon rice imported in tierces or half tierces than twenty-five schillings for one hundred pounds, Hamburg weight, (equal to thirty-seven and a half cents United States currency and weight;) to lay no higher duty upon whale oil, imported in casks or barrels, than twelve and a half schillings per hundred pounds, Hamburg weight, (equal to eighteen and three-quarters cents United States currency and weight.)

The Grand Duchy of Mecklenburg-Schwerin further agree sto levy no higher transit duty on the aforementioned articles in their movement on the Berlin-Hamburg railroad than two schillings per hundred pounds, Hamburg weight, (equal to three cents United States currency and weight,) and to levy no transit duty on the above-mentioned articles

when conveyed through the ports of the country.

It is understood, however, that nothing herein contained shall prohibit the levying of a duty sufficient for control, which in no instance shall exceed on the two articles imported duty-free or those on transit one schilling per hundred pounds, Hamburg weight, (equal to one cent and a half United States currency and weight.)

Cotton, rice, and

tobacco.

[See Article XI.]

Whale-oil.

Transit duty.

## ARTICLE IX.

The high contracting parties grant to each other the liberty of having, each in the ports of the other, Consuls, Vice Consuls, Commercial Agents, and Vice Commercial Agents of their own appointment, who shall enjoy the same privileges and powers as those of the most favoured

Consular officers.

nations; but if any of the said Consuls shall carry on trade, they shall be subjected to the same laws and usages to which private individuals of their nation are subjected in the same place.

Settlement of disputes between masters and crews.

The Consuls, Vice-Consuls, Commercial and Vice-Commercial Agents shall have the right, as such, to sit as judges and arbitrators in such differences as may arise between the masters and crews of the vessel belonging to the nation whose interests are committed to their charge without the interference of the local authorities, unless the conduct of the crews or of the captain should disturb the order or tranquillity of the country or the said Consuls, Vice-Consuls, Commercial Agents, or Vice-Commercial Agents should require their assistance to cause their decisions to be carried into effect or supported.

It is, however, understood that this species of judgment or arbitration shall not deprive the contending parties of the right they have to resort.

on their return, to the judicial authority of their own country.

Deserters from vessels.

The said Consuls, Vice Consuls, Commercial Agents, and Vice-Commercial Agents are authorized to require the assistance of the local authorities for the search, arrest, and emprisonment of the deserters from the ships of war and merchant-vessels of their country. For this purpose they shall apply to the competent tribunals, judges, and officers, and shall, in writing, demand said deserters, proving, by the exhibition of the registers of the vessels, the muster-rolls of the crews, or by any other official documents, that such individuals formed part of the crews; and on this claim being thus substantiated, the surrender shall not be refused.

Such deserters, when arrested, shall be placed at the disposal of the said Consuls, Vice-Consuls, Commercial Agents, or Vice-Commercial Agents, and may be confined in the public prisons at the request and cost of those who shall claim them, in order to be sent to the vessels to which they belong or to others of the same country. But if not sent back within three months from the day of their arrest, they shall be set at liberty, and shall not be again arrested for the same cause. However, if the deserter shall be found to have committed any crime or offence, his surrender may be delayed until the tribunal before which his case shall be pending shall have pronounced its sentence and such sentence shall have been carried into effect.

## ARTICLE X.

Privileges of residents.

The subjects and citizens of the high contracting parties shall be permitted to sojourn and reside in all parts whatsoever of the said territories, in order to attend to their affairs, and also to hire and occupy houses and warehouses for the purpose of their commerce, provided they submit to the laws, as well general as special, relative to the right of residing and trading.

Management of business, &c.

Whilst they conform to the laws and regulations in force, they shall be at liberty to manage, themselves, their own business in all the territories subject to the jurisdiction of each party, as well in respect to the consignment and sale of their goods, by wholesale or retail, as with respect to the loading, unloading, and sending off their ships, or to employ such agents and brokers as they may deem proper, they being in all these cases to be treated as the citizens or subjects of the country in which they reside; it being nevertheless understood that they shall remain subject to the said laws and regulations also in respect to sales by wholesale or retail.

Access to courts.

They shall have free access to the tribunals of justice in their litigious affairs on the same terms which are granted by the law and usage of country to native citizens or subjects, for which purpose they may employ, in defence of their rights, such advocates, attorneys, and other agents as they may judge proper.

Disposal of personal property. The citizens or subjects of each party shall have power to dispose of their personal property within the jurisdiction of the other by sale, donation, testament, or otherwise.

Their personal representatives, being citizens or subjects of the other contracting party, shall succeed to their said personal property, whether personal property. by testament or ab intestato. They may take possession thereof, either by themselves or by others acting for them, at their will, and dispose of the same, paying such duty only as the inhabitants of the country wherein the said personal property is situated shall be subject to pay in In case of the absence of the personal representatives, the same care shall be taken of the said property as would be taken of a sent heirs. property of a native in like case, until the lawful owner may take measures for receiving it.

Succession to

Property of ab-

If any question should arise among several claimants to which of them the said property belongs, the same shall be finally decided by the laws and judges of the country wherein it is situated.

Where, on the decease of any person holding real estate within the territories of one party, such real estate would, by the laws of the land, tate. descend on a citizen or subject of the other, were he not disqualified by alienage, such citizen or subject shall be allowed a reasonable time to sell the same, and to withdraw the proceeds without molestation, and exempt from all duties of detraction on the part of the Government of the respective States.

Heirs of real es-

The capitals and effects which the citizens or subjects of the respective parties, in changing their residence, shall be desirous of traction, &c. removing from the place of their domicil, shall likewise be exempt from all duties of detraction or emigration on the part of their respective Governments.

No duties of de-

## ARTICLE XI.

The present treaty shall continue in force until the tenth of June, one thousand eight hundred and fifty-eight, and further until the end of twelve months after the Government of Mecklenburg-Schwerin on the one part, or that of the United States on the other part, shall have given notice of its intention of terminating the same, but upon the condition hereby expressly stipulated and agreed, that if the Grand Duchy of Mecklenburg-Schwerin shall deem it expedient, or find it compulsory, during the said term, to levy a duty on paddy, or rice in the husk, or augment the duties upon leaves, strips, or stems of tobacco, on whale- tain duties. oil and rice, mentioned in Article VIII (eight) of the present treaty, the Government of Mecklenburg-Schwerin shall give notice of one year to the Government of the United States before proceeding to do so; and, at the expiration of that year, or any time subsequently, the Government of the United States shall have full power and right to abrogate the present treaty, by giving a previous notice of six months to the Government of Mecklenburg-Schwerin, or to continue it (at its option) in full force, until the operation thereof shall have been arrested in the manner first specified in the present article.

Duration of treaty.

Increase of cer-Article [See

Now, therefore, the undersigned, L. de Lutzow, President of the Privy Council and First Minister of His Royal Highness, on the part of Mecklenburg-Schwerin, and A. Dudley Mann, Special Agent, on the part of the United States, invested with full powers to this effect, found in good and due form, have this day signed in triplicate, and have exchanged this declaration. The effect of this agreement is hereby declared to be to establish the aforesaid treaty between the high parties to this declaration as fully and perfectly, to all intents and purposes, as if all the provisions therein contained, in the manner as they are above explicitly stated, had been agreed to in a separate treaty, concluded and ratified between them in the ordinary form.

Signatures.

In witness whereof the above named Plenipotentiaries have hereto affixed their names and seals.

Done at Schwerin this 9th (ninth) day of December, 1847.

A. DUDLEY MANN. [L. S.] L. of LUTZOW. L. S. Date.

## MECKLENBURG-SCHWERIN, 1853.

Nov. 26, 1853.

DECLARATION OF ACCESSION\* TO CONVENTION OF JUNE 16, 1852, BETWEEN THE UNITED STATES AND PRUSSIA AND OTHER STATES OF THE GERMANIC CONFEDERATION, FOR EXTRADITION OF CRIMINALS, AND TO ADDITIONAL ARTICLE THERETO OF NOVEMBER 16, 1852; DATED NOVEMBER 26, 1853; PROCLAIMED JANUARY 6, 1854.

Declaration of accession to convention for extradition of criminals.

Whereas a treaty for the reciprocal extradition of fugitive criminals, in special cases, was concluded between Prussia and other States of the Germanic Confederation on the one hand, and the United States of North America on the other, under date of June 16th, 1852, at Washington, by the Plenipotentiaries of the contracting parties, and has been ratified by the contracting Governments; and whereas, in the second article of the same, the United States of North America have declared that they agree that the stipulations of the aforesaid treaty shall be applicable to every other State of the Germanic Confederation which shall have subsequently declared its accession to the treaty: Now, therefore, in accordance therewith, the Government of His Royal Highness the Grand Duke of Mecklenburg-Schwerin hereby declares, through the undersigned Grand Ducal Minister of Foreign Affairs, its accession to the aforesaid treaty of June 16th, 1852, which is, word for word, as follows:

[See "PRUSSIA AND OTHER STATES."] [The original declaration here includes a copy, in German and English, of the treaty of June 16, 1852, and of the additional article thereto of November 16, 1852.]

and hereby expressly gives assurance that each and every article and stipulation of this treaty shall be faithfully observed and enforced within the territory of the Grand Duchy of Mecklenburg-Schwerin.

In testimony whereof the Grand Ducal Minister of Foreign Affairs, in the name of His Royal Highness the Grand Duke of Mecklenburg-Schwerin, has executed this declaration of accession, and caused the Ministerial seal to be thereunto affixed.

Date.

Signature.

Done at Schwerin, November 26th, 1853.

[SEAL.] GR. V. BÜLOW,
Grand Ducal Minister of Foreign Affairs of Mecklenburg-Schwerin.

<sup>\*</sup> Translation.

## MECKLENBURG-STRELITZ.

## MECKLENBURG-STRELITZ, 1853.

DECLARATION OF ACCESSION\* TO CONVENTION OF JUNE 16, 1852, BETWEEN THE UNITED STATES AND PRUSSIA AND OTHER STATES OF THE GERMANIC CONFEDERATION, FOR EXTRADITION OF CRIMINALS; DATED DECEMBER 2, 1853; PROCLAIMED JANUARY 26, 1854.

Dec. 2, 1853.

Whereas a treaty for the reciprocal extradition of fugitive criminals, in special cases, was concluded between Prussia and other States of the accession to con-Germanic Confederation on the one hand, and the United States of vention for extra-North America on the other under date of June 16th 1259 of Work North America on the other, under date of June 16th, 1852, at Washington, by the Plenipotentiaries of the contracting parties, and has been ratified by the contracting Governments; and whereas, in the second article of the same, the United States of North America have declared that they agree that the stipulations of the aforesaid treaty shall be applicable to every other State of the Germanic Confederation which shall have subsequently declared its accession to the treaty: Now, therefore, in accordance therewith, the Government of His Royal Highness the Grand Duke of Mecklenburg Strelitz hereby declares its accession to the aforesaid treaty of June 6th, 1852, which is, word for word, as follows:

Declaration of

The original declaration here includes a copy, in German, of the treaty of June 16, 1852.]

[See "PRUSSIA ND OTHER STATES."]

and hereby expressly gives assurance that each and every article and stipulation of this treaty shall be faithfully observed and enforced within the territory of the Grand Duchy of Mecklenburg-Strelitz.

Signature.

In testimony whereof the undersigned Grand Ducal Minister of State, in the name of His Royal Highness the Grand Duke of Mecklenburg-Strelitz, has executed this declaration of accession, and caused the seal of the Grand Ducal Ministry of State to be thereunto affixed.

Done at Neustrelitz, the 2d day of December, 1853.

SEAL.

Date.

P. v. KANDORFF. Grand Ducal Minister of State. DRISCHOW.

<sup>\*</sup> Translation.

## MEXICO.

## **MEXICO, 1828.**

January 12, 1828.

TREATY OF LIMITS WITH MEXICO, CONCLUDED AT MEXICO JANUARY 12, 1828; RATIFICATION ADVISED BY SENATE APRIL 4, 1832; RATIFIED BY PRESIDENT; RATIFICATIONS EXCHANGED AT WASHINGTON APRIL 5, 1832; PROCLAIMED APRIL 5, 1832.

Treaty of limits between the United States of America and the United Mexican States.

Preamble.

[See "Spain," treaty of 1819.] The limits of the United States of America with the bordering territories of Mexico have been fixed and designated by a solemn treaty, concluded and signed at Washington on the twenty-second day of February, in the year of our Lord one thousand eight hundred and nineteen, between the respective Plenipotentiaries of the Government of the United States of America on the one part, and of that of Spain on the other; and whereas the said treaty having been sanctioned at a period when Mexico constituted a part of the Spanish monarchy, it is deemed necessary now to confirm the validity of the aforesaid treaty of limits, regarding it as still in force and binding between the United States of America and the United Mexican States:

Negotiators.

With this intention, the President of the United States of America has appointed Joel Roberts Poinsett their Plenipotentiary, and the President of the United Mexican States their excellencies Sebastian Camacho and José Ygnacio Esteva;

And the said Plenipotentiaries, having exchanged their full powers,

have agreed upon and concluded the following articles:

## ARTICLE I.

Dividing limits.

The dividing limits of the respective bordering territories of the United States of America and of the United Mexican States being the same as were agreed and fixed upon by the above-mentioned treaty of Washington, concluded and signed on the twenty-second day of February, in the year one thousand eight hundred and nineteen, the two high contracting parties will proceed forthwith to carry into full effect the third and fourth articles of said treaty, which are herein recited, as follows:

#### ARTICLE II.

Boundary line.

The boundary line between the two countries west of the Mississippi shall begin on the Gulf of Mexico, at the mouth of the river Sabine, in the sea, continuing north along the western bank of that river to the thirty-second degree of latitude; thence by a line due north to the degree of latitude where it strikes the Rio Roxo of Natchitoches, or Red River; then following the course of the Rio Roxo westward to the degree of longitude one hundred west from London and twenty-three from Washington; then crossing the said Red River, and running thence by a line due north to the river Arkansas; thence, following the course of the southern bank of the Arkansas, to its source, in latitude forty-two north; and thence, by that parallel of latitude, to the South Sea: the whole being as laid down in Melish's map of the United States, published at Philadelphia, improved to the first of January, one thousand eight hundred eighteen. But if the source of the Arkansas River shall be found to fall north or south of latitude forty-two, then the line shall run from the said source due south or north, as the case may be, till it meets the said parallel of latitude forty-two, and thence, along the said parallel,

to the South Sea, all the islands in the Sabine, and the said Red and Arkansas Rivers, throughout the course thus described, to belong to the United States of America; but the use of the waters and the navigation of the Sabine to the sea, and of the said rivers Roxo and Arkansas, throughout the extent of the said boundary on their respective

Islands in the Sabine, Red, and Arkansas Rivers.

banks, shall be common to the respective inhabitants of both nations. The two high contracting parties agree to cede and renounce all their rights, claims, and pretensions to the territories described by the said ciation of claims. line; that is to say, the United States hereby cede to His Catholic Majesty, and renounce forever, all their rights, claims, and pretensions to the territories lying west and south of the above-described line; and, in like manner, His Catholic Majesty cedes to the said United States all his rights, claims, and pretensions to any territories east and north of

Navigation of rivers.

Mutual renun-

## ARTICLE III.

the said line; and, for himself, his heirs, and successors, renounces all

claim to the said territories forever.

To fix this line with more precision and to place the landmarks which shall designate exactly the limits of both nations, each of the contract- to run the line. ing parties shall appoint a commissioner and a surveyor, who shall meet before the termination of one year from the date of the ratification dictional article, of this treaty, at Natchitoches, on the Red River, and proceed to run and 486.7 mark the said line, from the mouth of the Sabine to the Red River, and from the Red River to the river Arkansas, and to ascertain the latitude of the source of the said river Arkansas, in conformity to what is above agreed upon and stipulated, and the line of latitude forty-two to the South Sea. They shall make out plans and keep journals of their proceedings; and the result agreed upon by them shall be considered as commissioners. part of this treaty, and shall have the same force as if it were inserted therein. The two Governments will amicably agree respecting the necessary articles to be furnished to those persons, and also as to their respective escorts, should such be deemed necessary.

Commissioners

[See second ad-

Agreement of the

## ARTICLE IV.

The present treaty shall be ratified, and the ratifications shall be exchanged at Washington, within the term of four months, or sooner if possible. In witness whereof we, the respective Plenipotentiaries, have signed

Ratifications. [See additional article, pp. 475, **476.**]

Signatures.

Date.

the same and have hereunto affixed our respective seals. Done at Mexico this twelfth day of January, in the year of our Lord one thousand eight hundred and twenty-eight, in the fifty second year of the Independence of the United States of America, and in the eighth of that of the United Mexican States.

J. R. POINSETT. [L. S.] S. CAMACHO. L. S. J. Y. ESTEVA.

## **MEXICO, 1831.**

ADDITIONAL ARTICLE TO TREATY OF LIMITS OF JANUARY 12, 1828, WITH MEXICO, CONCLUDED AT MEXICO APRIL 5, 1831; RATIFICATION ADVISED BY SENATE APRIL 4, 1832; RATIFIED BY PRESIDENT; RATIFICATIONS EXCHANGED AT WASHINGTON APRIL 5, 1832; PROCLAIMED APRIL 5, 1832.

April 5, 1831.

Additional article to the treaty of limits concluded between the United States of America and the United Mexican States on the 12th day of January,

The time having elapsed which was stipulated for the exchange of ratifications of the treaty of limits between the United States of America and the United Mexican States, signed in Mexico on the twelfth treaty of 1828.]

Preamble. [See Article IV, Negotiators.

day of January, one thousand eight hundred and twenty-eight, and both Republics being desirous that it should be carried into full and complete effect, with all due solemnity, the President of the United States of America has fully empowered, on his part, Anthony Butler, a citizen thereof, and Chargé d'Affaires of the said States in Mexico; and the Vice-President of the United Mexican States, acting as President thereof, has, in like manner, fully empowered, on his part, their Excellencies Lucas Alaman, Secretary of State and Foreign Relations. and Rafael Mangino, Secretary of the Treasury;

Who, after having exchanged their mutual powers, found to be ample and in form, have agreed, and do hereby agree, on the following article:

The ratifications of the treaty of limits concluded on the twelfth of January, one thousand eight hundred and twenty-eight, shall be exchanged at the city of Washington within the term of one year, counting from the date of this agreement, and sooner should it be possible.

Effect of additional article.

Time for ratifica-

tion of treaty

1828 extended.

Ratifications.

Signatures.

Date.

The present additional article shall have the same force and effect as if it had been inserted, word for word, in the aforesaid treaty of the twelfth of January, one thousand eight hundred and twenty-eight, and shall be approved and ratified in the manner prescribed by the Constitutions of the respective States.

In faith of which the said Plenipotentiaries have hereunto set their hands and affixed their respective seals. Done in Mexico, the fifth of April of the year one thousand eight hundred and thirty one, the fiftyfifth of the Independence of the United States of America, and the eleventh of that of the United Mexican States.

A. BUTLER. LUCAS ALAMAN. RAFAEL MANGINO.

## MEXICO, 1831.

April 5, 1831.

TREATY OF AMITY, COMMERCE, AND NAVIGATION WITH MEXICO, CON-CLUDED AT MEXICO APRIL 5, 1831; RATIFICATION ADVISED BY SENATE MARCH 23, 1832; RATIFIED BY PRESIDENT; RATIFICATIONS EXCHANGED AT WASHINGTON APRIL 5, 1832; PROCLAIMED APRIL 5, 1832.

[The operation of this treaty was suspended by war between the parties in 1846-47, and was revived, with some exceptions, by Article XVII of the treaty of February 2, 1848.7

A treaty of amity, commerce, and navigation between the United States of America and the United Mexican States.

Contracting par-

The United States of America and the United Mexican States, desiring to establish upon a firm basis the relations of friendship that so happily subsist between the two Republics, have determined to fix in a clear and positive manner the rules which shall in future be religiously observed between both, by means of a treaty of amity, commerce, and navigation. For which important object the President of the United States of America has appointed Anthony Butler, a citizen of the United States and Chargé d'Affaires of the United States of America near the United Mexican States, with full powers; and the Vice-President of the United Mexican States, in the exercise of the executive power, having conferred like full powers on His Excellency Lucas Alaman, Secretary of State for Home and Foreign Affairs, and His Excellency Rafael

Mangino, Secretary of the Treasury; And the aforesaid Plenipotentiaries, after having compared and exchanged in due form their several powers as aforesaid, have agreed

upon the following articles:

ties.

Negotiators.

## ARTICLE I.

There shall be a firm, inviolable, and universal peace and a true and sincere friendship between the United States of America and the United ship. Mexican States in all the extent of their possessions and territories, and between their people and citizens respectively, without distinction of persons or places.

Peace and friend-

#### ARTICLE II.

The United States of America and the United Mexican States, designing to take for the basis of their agreement the most perfect equality and reciprocity, engage mutually not to grant any particular favor to other nations in respect of commerce and navigation which shall not immediately become common to the other party, who shall enjoy the same freely, if the concession was freely made, or upon the same conditions, if the concession was conditional.

Favors granted to other nations to become common.

## ARTICLE III.

The citizens of the two countries, respectively, shall have liberty, freely and securely, to come with their vessels and cargoes to all such places, ports, and rivers of the United States of America and of the United Mexican States, to which other foreigners are permitted to come; to enter into the same, and to remain and reside in any part of the said territories respectively; also, to hire and occupy houses and warehouses for the purposes of their commerce, and to trade therein in all sorts of produce, manufactures, and merchandise; and, generally, the merchants and traders of each nation shall enjoy the most complete protection and security for their commerce.

Freedom of commerce and naviga-

And they shall not pay higher or other duties, imposts, or fees whatsoever, than those which the most favored nations are or may be obliged most favored nato pay; and shall enjoy all the rights, privileges, and exemptions, with respect to navigation and commerce, which the citizens of the most favored nation do or may enjoy; but subject always to the laws, usages, and statutes of the two countries respectively.

Privileges of

The liberty to enter and discharge the vessels of both nations of which this article treats shall not be understood to authorize the coasting trade, which is permitted to national vessels only.

Coasting trade.

## ARTICLE IV.

No higher or other duties shall be imposed on the importation into the United Mexican States of any article, the produce, growth, or tios on products manufacture of the United States of America, than those which the same or like articles, the produce, growth, or manufacture of any other foreign country do now or may hereafter pay; nor shall articles, the produce, growth, or manufacture of the United Mexican States, be subject, on their introduction into the United States of America, to higher or other duties than those which the same or like articles of any other foreign country do now or may hereafter pay.

Equality of du-

Higher duties shall not be imposed in the respective States on the exportation of any article to the States of the other contracting party, than those which are now or may hereafter be paid on the exportation of the like articles to any other foreign country; nor shall any prohibition be established on the exportation or importation of any article, the produce, growth, or manufacture of the United States of America, or of the United Mexican States, respectively, in either of them, which shall not in like manner be established with respect to other foreign countries.

Export duties and prohibitions.

## ARTICLE V.

Tonnage duties, &c.

article, April 5, 1831, p. 486.]

No higher or other duties or charges on account of tonnage, light or harbour dues, pilotage, salvage in case of damage or shipwreck, or any [See additional other local charges, shall be imposed in any of the ports of Mexico on vessels of the United States of America than those payable in the same ports by Mexican vessels; nor in the ports of the United States of America on Mexican vessels than shall be payable in the same ports on vessels of the United States of America.

## ARTICLE VI.

Vessels on the same footing.

article, April 1831, p. 486.]

The same duties shall be paid on the importation into the United Mexican States, of any article, the growth, produce, or manufacture of [See additional the United States of America, whether such importation shall be in ticle, April 5, Mexican vessels or in vessels of the United States of America; and the same duties shall be paid on the importation into the United States of America of any article, the growth, produce, or manufacture of Mexico, whether such importation shall be in vessels of the United States of America or in Mexican vessels. The same duties shall be paid and the same bounties and drawbacks allowed on the exportation to Mexico of any article, the growth, produce, or manufacture of the United States of America, whether such exportation shall be in Mexican vessels or in vessels of the United States of America, and the same duties shall be paid and the same bounties and drawbacks allowed on the exportation of any articles, the growth, produce, or manufacture of Mexico to the United States of America, whether such exportation shall be in vessels of the United States of America or in Mexican vessels.

## ARTICLE VII.

Management of business, &c.

All merchants, captains, or commanders of vessels, and other citizens of the United States of America, shall have full liberty in the United Mexican States to direct or manage themselves their own affairs, or to commit them to the management of whomsoever they may think proper, either as broker, factor, agent, or interpreter; nor shall they be obliged to employ for the aforesaid purposes any other persons than those employed by Mexicans, nor to pay them higher salaries or remuneration than such as are in like cases paid by Mexicans; and absolute freedom shall be allowed in all cases to the buyer and seller to bargain and fix the prices of any goods, wares, or merchandise imported into, or exported from, the United Mexican States, as they may think proper; observing the laws, usages, and customs of the country. The citizens of Mexico shall enjoy the same privileges in the States and Territories of the United States of America, being subject to the same conditions.

## ARTICLE VIII.

Embargo or detention.

The citizens of neither of the contracting parties shall be liable to any embargo; nor shall their vessels, cargoes, merchandise, or effects, be detained for any military expedition, nor for any public or private purpose whatsoever, without corresponding compensation.

#### ARTICLE IX.

Exemption from &c.

The citizens of both countries, respectively, shall be exempt from military service, compulsory service in the army or navy; nor shall they be subjected to any other charges, or contributions, or taxes, than such as are paid by the citizens of the States in which they reside.

#### ARTICLE X.

Vessels seeking refuge.

Whenever the citizens of either of the contracting parties shall be forced to seek refuge or asylum in the rivers, bays, ports, or dominions of the other with their vessels, whether merchant or of war, public or private, through stress of weather, pursuit of pirates or enemies, they shall be received and treated with humanity, with the precautions which may be deemed expedient on the part of the respective Governments in order to avoid fraud, giving to them all favor and protection for repairing their vessels, procuring provisions, and placing themselves in a situation to continue their voyage without obstacle or hindrance of any

## ARTICLE XI.

All vessels, merchandise, or effects, belonging to the citizens of one of the contracting parties, which may be captured by pirates, whether rates. within the limits of its jurisdiction, or on the high seas, and may be carried into or found in the rivers, bays, ports, or dominions of the other, shall be delivered up to the owners, they proving, in due and proper form, their rights before the competent tribunal; it being well understood that the claim shall be made within the term of one year, counting from the capture of said vessels or merchandise, by the parties themselves, or their attorneys, or by the agents of the respective Governments.

Captures by pi-

#### ARTICLE XII.

When any vessel belonging to the citizens of either of the contracting parties shall be wrecked, foundered, or shall suffer any damage on the coasts or within the dominions of the other, there shall be given to it all the assistance and protection in the same manner which is usual and customary with the vessels of the nation where the damage happens; permitting them to unload the said vessel if necessary, of its merchandise and effects, with the precautions which may be deemed expedient on the part of the respective Governments, in order to avoid fraud, without exacting for it any duty, impost, or contribution whatever, until they be exported.

Wrecked and damaged vessels.

## ARTICLE XIII.

In whatever relates to the succession of [personal] estates, either by Disposal and inwill or ab intestato [and the rights of] disposal of such property, of sonal property whatever sort or denomination it may be, by sale, donation, exchange, or testament, or in in any other manner whatsoever, the citizens of the two contracting parties shall enjoy, in their respective States and territories, the same privileges, exemptions, liberties, and rights, as native citizens; and shall not be charged, in any of these respects, with other or higher duties or imposts than those which are now or may hereafter be paid by the citizens of the Power in whose territories they may reside.

sonal property.

## ARTICLE XIV.

Both the contracting parties promise and engage to give their special protection to the persons and property of the citizens of each other, of persons and property all occupations, who may be in their territories, subject to the jurisdiction of the one or of the other, transient or dwelling therein; leaving open and free to them the tribunals of justice for their judicial recourse, on the same terms which are usual and customary with the natives or citizens of the country in which they may be; for which they may employ, in defence of their rights, such advocates, solicitors, notaries, agents, and factors, as they may judge proper, in all their trials at law; and the citizens of either party, or their agents, shall enjoy, in every respect, the same rights and privileges, either in prosecuting or defending their rights of person or of property, as the citizens of the country where the cause may be tried.

Protection to

## ARTICLE XV.

The citizens of the United States of America residing in the United Mexican. States shall enjoy in their houses, persons, and properties the science.

Security of con-

protection of the Government, with the most perfect security and liberty of conscience; they shall not be disturbed or molested, in any manner, on account of their religion, so long as they respect the Constitution, the laws, and established usages of the country where they reside; and Rights of burial, they shall also enjoy the privilege of burying the dead in places which now are, or may hereafter be assigned for that purpose; nor shall the funerals or sepulchres of the dead be disturbed in any manner, nor under any pretext.

The citizens of the United Mexican States shall enjoy, throughout all the States and Territories of the United States of America, the same protection; and shall be allowed the free exercise of their religion, in public or in private, either within their own houses, or in the chapels or

places of worship set apart for that purpose.

## ARTICLE XVI.

Neutral trade.

It shall be lawful for the citizens of the United States of America and of the United Mexican States, respectively, to sail with their vessels with all manner of security and liberty, no distinction being made who are the owners of the merchandise laden thereon, from any port to the places of those who now are or may hereafter be at enmity with the United States of America, or with the United Mexican States. likewise be lawful for the aforesaid citizens respectively to sail with their vessels and merchandise, before mentioned, and to trade with the same liberty and security from the places, ports, and havens of those who are enemies of both or either party, without any opposition or disturbance whatsoever, not only directly from the places of the enemy, before mentioned, to neutral places, but also from one place belonging to an enemy to another place belonging to an enemy, whether they be under the jurisdiction of the same Government or under several; and it Free ships make is hereby stipulated that free ships shall also give freedom to goods; and that everything shall be deemed free and exempt which shall be found on board the vessels belonging to the citizens of either of the contracting parties, although the whole lading or any part thereof should appertain to the enemies of either, contraband goods being always excepted. It is also agreed that the same liberty be extended to persons who are on board a free vessel, so that, although they be enemies to either party, they shall not be made prisoners, or taken out of that free vessel, unless they are soldiers, and in the actual service of the By the stipulation that the flag shall cover the property, the two contracting parties agree that this shall be so understood with respect to those Powers who recognize this principle; but if either of the two contracting parties shall be at war with a third party, and the other neutral, the flag of the neutral shall cover the property of enemies whose Governments acknowledge this principle, and not of others.

free goods.

Limitation of the enemy. principle.

## ARTICLE XVII.

Neutral property on enemy's vessel.

It is likewise agreed that in the case where the neutral flag of one of the contracting parties shall protect the property of the enemies of the other, by virtue of the above stipulation, it shall always be understood that the neutral property found on board such enemies' vessels shall be held and considered as enemies' property, and as such shall be liable to detention and confiscation, except such property as was put on board such vessel before the declaration of war, or even afterwards, if it were done without the knowledge of it; but the contracting parties agree that four months having elapsed after the declaration, their citizens shall not plead ignorance thereof; on the contrary, if the flag of the neutral does not protect the enemy's property, in that case the goods and merchandises embarked in such enemy's vessels shall be free.

## ARTICLE XVIII

This liberty of commerce and navigation shall extend to all kinds of merchandise, excepting those only which are distinguished by the name cles. of contraband; and under this name of contraband or prohibited goods shall be comprehended: first, cannons, mortars, howitzers, swivels, blunderbusses, muskets, fusees, rifles, carbines, pistols, pikes, swords, sabres, lances, spears, halberts, and grenades, bombs, powder, matches, balls, and all other things belonging to the use of these arms; secondly, bucklers, helmets, breast-plates, coats of mail, infantry belts, and clothes made up in a military form, and for a military use; thirdly, cavalry belts and horses with their furniture; fourthly, and generally, all kinds of arms, and instruments of iron, steel, brass, and copper, or of any other materials, manufactured, prepared, and formed expressly to make war by sea or land.

Contraband arti-

## ARTICLE XIX.

All other merchandise and things not comprehended in the articles of contraband expressly enumerated and classified as above, shall be chandise. held and considered as free and subjects of free and lawful commerce, so that they may be carried and transported in the freest manner by both the contracting parties, even to places belonging to an enemy, excepting only those places which are at that time besieged or blockaded; and to avoid all doubt in that particular, it is declared that those places only are besieged or blockaded which are actually besieged or blockaded by a belligerent force capable of preventing the entry of the neutral.

All other mer-

Definition of blockade.

#### ARTICLE XX.

The articles of contraband before enumerated and classified, which may be found in a vessel bound for an enemy's port, shall be subject to detention and confiscation, leaving free the rest of the cargo and the vessel, that the owners may dispose of them as they see proper. No vessels of either of the two nations shall be detained on the high seas on account of having on board articles of contraband, whenever the master, captain, or supercargo of said vessel will deliver up the articles of contraband to the captor, unless the quantity of such articles be so great and of so large a bulk that they cannot be received on board the capturing vessel without great inconvenience; but in this, and in all other cases of just detention, the vessel detained shall be sent to the nearest convenient and safe port for trial and judgment, according to law.

Confiscation of contraband arti-

## ARTICLE XXI.

And whereas it frequently happens that vessels sail for a port or place belonging to an enemy without knowing that the same is besieged, blockaded, or invested, it is agreed that every vessel so situated may be turned away from such port or place, but shall not be detained; nor shall any part of her cargo, if not contraband, be confiscated, unless, after warning of such blockade or investment from the commanding officer of the blockading force, she should again attempt to enter the aforesaid port; but she shall be permitted to go to any other port or place she may think proper. Nor shall any vessel of either of the contracting parties that may have entered into such port before the same was actually besieged, blockaded, or invested by the other, be restrained from quitting such place with her cargo; nor if found therein after the surrender shall such vessel or her cargo be liable to confiscation, but she shall be restored to the owner thereof.

Blockaded ports.

## ARTICLE XXII.

In order to prevent all kinds of disorder in the visiting and examination of the vessels and cargoes of both the contracting parties on the vessels at sea. high seas, they have agreed, mutually, that, whenever a vessel of war,

Examination of

public or private, should meet with a neutral vessel of the other contracting party, the first shall remain out of cannon shot, and may send his boat, with two or three men only, in order to execute the said examination of the papers concerning the ownership and cargo of the vessel, without causing the least extortion, violence, or ill treatment, for which the commanders of the said armed vessels shall be responsible with their persons and property; and for this purpose the commanders of said private armed vessels shall, before receiving their commissions, give sufficient security to answer for all the damages they may commit. And it is expressly agreed, that the neutral party shall in no case be required to go on board the examining vessel for the purpose of exhibiting his papers, or for any other purpose whatsoever.

#### ARTICLE XXIII.

Passports and certificates.

To avoid all kinds of vexation and abuse in the examination of the papers relating to the ownership of vessels belonging to the citizens of the two contracting parties, they have agreed, and do agree, that in case one of them should be engaged in war, the vessels belonging to the citizens of the other must be furnished with sea-letters or passports, expressing the name, property, and bulk of the vessel, and also the name and place of habitation of the master or commander of said vessel, in order that it may thereby appear that the said vessel really and truly belongs to the citizens of one of the contracting parties; they have likewise agreed that such vessels being laden, besides the said sea letters or passports, shall also be provided with certificates containing the several particulars of the cargo and the place whence the vessel sailed, so that it may be known whether any forbidden or contraband goods be on board the same, which certificate shall be made out by the officers of the place whence the vessel sailed, in the accustomed form; without which requisites the said vessel may be detained, to be adjudged by the competent tribunal, and may be declared legal prize, unless the said defect shall be satisfied or supplied by testimony entirely equivalent to the satisfaction of the competent tribunal.

## ARTICLE XXIV.

Vessels under convoy.

It is further agreed, that the stipulations above expressed, relative to the visiting and examination of vessels, shall apply only to those which sail without convoy; and when said vessels are under convoy, the verbal declaration of the commander of the convoy, or his word of honor, that the vessels under his protection belong to the nation whose flag he carries, and when they are bound to an enemy's port that they have no contraband goods on board, shall be sufficient.

#### ARTICLE XXV.

Prize courts and decrees.

It is further agreed, that in all cases the established courts for prize causes, in the country to which the prizes may be conducted, shall alone take cognizance of them. And whenever such tribunal of either party shall pronounce judgment against any vessel, or goods, or property claimed by the citizens of the other party, the sentence or decree shall mention the reason or motives on which the same shall have been founded; and an authenticated copy of the sentence or decree, in conformity with the laws and usages of the country, and of all the proceedings of the case, shall, if demanded, be delivered to the commander or agent of said vessel, without any delay, he paying the legal fees for the same.

## ARTICLE XXVI.

Rights of resifor the greater security of the intercourse between the citizens of dents in case of the United States of America and of the United Mexican States, it is agreed, now for then, that if there should be at any time hereafter an

interruption of the friendly relations which now exist, or a war unhappily break out between the two contracting parties, there shall be allowed the term of six months to the merchants residing on the coast, and one year to those residing in the interior of the States and territories of each other respectively, to arrange their business, dispose of their effects, or transport them wheresoever they may please, giving them a safe-conduct to protect them to the port they may designate. Those citizens who may be established in the States and territories aforesaid, exercising any other occupation or trade, shall be permitted to remain in the uninterrupted enjoyment of their liberty and property, so long as they conduct themselves peaceably, and do not commit any offence against the laws; and their goods and effects of whatever class and condition they may be, shall not be subject to any embargo or sequestration whatever, nor to any charge nor tax other than may be established upon similar goods and effects belonging to the citizens of the State in which they reside respectively; nor shall the debts between individuals, nor moneys in the public funds, or in public or private banks, nor shares in companies, be confiscated, embargoed, or detained.

## ARTICLE XXVII.

Both the contracting parties being desirous of avoiding all inequality in relation to their public communications and official intercourse, have ters, &c. agreed and do agree to grant to Envoys, Ministers, and other public agents, the same favors, immunities, and exemptions which those of the most favored nation do or may enjoy; it being understood that whatever favors, immunities, or privileges the United States of America or the United Mexican States may find proper to give to the Ministers and public agents of any other Power, shall by the same act be extended to those of each of the contracting parties.

Envoys, minis-

## ARTICLE XXVIII.

In order that the Consuls and Vice-Consuls of the two contracting parties may enjoy the rights, prerogatives, and immunities which belong consuls. to them by their character, they shall, before entering upon the exercise of their functions, exhibit their commission or patent in due form to the Government to which they are accredited; and having obtained their exequatur, they shall be held and considered as such by all the authorities, magistrates, and inhabitants of the consular district in which they reside. It is agreed likewise to receive and admit Consuls and Vice-Consuls in all the ports and places open to foreign commerce, who shall enjoy therein all the rights, prerogatives, and immunities of the Consuls and Vice-Consuls of the most favored nation, each of the suls, &c. contracting parties remaining at liberty to except those ports and places in which the admission and residence of such Consuls and Vice Consuls may not seem expedient.

Consuls and vice-

Exequaturs.

Privileges of con-

## ARTICLE XXIX.

It is likewise agreed that the Consuls, Vice-Consuls, their secretaries, officers and persons attached to the service of Consuls, they not being consular officers. citizens of the country in which the Consul resides, shall be exempt from all compulsory public service, and also from all kind of taxes, imposts, and contributions levied especially on them, except those which they shall be obliged to pay on account of commerce or their property, to which the citizens and inhabitants, native and foreign, of the country in which they reside, are subject; being in everything besides subject to the laws of their respective States. The archives and papers of consulates shall be respected inviolably, and under no pretext archives. whatever shall any magistrate seize or in any way interfere with them.

Immunities of

Inviolability of

## ARTICLE XXX.

Deserters from vessels.

The said Consuls shall have power to require the assistance of the authorities of the country, for the arrest, detention, and custody of deserters from the public and private vessels of their country; and for that purpose, they shall address themselves to the courts, judges, and officers competent, and shall demand the said deserters in writing, proving, by an exhibition of the register of the vessel, or ship's roll, or other public documents, that the man or men demanded were part of said crews; and on this demand so proved, (saving always where the contrary is proved,) the delivery shall not be refused. Such deserters, when arrested, shall be placed at the disposal of the said Consuls, and may be put in the public prisons at the request and expense of those who reclaim them, to be sent to the vessels to which they belong, or to others of the same nation. But, if they be not sent back within two months, to be counted from the day of their arrest, they shall be set at liberty, and shall not be again arrested for the same cause.

## ARTICLE XXXI.

Consular convention.

For the purpose of more effectually protecting their commerce and navigation, the two contracting parties do hereby agree, as soon hereafter as circumstances will permit, to form a consular convention, which shall declare specially the powers and immunities of the Consuls and Vice-Consuls of the respective parties.

## ARTICLE XXXII.

Interior commorce.

For the purpose of regulating the interior commerce between the frontier territories of both Republics, it is agreed that the Executive of each shall have power, by mutual agreement, of determining on the route and establishing the roads by which such commerce shall be conducted; and in all cases where the caravans employed in such commerce may require convoy and protection by military escort, the Supreme Executive of each nation shall, by mutual agreement, in like manner, fix on the period of departure for such caravans, and the point at which the military escort of the two nations shall be exchanged. And it is further agreed, that, until the regulations for governing this interior commerce between the two nations shall be established, the commercial intercourse between the State of Missouri of the United States of America, and New Mexico in the United Mexican States, shall be conducted as heretofore, each Government affording the necessary protection to the citizens of the other.

#### ARTICLE XXXIII.

Indian hostilities. 504.7

It is likewise agreed that the two contracting parties shall, by all the [See Article II, means in their power, maintain peace and harmony among the several treaty of 1853, p. Indian nations who inhabit the lands adjacent to the lines and rivers which form the boundaries of the two countries; and the better to attain this object, both parties bind themselves expressly to restrain, by force, all hostilities and incursions on the part of the Indian nations living within their respective boundaries: so that the United States of America will not suffer their Indians to attack the citizens of the United Mexican States, nor the Indians inhabiting their territory; nor will the United Mexican States permit the Indians residing within their territories to commit hostilities against the citizens of the United States of America, nor against the Indians residing within the limits of the United States, in any manner whatever.

Prisoners made by Indians.

And in the event of any person or persons, captured by the Indians who inhabit the territory of either of the contracting parties, being or having been carried into the territories of the other, both Governments engage and bind themselves in the most solemn manner to return them to their country as soon as they know of their being within their respective territories, or to deliver them up to the agent or representative of the Government that claims them, giving to each other, reciprocally, timely notice, and the claimant paying the expenses incurred in the transmission and maintenance of such person or persons, who, in the mean time, shall be treated with the utmost hospitality by the local authorities of the place where they may be. Nor shall it be lawful, under any pretext whatever, for the citizens of either of the contracting parties to purchase or hold captive prisoners made by the Indians inhabiting the territories of the other.

## ARTICLE XXXIV.

The United States of America and the United Mexican States, desiring to make as durable as circumstances will permit, the relations which are to be established between the two parties by virtue of this treaty or general convention of amity, commerce, and navigation, have de-

clared solemnly, and do agree to the following points:

First. The present treaty shall remain and be in force for eight years from the day of the exchange of the ratifications, and until the end of one year after either of the contracting parties shall have given notice to the other of its intention to terminate the same; each of the contracting parties reserving to itself the right of giving such notice to the other, at the end of said term of eight years. And it is hereby agreed between them that, on the expiration of one year after such notice shall have been received by either of the parties from the other party, this treaty, in all its parts, relating to commerce and navigation, shall altogether cease and determine, and in all those parts which relate to peace and friendship, it shall be permanently and perpetually binding on both the contracting parties.

Secondly. If any one or more of the citizens of either party shall infringe any of the articles of this treaty, such citizens shall be held personally responsible for the same; and the harmony and good correspondence between the two nations shall not be interrupted thereby; each party engaging in no way to protect the offender, or sanction such violation.

Thirdly. If (what indeed cannot be expected) any of the articles contained in the present treaty shall be violated or infracted in any manner whatever, it is stipulated that neither of the contracting parties will order or authorize any acts of reprisal, nor declare war against the other, on complaints of injuries or damages, until the said party considering itself offended shall first have presented to the other a statement of such injuries or damages, verified by competent proofs, and demanded justice and satisfaction, and the same shall have been either refused or unreasonably delayed.

Fourthly. Nothing in this treaty contained shall, however, be construed to operate contrary to former and existing public treaties with other Sovereigns or States.

The present treaty of amity, commerce, and navigation shall be approved and ratified by the President of the United States of America, by and with the advice and consent of the Senate thereof, and by the Vice-President of the United Mexican States, with the consent and approbation of the Congress thereof; and the ratifications shall be exchanged in the city of Washington, within the term of one year, to be counted from the date of the signature hereof, or sooner if possible.

In witness whereof we, the Plenipotentiaries of the United States of America and of the United Mexican States, have signed and sealed these presents. Done in the city of Mexico on the fifth day of April, in the year of our Lord one thousand eight hundred and thirty-one, in the fifty-fifth year of the Independence of the United States of America, and in the eleventh of that of the United Mexican States.

A. BUTLER. [L. S.] LUCAS ALAMAN. [L. S.] RAFAEL MANGINO. [L. S.] Duration of

Infringement of treaty.

Reprisals and declarations of war.

Treaties with other nations not affected.

Ratifications.

Signatures.

Date.

April 5, 1831.

## ADDITIONAL ARTICLE.

Articles V and VI suspended. [See p. 478.1

Substitute.

Whereas, in the present state of the Mexican shipping, it would not be possible for Mexico to receive the full advantage of the reciprocity established in the fifth and sixth articles of the treaty signed this day, it is agreed that for the term of six years, the stipulations contained in the said articles shall be suspended; and in lieu thereof, it is hereby agreed, that, until the expiration of the said term of six years, American vessels entering into the ports of Mexico, and all articles the produce, growth, or manufacture of the United States of America, imported in such vessels, shall pay no other or higher duties than are or may hereafter be payable in the said ports by the vessels and the like articles the growth, produce, or manufacture of the most favored nation; and, reciprocally, it is agreed that Mexican vessels entering into the ports of the United States of America, and all articles the growth, produce, or manufacture of the United Mexican States, imported in such vessels, shall pay no other or higher duties than are, or may hereafter be, payable in the said ports by the vessels and the like articles the growth, produce, or manufacture of the most favored nation; and that no higher duties shall be paid, or bounties or drawbacks allowed, on the exportation of any article the growth, produce, or manufacture of either country, in the vessels of the other, than upon the exportation of the like articles in the vessels of any other foreign country.

Effect of Additional Article.

> Ratifications. Signatures.

Date.

The present additional article shall have the same force and value as if it had been inserted, word for word, in the treaty signed this day. It shall be ratified, and the ratification exchanged at the same time.

In witness whereof we, the respective Plenipotentiaries, have signed and sealed the same.

Done at Mexico on the fifth day of April, one thousand eight hundred and thirty-one.

A. BUTLER. [L. S.] LUCAS ALAMAN. L. S. RAFAEL MANGINO.

## MEXICO, 1835.

April 3, 1835.

SECOND ADDITIONAL ARTICLE TO TREATY OF LIMITS OF JANUARY 12, 1828, BETWEEN THE UNITED STATES OF AMERICA AND THE UNITED MEXICAN STATES, CONCLUDED AT MEXICO APRIL 3, 1835; RATIFICATION ADVISED BY SENATE JANUARY 26, 1836; RATIFIED BY PRESIDENT FEBRUARY 2, 1836; RATIFICATIONS EXCHANGED AT WASHINGTON APRIL 1921, 1930 (1931), 1931 (1932), 1931 (19 20, 1836; PROCLAIMED APRIL 21, 1836.

#### Convention with Mexico.

Preamble. 1828, pp. 474, 475.]

A treaty having been concluded and signed in the city of Mexico, on [See treaty of the 12th day of January, 1828, between the United States of America and the Mexican United States, for the purpose of establishing the true dividing line and boundary between the two nations, the 3d article of which treaty is as follows: "To fix this line with more precision, and to place the landmarks which shall designate exactly the limits of both nations, each of the contracting parties shall appoint a commissioner and a surveyor, who shall meet before the termination of one year from the date of the ratification of this treaty at Natchitoches, on the Red River, and proceed to run and mark said line from the mouth of the Sabine to the Red River, and from the Red River to the river Arkansas, and to ascertain the latitude of the source of said river Arkansas, in conformity to what is agreed upon and stipulated, and the line of latitude 42 to the South Sea. They shall make out plans, and keep journals of their proceedings, and the result agreed upon by them shall be considered as part of this treaty, and shall have the same force as if it were inserted therein. The two Governments will amicably agree respecting the necessary articles to be furnished to those persons, and

also as to their respective escorts, should such be deemed necessary:" And the ratifications of said treaty having been exchanged in the city of Washington, on the 5th day of April, in the year of 1832, but from various causes the contracting parties have been unable to perform the stipulations contained in the above-mentioned 3d article, and the period within which the said stipulations could have been executed has elapsed; and both Republics being desirous that the said treaty should be carried into effect with all due solemnity, the President of the United States of America has for that purpose fully empowered on his part Anthony Butler, a citizen thereof and Chargé d'Affaires of said States in Mexico, and the acting President of the United Mexican States having in like manner fully empowered on his part their Excellencies José Maria Gutierrez de Estrada, Secretary of State for Home and Foreign Affairs, and José Mariano Blasco, Secretary of the Treasury; and the said Plenipotentiaries, after having mutually exchanged their full-powers, found to be ample and in form, they have agreed and do hereby agree to the following second additional article to the said treaty:

Within the space of one year, to be estimated from the date of the exchange of the ratifications of this said additional article, there shall be appointed by the Government of the United States of America and of the Mexican United States, each a commissioner and surveyor, for the purpose of fixing with more precision the dividing-line, and for establishing the landmarks of boundary and limits between the two nations, with the exactness stipulated by the 3d article of the Treaty limits. of Limits, concluded and signed in Mexico on the 12th day of January, 1828, and the ratifications of which were exchanged in Washington city on the 5th day of April, 1832. And the present additional article shall tional article. have the same force and effect as if it had been inserted word for word in the above-mentioned treaty of the 12th of January, 1828, and shall be approved and ratified in the manner prescribed by the Constitutions of the respective States.

In faith of which the said Plenipotentiaries have hereunto set their

hands and affixed their respective seals.

Done in the city of Mexico on the third day of April, in the year of our Lord one thousand eight hundred and thirty-five, in the fifty-ninth year of the Independence of the United States of America, and of the fifteenth of that of the United Mexican States.

A. BUTLER. [L. S.] J. M. GUTIERREZ DE ESTRADA. JOSÉ MARIANO BLASCO.

Negotiators.

Commissio n e r s and surveyors.

Landmarks of boundary and

Effect of addi-

Ratifications.

Signatures.

Date.

## MEXICO, 1839.

CONVENTION WITH MEXICO FOR THE ADJUSTMENT OF CLAIMS, CONCLUDED AT WASHINGTON APRIL 11, 1839; RATIFICATION ADVISED BY SENATE MARCH 17, 1840; RATIFIED BY PRESIDENT APRIL 6, 1840; RATIFICATIONS EXCHANGED AT WASHINGTON APRIL 7, 1840; PROCLAIMED APRIL 8, 1840. April 11, 1839.

Connention for the adjustment of claims of citizens of the United States of America upon the government of the Mexican Republic.

Whereas a convention for the adjustment of claims of citizens of the United States upon the Government of the Mexican Republic was concluded and signed at Washington on the 10th day of September, 1838, which convention was not ratified on the part of the Mexican Government, on the alleged ground that the consent of His Majesty the King of Prussia to provide an arbitrator to act in the case provided by said convention could not be obtained;

Preamble.

And whereas the parties to said convention are still, and equally, desirous of terminating the discussions which have taken place between them in respect to said claims, arising from injuries to the persons and property of citizens of the United States by Mexican authorities, in a manner equally advantageous to the citizens of the United States, by whom said injuries have been sustained, and more convenient to Mexico than that provided by said convention:

Negotiators.

The President of the United States has named for this purpose, and furnished with full powers, John Forsyth, Secretary of State of the said United States; and the President of the Mexican Republic has named His Excellency Señor Don Francisco Pizarro Martinez, accredited as Envoy Extraordinary and Minister Plenipotentiary of the Mexican Republic to the United States, and has furnished him with full powers for the same purpose;

And the said Plenipotentiaries have agreed upon and concluded the

following articles:

## ARTICLE I.

Claims to be recommissioners.

[See Articles I and V, unratified convention of 1843, p. 503. ]

It is agreed that all claims of citizens of the United States upon the ferred to board of Mexican Government, statements of which, soliciting the interposition of the Government of the United States, have been presented to the Department of State or to the diplomatic agent of the United States at Mexico until the signature of this convention, shall be referred to four commissioners, who shall form a board, and be appointed in the following manner, namely: two commissioners shall be appointed by the President of the United States, by and with the advice and consent of the Senate thereof, and two commissioners by the President of the Mexican Republic. The said commissioners, so appointed, shall be sworn impartially to examine and decide upon the said claims according to such evidence as shall be laid before them on the part of the United States and the Mexican Republic respectively.

## ARTICLE II.

Secretaries.

The said board shall have two secretaries, versed in the English and Spanish languages; one to be appointed by the President of the United States, by and with the advice and consent of the Senate thereof, and the other by the President of the Mexican Republic. And the said secretaries shall be sworn faithfully to discharge their duty in that capacity.

ARTICLE III.

Meeting of board.

The said board shall meet in the city of Washington within three months after the exchange of the ratifications of this convention, and within eighteen months from the time of its meeting shall terminate its The Secretary of State of the United States shall, immediately after the exchange of the ratifications of this convention, give notice of the time of the meeting of the said board, to be published in two newspapers in Washington, and in such other papers as he may think proper.

ARTICLE IV.

Documents and explanations to be furnished.

[See pp. 476-486.]

All documents which now are in, or hereafter, during the continuance of the commission constituted by this convention, may come into the possession of the Department of State of the United States, in relation to the aforesaid claims, shall be delivered to the board. can Government shall furnish all such documents and explanations as may be in their possession, for the adjustment of the said claims according to the principles of justice, the law of nations, and the stipulations of the treaty of amity and commerce between the United States and Mexico of the 5th of April, 1831; the said documents to be specified when demanded at the instance of the said commissioners.

## ARTICLE V.

The said commissioners shall, by a report under their hands and seals, decide upon the justice of the said claims and the amount of compensation, if any, due from the Mexican Government in each case.

Report of commissioners.

[See Articles XIII-XV, treaty of 1848, pp. 497, 498.]

## ARTICLE VI.

It is agreed that if it should not be convenient for the Mexican Government to pay at once the amount so found due, it shall be at liberty, immediately after the decisions in the several cases shall have taken of 1843, p. 490-492.] place, to issue Treasury notes, receivable at the maritime custom-houses of the Republic in payment of any duties which may be due or imposed at said custom-houses upon goods entered for importation or exportation; said Treasury notes to bear interest at the rate of eight per centum per annum from the date of the award on the claim in payment of which said Treasury notes shall have been issued until that of their receipt at the Mexican custom-houses. But as the presentation and receipt of said Treasury notes at said custom-houses in large amounts might be inconvenient to the Mexican Government, it is further agreed that, in such case, the obligation of said Government to receive them in payment of duties, as above stated, may be limited to one-half the amount of said duties.

Payment of award.

## ARTICLE VII.

It is further agreed that in the event of the commissioners differing in relation to the aforesaid claims, they shall, jointly or severally, draw up a report stating, in detail, the points on which they differ, and the grounds upon which their respective opinions have been formed. it is agreed that the said report or reports, with authenticated copies of tion of 1843, p. 503.] all documents upon which they may be founded, shall be referred to the decision of His Majesty the King of Prussia. But as the documents relating to the aforesaid claims are so voluminous that it cannot be expected His Prussian Majesty would be willing or able personally to investigate them, it is agreed that he shall appoint a person to act as an arbiter in his behalf; that the person so appointed shall proceed to Washington; that his travelling expenses to that city and from thence on his return to his place of residence in Prussia, shall be defrayed, one-half by the United States and one-half by the Mexican Republic; and that he shall receive as a compensation for his services a sum equal to one-half the compensation that may be allowed by the United States to one of the commissioners to be appointed by them, added to one half the compensation that may be allowed by the Mexican Government to one of the commissioners to be appointed by it. the compensation of such arbiter shall be paid, one-half by the United States and one-half by the Mexican Government.

Differences to be referred to King of Prussia.

[See Article I, unratified conven-

## ARTICLE VIII.

Immediately after the signature of this convention, the Plenipotentiaries of the contracting parties (both being thereunto competently au. to be invited to thorized) shall, by a joint note, addressed to the Minister for Foreign appoint umpire.

Affairs of His Majesty the King of Prussia, to be delivered by the unratified conven-Minister of the United States at Berlin, invite the said monarch to aption of 1843, p. 503.] point an umpire to act in his behalf in the manner above mentioned, in case this convention shall be ratified respectively by the Governments of the United States and Mexico.

King of Prussia appoint umpire.

[See Article V,

## ARTICLE IX.

It is agreed that, in the event of His Prussian Majesty's declining to appoint an umpire to act in his behalf, as aforesaid, the contracting parties, on being informed thereof, shall, without delay, invite Her Britannic Majesty, and in case of her declining, His Majesty the King of the

If King of Prussia declines.

Netherlands, to appoint an umpire to act in their behalf, respectively. as above provided.

## ARTICLE X.

And the contracting parties further engage to consider the decision Decision of the umpire. of such umpire to be final and conclusive on all the matters so referred.

## ARTICLE XI.

For any sums of money which the umpire shall find due to citizens of Mexican Treasury notes. the United States by the Mexican Government, Treasury notes shall be [See Article VI.] issued in the manner aforementioned.

#### ARTICLE XII.

Mexico exonerclaims.

And the United States agree forever to exonerate the Mexican Govated from certain ernment from any further accountability for claims which shall either be rejected by the board or the arbiter aforesaid, or which, being allowed by either, shall be provided for by the said Government in the manner before mentioned.

## ARTICLE XIII.

Expenses of commission.

And it is agreed that each Government shall provide compensation for the commissioners and secretary to be appointed by it; and that the contingent expenses of the board shall be defrayed, one moiety by the United States and one moiety by the Mexican Republic.

## ARTICLE XIV.

Ratifications.

This convention shall be ratified, and the ratifications shall be exchanged at Washington within twelve months from the signature hereof, or sooner if possible.

Signatures.

In faith whereof we, the Plenipotentiaries of the United States of America and of the Mexican Republic, have signed and sealed these

Date.

Done in the city of Washington on the eleventh day of April, in the year of our Lord one thousand eight hundred and thirty-nine, in the sixty-third year of the Independence of the United States of America, and the nineteenth of that of the Mexican Republic.

JOHN FORSYTH. FRAN. PIZARRO MARTINEZ.

L. S.

## MEXICO, 1843.

January 30, 1843. CONVENTION WITH MEXICO RELATIVE TO PAYMENT OF AWARDS, CONCELUDED AT MEXICO JANUARY 30, 1843; RATIFICATION ADVISED BY SENATE MARCH 2, 1843; RATIFIED BY PRESIDENT; RATIFICATIONS EXCHANGED AT WASHINGTON MARCH 29, 1843; PROCLAIMED MARCH 30,

Convention further to provide for the payment of awards in favor of claimants under the convention between the United States and the Mexican Republic of the 11th of April, 1839.

Preamble. convention of 1839, p. 489.]

Whereas, by the convention between the United States and the [See Article VI, Mexican Republic, of the 11th April, 1839, it is stipulated that, if it should not be convenient to the Mexican Government to pay at once the sums found to be due to the claimants under that convention, that Government shall be at liberty to issue Treasury notes in satisfaction of those sums; and whereas the Government of Mexico [is] anxious to comply with the terms of said convention, and to pay those awards in full, but finds it inconvenient either to pay them in money or to issue the said Treasury notes: The President of the United States has, for the purpose of carrying into full effect the intentions of the said parties, conferred full powers on Waddy Thompson, Envoy Extraordinary and Minister of the United States to the Mexican Government, and the President of the Mexican Republic has conferred full powers on their Excellencies José Maria de Bocanegra, Minister of Foreign Relations and Government, and Manuel Eduardo de Gorostiza, Minister of Finances. And the said Plenipotentiaries, after having exchanged their full powers, found to be in due form, have agreed to and concluded the following articles:

Negotiators.

## ARTICLE I.

On the 30th day of April, 1843, the Mexican Government shall pay all the interest which may then be due on the awards in favor of claim- paid. ants under the convention of the 11th of April, 1839, in gold or silver money, in the city of Mexico.

Interest to be

## ARTICLE II.

The principal of the said awards, and the interest accruing thereon, shall be paid in five years, in equal instalments every three months, the said term of five years to commence on the 30th day of April, 1843, [See Articles XIII-XV, treaty of aforesaid. [See Articles XIII-XV, treaty of 1848, pp. 497, 498.]

Payment of principal and interest.

## ARTICLE III.

The payments aforesaid shall be made in the city of Mexico to such person as the United States may authorize to receive them, in gold or and where to be silver money. But no circulation, export, nor other duties shall be charged thereon; and the Mexican Government takes the risk, charges, and expenses of the transportation of the money to the city of Vera Cruz.

Payments, how

## ARTICLE IV.

The Mexican Government hereby solemnly pledges the proceeds of the direct taxes of the Mexican Republic for the payment of the instal- proceeds of direct ments and interest aforesaid, but it is understood that whilst no other fund is thus specifically hypothecated, the Government of the United States, by accepting this pledge, does not incur any obligation to look for payment of those instalments and interest to that fund alone.

## ARTICLE V.

As this new arrangement, which is entered into for the accommodation of Mexico, will involve additional charges of freight, commission, ditional charges. &c., the Government of Mexico hereby agrees to add two and a half per centum to each of the aforesaid payments on account of said charges.

Payment of ad-

## ARTICLE VI.

A new convention shall be entered into for the settlement of all claims of the Government and citizens of the United States against the Republic of Mexico, which were not finally decided by the late commission which met in the city of Washington, and of all claims of the Government and citizens of Mexico against the United States.

New convention to be entered into.

## ARTICLE VII.

The ratifications of this convention shall be exchanged at Washington within three months after date thereof, provided it shall arrive at Ratifications.

Washington before the adjournment of the present session of Congress; and if not, then within one month after the meeting of the next Congress of the United States.

Signatures.

In faith whereof we, the Plenipotentiaries of the United States of America and of the Mexican Republic, have signed and sealed these presents.

Date.

Done at the city of Mexico on the thirtieth day of January, in the year of our Lord one thousand eight hundred and forty-three, and in the sixty-seventh year of the Independence of the United States of America, and in the twenty-third year of that of the Mexican Republic.

WADDY THOMPSON.
J. MA. DE BOCANEGRA.
L. S.
M. E. DE GOROSTIZA.
L. S.

## **MEXICO, 1848.**

Feb. 2, 1848.

TREATY OF PEACE, FRIENDSHIP, LIMITS, AND SETTLEMENT BETWEEN THE UNITED STATES OF AMERICA AND THE UNITED MEXICAN STATES, CONCLUDED AT GUADALUPE HIDALGO FEBRUARY 2, 1848; RATIFICATION ADVISED BY SENATE, WITH AMENDMENTS, MARCH 10, 1848; RATIFIED BY PRESIDENT MARCH 16, 1848; RATIFICATIONS EXCHANGED AT QUERETARO MAY 30, 1848; PROCLAIMED JULY 4, 1848.

In the name of Almighty God:

Contracting parties.

The United States of America and the United Mexican States, animated by a sincere desire to put an end to the calamities of the war which unhappily exists between the two Republics, and to establish upon a solid basis relations of peace and friendship, which shall confer reciprocal benefits upon the citizens of both, and assure the concord, harmony, and mutual confidence wherein the two people should live, as good neighbours, have for that purpose appointed their respective plenipotentiaries, that is to say:

Negotiators.

The President of the United States has appointed Nicholas P. Trist, a citizen of the United States, and the President of the Mexican Republic has appointed Don Luis Gonzaga Cuevas, Don Bernardo Couto, and Don Miguel Atristain, citizens of the said Republic;

Who, after a reciprocal communication of their respective full powers, have, under the protection of Almighty God, the author of peace,

arranged, agreed upon, and signed the following

Treaty of Peace, Friendship, Limits, and Settlement between the United States of America and the Mexican Republic.

#### ARTICLE 1.

Firm and universal peace.

There shall be firm and universal peace between the United States of America and the Mexican Republic, and between their respective countries, territories, cities, towns, and people, without exception of places or persons.

## ARTICLE II.

Suspension of hostilities.

Immediately upon the signature of this treaty, a convention shall be entered into between a commissioner or commissioners appointed by the General-in-chief of the forces of the United States, and such as may be appointed by the Mexican government, to the end that a provisional suspension of hostilities shall take place, and that, in the places occupied by the said forces, constitutional order may be re-established, as regards the political, administrative, and judicial branches, so far as this shall be permitted by the circumstances of military occupation.

## ARTICLE III.

Immediately upon the ratification of the present treaty by the Government of the United States, orders shall be transmitted to the com ican ports to cease. manders of their land and naval forces, requiring the latter (provided this treaty shall then have been ratified by the Government of the Mexican Republic, and the ratifications exchanged) immediately to desist from blockading any Mexican ports; and requiring the former States to be with-(under the same condition) to commence, at the earliest moment prac-drawn. ticable, withdrawing all troops of the United States then in the interior of the Mexican Republic, to points that shall be selected by common agreement, at a distance from the seaports not exceeding thirty leagues: and such evacuation of the interior of the Republic shall be completed with the least possible delay; the Mexican Government hereby binding itself to afford every facility in its power for rendering the same convenient to the troops, on their march and in their new positions, and for promoting a good understanding between them and the inhabitants. In like manner orders shall be despatched to the persons in charge of the custom-houses at all ports occupied by the forces of the United States, requiring them (under the same condition) immediately to deliver possession of the same to the persons authorized by the Mexican Government to receive it, together with all bonds and evidences of debt for duties on importations and on exportations, not yet fallen due. Moreover, a faithful and exact account shall be made out, showing the entire amount of all duties on imports and on exports, collected at such custom-houses, or elsewhere in Mexico, by authority of the United States, from and after the day of ratification of this treaty by the Government of the Mexican Republic; and also an account of the cost of collection; and such entire amount, deducting only the cost of collection, shall be delivered to the Mexican Government, at the city of Mexico, within three months after the exchange of ratifications.

The evacuation of the capital of the Mexican Republic by the troops of the United States, in virtue of the above stipulation, shall be completed in one month after the orders there stipulated for shall have been

received by the commander of said troops, or sooner if possible.

Blockade of Mex-

Troops of United

Custom-ho u s e s to be delivered up.

Account of duties collected.

Evacuation of the capital of Mex-

## ARTICLE IV.

Immediately after the exchange of ratifications of the present treaty all castles, forts, territories, places, and possessions, which have been taken or occupied by the forces of the United States during the present war, within the limits of the Mexican Republic, as about to be established by the following article, shall be definitively restored to the said Republic, together with all the artillery, arms, apparatus of war, munitions, and other public property, which were in the said castles and forts when captured, and which shall remain there at the time when this treaty shall be duly ratified by the Government of the Mexican Republic. To this end, immediately upon the signature of this treaty, orders shall be despatched to the American officers commanding such castles and forts, securing against the removal or destruction of any such artillery, arms, apparatus of war, munitions, or other public property. The city of Mexico, within the inner line of intrenchments surrounding the said city, is comprehended in the above stipulation, as regards the restoration of artillery, apparatus of war, &c.

The final evacuation of the territory of the Mexican Republic, by the forces of the United States, shall be completed in three months from the tory. said exchange of ratifications, or sooner if possible; the Mexican Government hereby engaging, as in the foregoing article, to use all means in its power for facilitating such evacuation, and rendering it convenient to the troops, and for promoting a good understanding between them

and the inhabitants.

If, however, the ratification of this treaty by both parties should not

Castles, forts, &c., to be restored.

Final evacuation of Mexican territake place in time to allow the embarcation of the troops of the United States to be completed before the commencement of the sickly season, at the Mexican ports on the Gulf of Mexico, in such case a friendly arrangement shall be entered into between the General-in-chief of the said troops and the Mexican Government, whereby healthy and otherwise suitable places, at a distance from the ports not exceeding thirty leagues, shall be designated for the residence of such troops as may not yet have embarked, until the return of the healthy season. And the space of time here referred to as comprehending the sickly season shall be understood to extend from the first day of May to the first day of November.

Prisoners of war to be restored. All prisoners of war taken on either side, on land or on sea, shall be restored as soon as practicable after the exchange of ratifications of this treaty. It is also agreed that if any Mexicans should now be held as captives by any savage tribe within the limits of the United States, as about to be established by the following article, the Government of the said United States will exact the release of such captives, and cause them to be restored to their country.

## ARTICLE V.

Boundary line.
[See Article I, treaty of 1853, p. 504.]

The boundary line between the two Republics shall commence in the Gulf of Mexico, three leagues from land, opposite the mouth of the Rio Grande, otherwise called Rio Bravo del Norte, or opposite the mouth of its deepest branch, if it should have more than one branch emptying directly into the sea; from thence up the middle of that river, following the deepest channel, where it has more than one, to the point where it strikes the southern boundary of New Mexico; thence, westwardly, along the whole southern boundary of New Mexico (which runs north of the town called Paso) to its western termination; thence, northward, along the western line of New Mexico, until it intersects the first branch of the river Gila; (or if it should not intersect any branch of that river, then to the point on the said line nearest to such branch, and thence in a direct line to the same;) thence down the middle of the said branch and of the said river, until it empties into the Rio Colorado; thence across the Rio Colorado, following the division line between Upper and Lower California, to the Pacific Ocean.

Southern and western limits of New Mexico.

The southern and western limits of New Mexico, mentioned in this article, are those laid down in the map entitled "Map of the United Mexican States, as organized and defined by various acts of the Congress of said republic, and constructed according to the best authorities. Revised edition. Published at New York, in 1847, by J. Disturnell;" of which map a copy is added to this treaty, bearing the signatures and seals of the undersigned Plenipotentiaries. And, in order to preclude all difficulty in tracing upon the ground the limit separating Upper from Lower California, it is agreed that the said limit shall consist of a straight line drawn from the middle of the Rio Gila, where it unites with the Colorado, to a point on the coast of the Pacific Ocean, distant one marine league due south of the southernmost point of the port of San Diego, according to the plan of said port made in the year 1782 by Don Juan Pantoja, second sailing-master of the Spanish fleet, and published at Madrid in the year 1802, in the atlas to the voyage of the schooners Sutil and Mexicana; of which plan a copy is hereunto added, signed and sealed by the respective Plenipotentiaries.

Commissioners and surveyors to run and mark the boundary line.

In order to designate the boundary line with due precision, upon authoritative maps, and to establish upon the ground land-marks which shall show the limits of both republics, as described in the present article, the two Governments shall each appoint a commissioner and a surveyor, who, before the expiration of one year from the date of the exchange of ratifications of this treaty, shall meet at the port of San Diego, and proceed to run and mark the said boundary in its whole course to the mouth of the Rio Bravo del Norte. They shall keep jour-

nals and make out plaus of their operations; and the result agreed upon by them shall be deemed a part of this treaty, and shall have the same force as if it were inserted therein. The two Governments will amicably agree regarding what may be necessary to these persons, and also as to their respective escorts, should such be necessary.

The boundary line established by this article shall be religiously respected by each of the two republics, and no change shall ever be made be respected. therein, except by the express and free consent of both nations, lawfully given by the General Government of each, in conformity with its

own constitution.

Boundary line to

## ARTICLE VI.

The vessels and citizens of the United States shall, in all time, have a free and uninterrupted passage by the Gulf of California, and by the nia and river Coloriver Colorado below its confluence with the Gila, to and from their possessions situated north of the boundary line defined in the preceding treaty of 1853, article; it being understood that this passage is to be by navigating the p. 505.] Gulf of California and the river Colorado, and not by land, without the express consent of the Mexican Government.

Gulf of Califor-

[See Article IV,

If, by the examinations which may be made, it should be ascertained to be practicable and advantageous to construct a road, canal, or rail- railway on the way, which should in whole or in part run upon the river Gila, or upon Gila. its right or its left bank, within the space of one marine league from either margin of the river, the Governments of both republics will form an agreement regarding its construction, in order that it may serve equally for the use and advantage of both countries.

Road, canal, or

#### ARTICLE VII.

The river Gila, and the part of the Rio Bravo del Norte lying below the southern boundary of New Mexico, being, agreeably to the fifth river Gila and Rio article, divided in the middle between the two republics, the navigation of the Gila and of the Bravo below said boundary shall be free and treaty of 1853, common to the vessels and citizens of both countries; and neither shall, p. 505.] without the consent of the other, construct any work that may impede or interrupt, in whole or in part, the exercise of this right; not even for the purpose of favoring new methods of navigation. Nor shall any tax or contribution, under any denomination or title, be levied upon tributions. vessels or persons navigating the same, or upon merchandise or effects transported thereon, except in the case of landing upon one of their If, for the purpose of making the said rivers navigable, or for maintaining them in such state, it should be necessary or advantageous to establish any tax or contribution, this shall not be done without the consent of both Governments.

The stipulations contained in the present article shall not impair the territorial rights of either republic within its established limits.

# Navigation of

[See Article IV,

Taxes and con-

#### ARTICLE VIII.

Mexicans now established in territories previously belonging to Mexico, and which remain for the future within the limits of the United cans in ceded ter-States, as defined by the present treaty, shall be free to continue where they now reside, or to remove at any time to the Mexican Republic, treaty of 1853, retaining the property which they possess in the said territories, or p. 505.] disposing thereof, and removing the proceeds wherever they please, without their being subjected, on this account, to any contribution, tax, or charge whatever.

Those who shall prefer to remain in the said territories may either retain the title and rights of Mexican citizens, or acquire those of citizenship. zens of the United States. But they shall be under the obligation to make their election within one year from the date of the exchange of

Rights of Mexi-

[See Article V

Election of citi-

ratifications of this treaty; and those who shall remain in the said territories after the expiration of that year, without having declared their intention to retain the character of Mexicans, shall be considered to have elected to become citizens of the United States.

Property to be respected.

In the said territories, property of every kind, now belonging to Mexicans not established there, shall be inviolably respected. present owners, the heirs of these, and all Mexicans who may hereafter acquire said property by contract, shall enjoy with respect to it guarantees equally ample as if the same belonged to citizens of the United States.

### ARTICLE IX.

Mexicans receded territories.

See Protocol, p. 505.]

The Mexicans who, in the territories aforesaid, shall not preserve the maining in the character of citizens of the Mexican Republic, conformably with what is stipulated in the preceding article, shall be incorporated into the Union of the United States, and be admitted at the proper time (to be p. 502; also, Article Union of the United States, and be admitted at the proper time (to be V, treaty of 1853, judged of by the Congress of the United States) to the enjoyment of all the rights of citizens of the United States, according to the principles of the Constitution; and in the mean time, shall be maintained and protected in the free enjoyment of their liberty and property, and secured in the free exercise of their religion without restriction.

### ARTICLE X.

[See Protocol, p. 502.1

Stricken out.

### ARTICLE XI.

Incursions of savage tribes. [See Article II, treaty of 1853, p. 504.7

Considering that a great part of the territories, which, by the present treaty, are to be comprehended for the future within the limits of the United States, is now occupied by savage tribes, who will hereafter be under the exclusive controll of the Government of the United States, and whose incursions within the territory of Mexico would be prejudicial in the extreme, it is solemnly agreed that all such incursions shall be forcibly restrained by the Government of the United States whensoever this may be necessary; and that when they cannot be prevented, they shall be punished by the said government, and satisfaction for the same shall be exacted-all in the same way, and with equal diligence and energy, as if the same incursions were meditated or committed within its own territory, against its own citizens.

It shall not be lawful, under any pretext whatever, for any inhabitant of the United States to purchase or acquire any Mexican, or any foreigner residing in Mexico, who may have been captured by Indians inhabiting the territory of either of the two republics; nor to purchase or acquire horses, mules, cattle, or property of any kind, stolen within Mexican

territory by such Indians.

Persons captured tory.

And in the event of any person or persons, captured within Mexican in Mexican territory by Indians, being carried into the territory of the United States, the Government of the latter engages and binds itself, in the most solemn manner, so soon as it shall know of such captives being within its territory, and shall be able so to do, through the faithful exercise of its influence and power, to rescue them and return them to their country, or deliver them to the agent or representative of the Mexican Government. The Mexican authorities will, as far as practicable, give to the Government of the United States notice of such captures; and its agents shall pay the expenses incurred in the maintenance and transmission of the rescued captives; who, in the mean time, shall be treated with the utmost hospitality by the American authorities at the place where they may be. But if the Government of the United States, before receiving such notice from Mexico, should obtain intelligence, through any other channel, of the existence of Mexican captives within its territory, it will proceed

forthwith to effect their release and delivery to the Mexican agent, as above stipulated.

For the purpose of giving to these stipulations the fullest possible efficacy, thereby affording the security and redress demanded by their pass necessary true spirit and intent, the Government of the United States will now and hereafter pass, without unnecessary delay, and always vigilantly enforce, such laws as the nature of the subject may require. And, finally, the sacredness of this obligation shall never be lost sight of by the said Government, when providing for the removal of the Indians from any portion of the said territories, or for its being settled by citizens of the United States; but, on the contrary, special care shall then be taken not to place its Indian occupants under the necessity of seeking new homes, by committing those invasions which the United States have solemnly obliged themselves to restrain.

United States to

### ARTICLE XII.

In consideration of the extension acquired by the boundaries of the United States, as defined in the fifth article of the present treaty, the paid to Mexico. Government of the United States engages to pay to that of the Mexican Republic the sum of fifteen millions of dollars.

Amount to be [See Article V.]

Immediately after this treaty shall have been duly ratified by the Government of the Mexican Republic, the sum of three millions of dollars shall be paid to the said Government by that of the United States, at the city of Mexico, in the gold or silver coin of Mexico. maining twelve millions of dollars shall be paid at the same place, and in the same coin, in annual instalments of three millions of dollars each, together with interest on the same at the rate of six per centum per This interest shall begin to run upon the whole sum of twelve millions from the day of the ratification of the present treaty by the Mexican Government, and the first of the instalments shall be paid at the expiration of one year from the same day. Together with each annual instalment, as it falls due, the whole interest accruing on such instalment from the beginning shall also be paid.

[See protocol, p.

#### ARTICLE XIII.

The United States engage, moreover, to assume and pay to the claimants all the amounts now due them, and those hereafter to become due, pay claimants. by reason of the claims already liquidated and decided against the Mexican Republic, under the conventions between the two republics sever- and pp. 490-492.] ally concluded on the eleventh day of April, eighteen hundred and thirty-nine, and on the thirtieth day of January, eighteen hundred and forty-three; so that the Mexican Republic shall be absolutely exempt, for the future, from all expense whatever on account of the said claims.

United States to [See pp. 487-490,

### ARTICLE XIV.

The United States do furthermore discharge the Mexican Republic from all claims of citizens of the United States, not heretofore decided ment discharged against the Mexican Government, which may have arisen previously to the date of the signature of this treaty; which discharge shall be final and perpetual, whether the said claims be rejected or be allowed by the board of commissioners provided for in the following article, and whatever shall be the total amount of those allowed.

Mexican Governfrom claims.

#### ARTICLE XV.

The United States, exonerating Mexico from all demands on account of the claims of their citizens mentioned in the preceding article, and make satisfaction considering them entirely and forever cancelled, whatever their amount for claims. may be, undertake to make satisfaction for the same, to an amount not

United States to

sioners.

[See p. 503.]

Board of commis- exceeding three and one-quarter millions of dollars. To ascertain the validity and amount of those claims, a board of commissioners shall be established by the Government of the United States, whose awards shall be final and conclusive; provided that, in deciding upon the validity of each claim, the board shall be guided and governed by the principles and rules of decision prescribed by the first and fifth articles of the unratified convention, concluded at the city of Mexico on the twentieth day of November, one thousand eight hundred and forty-three; and in no case shall an award be made in favour of any claim not em-

Books, records, and documents.

braced by these principles and rules. If, in the opinion of the said board of commissioners or of the claimants, any books, records, or documents, in the possession or power of the Government of the Mexican Republic, shall be deemed necessary to the just decision of any claim, the commissioners, or the claimants through them, shall, within such period as Congress may designate, make an application in writing for the same, addressed to the Mexican Minister for Foreign Affairs, to be transmitted by the Secretary of State of the United States; and the Mexican Government engages, at the earliest possible moment after the receipt of such demand, to cause any of the books, records, or documents so specified, which shall be in their possession or power, (or authenticated copies or extracts of the same.) to be transmitted to the said Secretary of State, who shall immediately deliver them over to the said board of commissioners; provided that no such application shall be made by or at the instance of any claimant, until the facts which it is expected to prove by such books, records, or documents, shall have been stated under oath or affirmation.

### ARTICLE XVI.

Fortification of territory.

treaty of 1853, p. 505.7

Each of the contracting parties reserves to itself the entire right to fortify whatever point within its territory it may judge proper so to for-[See Article V, tify for its security.

### ARTICLE XVII.

Treaty of April 5, 1831, revived.

Article also 505.1

terminated.

The treaty of amity, commerce, and navigation, concluded at the city of Mexico on the fifth day of April, A. D. 1831, between the United States of America and the United Mexican States, except the additional [See pp. 476-486; article, and except so far as the stipulations of the said treaty may be incompatible with any stipulation contained in the present treaty, is treaty of 1853, P. hereby revived for the period of eight years from the day of the exchange of ratifications of this treaty, with the same force and virtue as How may be if incorporated therein; it being understood that each of the contracting parties reserves to itself the right, at any time after the said period of eight years shall have expired, to terminate the same by giving one year's notice of such intention to the other party.

#### ARTICLE XVIII.

Supplies for the

All supplies whatever for troops of the United States in Mexico, artroops of the riving at ports in the occupation of such troops previous to the final United States.

Avacuation thereof although subsequently to the restoration of the cusevacuation thereof, although subsequently to the restoration of the custom-houses at such ports, shall be entirely exempt from duties and charges of any kind; the Government of the United States hereby engaging and pledging its faith to establish, and vigilantly to enforce, all possible guards for securing the revenue of Mexico, by preventing the importation, under cover of this stipulation, of any articles other than such, both in kind and in quantity, as shall really be wanted for the use and consumption of the forces of the United States during the time they may remain in Mexico. To this end it shall be the duty of all officers and agents of the United States to denounce to the Mexican authorities at the respective ports any attempts at a fraudulent abuse of this stipulation, which they may know of, or may have reason to suspect, and to give to such authorities all the aid in their power with regard thereto; and every such attempt, when duly proved and established by sentence of a competent tribunal, shall be punished by the confiscation of the property so attempted to be fraudulently introduced.

### ARTICLE XIX.

With respect to all merchandise, effects, and property whatsoever, imported into ports of Mexico whilst in the occupation of the forces of ported into Mexithe United States, whether by citizens of either republic, or by citizens

or subjects of any neutral nation, the following rules shall be observed: 1. All such merchandise, effects, and property, if imported previously to the restoration of the custom-houses to the Mexican authorities, as stipulated for in the third article of this treaty, shall be exempt from

confiscation, although the importation of the same be prohibited by the Mexican tariff.

2. The same perfect exemption shall be enjoyed by all such merchandise, effects, and property, imported subsequently to the restoration of restoration. the custom-houses, and previously to the sixty days fixed in the following article for the coming into force of the Mexican tariff at such ports respectively; the said merchandise, effects, and property being, however, at the time of their importation, subject to the payment of duties, as provided for in the said following article.

3. All merchandise, effects, and property described in the two rules foregoing shall, during their continuance at the place of importation, and upon their leaving such place for the interior, be exempt from all duty, tax, or impost of every kind, under whatsoever title or denomina-Nor shall they be there subjected to any charge whatsoever upon

the sale thereof.

4. All merchandise, effects, and property, described in the first and second rules, which shall have been removed to any place in the interior whilst such place was in the occupation of the forces of the United States, shall, during their continuance therein, be exempt from all tax upon the sale or consumption thereof, and from every kind of impost or contribution, under whatsoever title or denomination.

5. But if any merchandise, effects, or property, described in the first and second rules, shall be removed to any place not occupied at the time by the forces of the United States, they shall, upon their introduction United States, into such place, or upon their sale or consumption there, be subject to the same duties which, under the Mexican laws, they would be required to pay in such cases if they had been imported in time of peace, through the maritime custom-houses, and had there paid the duties conformably with the Mexican tariff.

6. The owners of all merchandise, effects, or property, described in the first and second rules, and existing in any port of Mexico, shall have the right to reship the same, exempt from all tax, impost, or contribu-

tion whatever.

With respect to the metals, or other property, exported from any Mexican port whilst in the occupation of the forces of the United States, and property. previously to the restoration of the custom-house at such port, no person shall be required by the Mexican authorities, whether general or state, to pay any tax, duty, or contribution upon any such exportation, or in any manner to account for the same to the said authorities.

Merchandise imcan ports, &c.

Previous to restoration of the custom-houses.

Subsequently to

Remaining place of importation, &c.

Removed to places in the in-

Removed to places not occupied by forces of the

Reshipment of merchandise.

Metals and other

#### ARTICLE XX.

Through consideration for the interests of commerce generally, it is agreed, that if less than sixty days should elapse between the date of the signature of this treaty and the restoration of the custom-houses, conformably with the stipulation in the third article, in such case all merchandise, effects, and property whatsoever, arriving at the Mexican

Tariff established by the United ports after the restoration of the said custom houses, and previously to the expiration of sixty days after the day of the signature of this treaty, shall be admitted to entry; and no other duties shall be levied thereon than the duties established by the tariff found in force at such customhouses at the time of the restoration of the same. And to all such merchandise, effects, and property, the rules established by the preceding article shall apply.

#### ARTICLE XXI.

Pacific negotiations in future.

treaty of 1853, p. 505.7

If unhappily any disagreement should hereafter arise between the Governments of the two republics, whether with respect to the interpre-[See Article VII, tation of any stipulation in this treaty, or with respect to any other particular concerning the political or commercial relations of the two nations, the said Governments, in the name of those nations, do promise to each other that they will endeavour, in the most sincere and earnest manner, to settle the differences so arising, and to preserve the state of peace and friendship in which the two countries are now placing themselves, using, for this end, mutual representations and pacific negotia-And if, by these means, they should not be enabled to come to an agreement, a resort shall not, on this account, be had to reprisals, aggression, or hostility of any kind, by the one republic against the other, until the Govornment of that which deems itself aggrieved shall have maturely considered, in the spirit of peace and good neighbourship, whether it would not be better that such difference should be settled by the arbitration of commissioners appointed on each side, or by that of a friendly nation. And should such course be proposed by either party, it shall be acceded to by the other, unless deemed by it altogether incompatible with the nature of the difference, or the circumstances of the case.

#### ARTICLE XXII.

Rules to be ob-

[See Article VII, treaty of 1853, p. 505.]

Time allowed merchants to settle their affairs.

dren, &c., to be unmolested.

respected.

Churches, hospi- price. tals, schools, &c.

If (which is not to be expected, and which God forbid) war should unserved in case of happily break out between the two republics, they do now, with a view to such calamity, solemnly pledge themselves to each other and to the world to observe the following rules; absolutely where the nature of the subject permits, and as closely as possible in all cases where such absolute observance shall be impossible:

1. The merchants of either republic then residing in the other shall be allowed to remain twelve months, (for those dwelling in the interior,) and six months, (for those dwelling at the seaports,) to collect their debts and settle their affairs; during which periods they shall enjoy the same protection, and be on the same footing, in all respects, as the citizens or subjects of the most friendly nations; and, at the expiration thereof, or at any time before, they shall have full liberty to depart, carrying off all their effects without molestation or hindrance, conforming therein to the same laws which the citizens or subjects of the most Women, chil- friendly nations are required to conform to. Upon the entrance of the armies of either nation into the territories of the other, women and children, ecclesiastics, scholars of every faculty, cultivators of the earth, merchants, artisans, manufacturers, and fishermen, unarmed and inhabiting unfortified towns, villages, or places, and in general all persons whose occupations are for the common subsistence and benefit of mankind, shall be allowed to continue their respective employments, unmo-Property to be lested in their persons. Nor shall their houses or goods be burnt or otherwise destroyed, nor their cattle taken, nor their fields wasted, by the armed force into whose power, by the events of war, they may happen to fall; but if the necessity arise to take anything from them for the use of such armed force, the same shall be paid for at an equitable All churches, hospitals, schools, colleges, libraries, and other establishments for charitable and beneficent purposes, shall be respected, and all persons connected with the same protected in the dis-

charge of their duties, and the pursuit of their vocations.

2. In order that the fate of prisoners of war may be alleviated, all such practices as those of sending them into distant, inclement, or un. prisoners of war. wholesome districts, or crowding them into close and noxious places, shall be studiously avoided. They shall not be confined in dungeons, prison ships, or prisons; nor be put in irons, or bound, or otherwise restrained in the use of their limbs. The officers shall enjoy liberty on their paroles, within convenient districts, and have comfortable quarters; and the common soldier shall be disposed in cantonments, open and extensive enough for air and exercise, and lodged in barracks as roomy and good as are provided by the party in whose power they are for its own troops. But if any officer shall break his parole by leaving the district so assigned him, or any other prisoner shall escape from the limits of his cantonment, after they shall have been designated to him, such individual, officer, or other prisoner, shall forfeit so much of the benefit of this article as provides for his liberty on parole or in cantonment. And if any officer so breaking his parole, or any common soldier so escaping from the limits assigned him, shall afterwards be found in arms, previously to his being regularly exchanged, the person so offending shall be dealt with according to the established laws of war. The officers shall be daily furnished, by the party in whose power they are, with as many rations, and of the same articles, as are allowed, either in kind or by commutation, to officers of equal rank in its own army; and all others shall be daily furnished with such ration as is allowed to a common soldier in its own service; the value of all which supplies shall, at the close of the war, or at periods to be agreed upon between the respective commanders, be paid by the other party, on a mutual adjustment of accounts for the subsistence of prisoners; and such accounts shall not be mingled with or set off against any others, nor the balance due on them be withheld, as a compensation or reprisal for any cause whatever, real or pretended. Each party shall be allowed to keep a commissary of prisoners, appointed by itself, with every cantonment of prisoners, in possession of the other; which commissary shall see the prisoners as often as he pleases; shall be allowed to receive, exempt from all duties or taxes, and to distribute, whatever comforts may be sent to them by their friends; and shall be free to transmit his reports in open letters to the party by whom he is employed.

And it is declared that neither the pretence that war dissolves all treaties, nor any other whatever, shall be considered as annulling or not to be annulled. suspending the solemn covenant contained in this article. On the contrary, the state of war is precisely that for which it is provided; and, during which, its stipulations are to be as sacredly observed as the most acknowledged obligations under the law of nature or nations.

Treatment

These covenants

## ARTICLE XXIII.

This treaty shall be ratified by the President of the United States of America, by and with the advice and consent of the Senate thereof; and by the President of the Mexican Republic, with the previous approbation of its general Congress; and the ratifications shall be exchanged in the city of Washington, or at the seat of Government of Mexico, in four months from the date of the signature hereof, or sooner if practicable.

In faith whereof we, the respective Plenipotentiaries, have signed this treaty of peace, friendship, limits, and settlement, and have hereunto affixed our seals respectively. Done in quintuplicate, at the city of Guadalupe Hidalgo, on the second day of February, in the year of our Lord one thousand eight hundred and forty-eight.

N. P. TRIST. L. S. LUIS G. CUEVAS. L. S. BERNARDO COUTO. L. S. MIGL. ATRISTAIN. [L. S.] Ratifications.

Signatures.

Date.

May 26, 1848.

### PROTOCOL.

Protocol.

In the city of Queretaro, on the twenty-sixth of the month of May, eighteen hundred and forty-eight, at a conference between their excellencies Nathan Clifford and Ambrose H. Sevier, Commissioners of the U.S. of A., with full powers from their Government to make to the Mexican Republic suitable explanations in regard to the amendments which the Senate and Government of the said United States have made in the treaty of peace, friendship, limits, and definitive settlement between the two Republics, signed in Guadalupe Hidalgo, on the second day of February of the present year; and His Excellency Don Luis de la Rosa, Minister of Foreign Affairs of the Republic of Mexico; it was agreed, after adequate conversation, respecting the changes alluded to, to record in the present protocol the following explanations, which their aforesaid excellencies the Commissioners gave in the name of their Government and in fulfillment of the commission conferred upon them near the Mexican Republic:

Declaration of sioners.

Reference Article IX. See also "France," 1803, p. 233.]

1st. The American Government by suppressing the IXth article of American Commis- the treaty of Guadalupe Hidalgo and substituting the IIId article of the treaty of Louisiana, did not intend to diminish in any way what was agreed upon by the aforesaid article IXth in favor of the inhabitants of to the territories ceded by Mexico. Its understanding is that all of that agreement is contained in the 3d article of the treaty of Louisiana. consequence all the privileges and guarantees, civil, political, and religious, which would have been possessed by the inhabitants of the ceded territories, if the IXth article of the treaty had been retained, will be enjoyed by them, without any difference, under the article which has been substituted.

Reference Article X.]

2d. The American Government by suppressing the Xth article of the treaty of Guadalupe did not in any way intend to annul the grants of lands made by Mexico in the ceded territories. These grants, notwithstanding the suppression of the article of the treaty, preserve the legal value which they may possess, and the grantees may cause their legitimate [titles] to be acknowledged before the American tribunals.

Conformably to the law of the United States, legitimate titles to every description of property, personal and real, existing in the ceded territories are those which were legitimate titles under the Mexican law in California and New Mexico up to the 13th of May, 1846, and in Texas

up to the 2d March, 1836.

Reference Article XII.]

3d. The Government of the United States, by suppressing the concluding paragraph of article XIIth of the treaty, did not intend to deprive the Mexican Republic of the free and unrestrained faculty of ceding, conveying, or transferring at any time (as it may judge best) the sum of the twelve millions of dollars which the same Government of the U. States is to deliver in the places designated by the amended article.

Declaration of Mexican Minister.

And these explanations having been accepted by the Minister of Foreign Affairs of the Mexican Republic, he declared, in name of his Government, that with the understanding conveyed by them the same Government would proceed to ratify the treaty of Guadalupe, as modified by the Senate and Government of the U. States. In testimony of which, their Excellencies, the aforesaid Commissioners and the Minister have signed and sealed, in quintuplicate, the present protocol.

SEAL. SEAL. SEAL. A. H. SEVIER. NATHAN CLIFFORD. LUIS DE LA ROSA.

ARTICLES REFERRED TO IN THE FIFTEENTH ARTICLE OF THE PRECED-ING TREATY.

[See Article XV.]

First and fifth articles of the unratified convention between the United States and the Mexican Republic of the 20th November, 1843.

Unratified convention.

#### ARTICLE I.

All claims of citizens of the Mexican Republic against the Government of the United States which shall be presented in the manner and 1839, pp. 488, 489.] time hereinafter expressed, and all claims of citizens of the United States against the Government of the Mexican Republic, which, for whatever cause, were not submitted to, nor considered, nor finally decided by, the commission, nor by the arbiter appointed by the convention of 1839, and which shall be presented in the manner and time hereinafter specified, shall be referred to four commissioners, who shall form a board, and shall be appointed in the following manner, that is to say: Two commissioners shall be appointed by the President of the Mexican Republic, and the other two by the President of the United States, with the approbation and consent of the Senate. The said commissioners, thus appointed, shall, in presence of each other, take an oath to examine and decide impartially the claims submitted to them, and which may lawfully be considered, according to the proofs which shall be presented, the principles of right and justice, the law of nations, and the treaties between the two republics.

[See Articles I and VII, treaty of

## ARTICLE V.

All claims of citizens of the United States against the Government of VII, and VIII, the Mexican Republic, which were considered by the commissioners, and treaty of 1839, pp. referred to the umpire appointed under the convention of the eleventh 488, 489.] April, 1839, and which were not decided by him, shall be referred to, and decided by, the umpire to be appointed, as provided by this convention, on the points submitted to the umpire under the late convention, and his decision shall be final and conclusive. It is also agreed, that if the respective commissioners shall deem it expedient, they may submit to the said arbiter new arguments upon the said claims.

## MEXICO, 1853.

TREATY OF LIMITS, ISTHMUS TRANSIT, &c., BETWEEN THE UNITED STATES OF AMERICA AND THE REPUBLIC OF MEXICO, CONCLUDED AT MEXICO DECEMBER 30, 1853; RATIFICATION ADVISED BY SENATE, WITH AMENDMENTS, APRIL 25, 1854; RATIFIED BY PRESIDENT JUNE 29, 1854; RATIFICATIONS EXCHANGED AT WASHINGTON JUNE 30, 1854; PROCLAIMED JUNE 30, 1854.

Dec. 30, 1853.

In the name of Almighty God.

The Republic of Mexico and the United States of America, desiring to remove every cause of disagreement which might interfere in any manner with the better friendship and intercourse between the two countries, and especially in respect to the true limits which should be established, when, notwithstanding what was covenanted in the treaty of Guadalupe Hidalgo in the year 1848, opposite interpretations have been urged, which might give occasion to questions of serious moment: To avoid these, and to strengthen and more firmly maintain the peace which happily prevails between the two republics, the President of the United States has, for this purpose, appointed James Gadsden, Envoy Extraordinary and Minister Plenipotentiary of the same near the Mexican Government, and the President of Mexico has appointed as Plenipotentiary "ad hoc" his excellency Don Manuel Diez de Bonilla, cavalier grand cross of the national and distinguished order of Guadalupe, and Secretary of State and of the office of Foreign Relations, and Don José

Contracting par-

Negotiators.

494.7

Salazar Ylarregui and General Mariano Monterde, as scientific commissioners, invested with full powers for this negotiation; who, having communicated their respective full powers, and finding them in due and proper form, have agreed upon the articles following:

### ARTICLE I.

Boundary bethe United States. [See Article V, treaty of 1848, p.

The Mexican Republic agrees to designate the following as her true tween Mexico and limits with the United States for the future: Retaining the same dividing line between the two Californias as already defined and established, according to the 5th article of the treaty of Guadalupe Hidalgo, the limits between the two republics shall be as follows: Beginning in the Gulf of Mexico, three leagues from land, opposite the mouth of the Rio Grande, as provided in the fifth article of the treaty of Guadalupe Hidalgo; thence, as defined in the said article, up the middle of that river to the point where the parallel of 31° 47' north latitude crosses the same; thence due west one hundred miles; thence south to the parallel of 31° 20' north latitude; thence along the said parallel of 31° 20' to the 111th meridian of longitude west of Greenwich; thence in a straight line to a point on the Colorado River twenty English miles below the junction of the Gila and Colorado Rivers; thence up the middle of the said river Colorado until it intersects the present line between the United States and Mexico.

Line to be surveyed and marked.

For the performance of this portion of the treaty, each of the two Governments shall nominate one commissioner, to the end that, by common consent, the two thus nominated, having met in the city of Paso del Norte, three months after the exchange of the ratifications of this treaty, may proceed to survey and mark out upon the land the dividing line stipulated by this article, where it shall not have already been surveyed and established by the mixed commission, according to the treaty of Guadalupe, keeping a journal and making proper plans of their operations. For this purpose, if they should judge it it necessary, the contracting parties shall be at liberty each to unite to its respective commissioner scientific or other assistants, such as astronomers and surveyors, whose concurrence shall not be considered necessary for the settlement and ratification of a true line of division between the two republics; that line shall be alone established upon which the commissioners may fix, their consent in this particular being considered decisive and an integral part of this treaty, without necessity of ulterior ratification or approval, and without room for interpretation of any kind by either of the parties contracting.

The dividing line thus established shall, in all time, be faithfully respected by the two Governments, without any variation therein, unless of the express and free consent of the two, given in conformity to the principles of the law of nations, and in accordance with the con-

stitution of each country, respectively.

In consequence, the stipulation in the 5th article of the treaty of Guadalupe upon the boundary line therein described is no longer of any force, wherein it may conflict with that here established, the said line being considered annulled and abolished wherever it may not coincide with the present, and in the same manner remaining in full force where in accordance with the same.

#### ARTICLE II.

Obligations of

[See Article XI,

The Government of Mexico hereby releases the United States from United States re- all liability on account of the obligations contained in the eleventh article of the treaty of Guadalupe Hidalgo; and the said article and the treaty of 1848, p. thirty-third article of the treaty of amity, commerce, and navigation 496; also, Article between the United States of America and the United Mexican States, XXXIII, treaty of concluded at Mexico on the fifth day of April, 1831, are hereby abrogated.

### ARTICLE III.

In consideration of the foregoing stipulations, the Government of the United States agrees to pay to the Government of Mexico, in the city paid ten million of New York, the sum of ten millions of dollars, of which seven millions shall be paid immediately upon the exchange of the ratifications of this treaty, and the remaining three millions as soon as the boundary line shall be surveyed, marked, and established.

Mexico to be

### ARTICLE IV.

The provisions of the 6th and 7th articles of the treaty of Guadalupe Hidalgo having been rendered nugatory for the most part by the cession of territory granted in the first article of this treaty, the said articles are hereby abrogated and annulled, and the provisions as herein expressed substituted therefor. The vessels and citizens of the United pressed substituted therefor. The vessels and citizens of the United Free passage States shall in all time, have free and uninterrupted passage though the through the Gulf Gulf of California, to and from their possessions situated north of the of California. boundary line of the two countries. It being understood that this passage is to be by navigating the Gulf of California and the river Colorado, and not by land, without the express consent of the Mexican Government; and precisely the same provisions, stipulations, and restrictions, in all respects, are hereby agreed upon and adopted, and shall be scrupulously observed and enforced, by the two contracting Governments, in reference to the Rio Colorado, so far and for such distance as the middle of that river is made their common boundary line by the first article of this treaty.

The several provisions, stipulations, and restrictions contained in the 7th article of the treaty of Guadalupe Hidalgo shall remain in force only so far as regards the Rio Bravo del Norte, below the initial of the said boundary provided in the first article of this treaty; that is to say, below the intersection of the 31° 47′ 30″ parallel of latitude, with the boundary line established by the late treaty dividing said river from its mouth upwards, according to the 5th article of the treaty of Guada-

Articles VI and VII, treaty of 1848, annulled.

[See treaty of 1848, p. 495.]

Provisions applicable to the Rio Bravo del Norte.

### ARTICLE V.

All the provisions of the eighth and ninth, sixteenth and seventeenth articles of the treaty of Guadalupe Hidalgo, shall apply to the territory ceded by the Mexican Republic in the first article of the present treaty, treaty of 1848. and to all the rights of persons and property, both civil and ecclesiastical, within the same, as fully and as effectually as if the said articles 1848, pp. 495-498.] were herein again recited and set forth.

Application of Articles VIII, IX, XVI, and XVII,

[See treaty of

### ARTICLE VI.

No grants of land within the territory ceded by the first article of this treaty bearing date subsequent to the day-twenty-fifth of Septemberwhen the Minister and subscriber to this treaty on the part of the not valid. United States proposed to the Government of Mexico to terminate the question of boundary, will be considered valid or be recognized by the United States, or will any grants made previously be respected or be considered as obligatory which have not been located and duly recorded in the archives of Mexico.

Grants of laud by Mexico, after September 25, 1853,

### ARTICLE VII.

Should there at any future period (which God forbid) occur any disagreement between the two nations which might lead to a rupture of case of war. their relations and reciprocal peace, they bind themselves in like manner to procure by every possible method the adjustment of every difference; and should they still in this manner not succeed, never will they proceed to a declaration of war without having previously paid attention to what has been set forth in article 21 of the treaty of Guadalupe for similar cases; which article, as well as the 22d, is here re-affirmed.

Agreement in

[See Articles XXI, XXII, treaty of 1848, p. 500.]

#### ARTICLE VIII.

Road across the antepec.

The Mexican Government having on the 5th of February, 1853, au-Isthmus of Tehu- thorized the early construction of a plank and rail road across the Isthmus of Tehuantepec, and, to secure the stable benefits of said transit way to the persons and merchandize of the citizens of Mexico and the United States, it is stipulated that neither Government will interpose any obstacle to the transit of persons and merchandize of both nations; and at no time shall higher charges be made on the transit of persons and property of citizens of the United States than may be made on the persons and property of other foreign nations, nor shall any interest in said transit way, nor in the proceeds thereof, be transferred to any foreign government.

Transporta tion erty.

The United States, by its agents, shall have the right to transport across of mails and prop- the isthmus, in closed bags, the mails of the United States not intended for distribution along the line of communication; also the effects of the United States Government and its citizens, which may be intended for transit, and not for distribution on the isthmus, free of custom-house or other charges by the Mexican Government. Neither passports nor letters of security will be required of persons crossing the isthmus and not remaining in the country.

Additional port of entry.

When the construction of the railroad shall be completed, the Mexican Government agrees to open a port of entry in addition to the port of Vera Cruz, at or near the terminus of said road on the Gulf of Mexico.

Transporta t i o n of troops and munitions of war.

The two Governments will enter into arrangements for the prompt transit of troops and munitions of the United States, which that Government may have occasion to send from one part of its territory to another, lying on opposite sides of the continent.

Protection of the work.

The Mexican Government having agreed to protect with its whole power the prosecution, preservation, and security of the work, the United States may extend its protection as it shall judge wise to it when it may feel sanctioned and warranted by the public or international law.

#### ARTICLE IX.

Ratifications.

This treaty shall be ratified, and the respective ratifications shall be exchanged at the city of Washington within the exact period of six months from the date of its signature, or sooner if possible.

Signatures.

United States.

In testimony whereof we, the Plenipotentiaries of the contracting parties, have hereunto affixed our hands and seals at Mexico, the thirtieth (30th) day of December, in the year of our Lord one thousand eight hundred and fifty-three, in the thirty-third year of the Independence of the Mexican Republic, and the seventy-eighth of that of the

Date.

JAMES GADSDEN. L. S. MANUEL DIEZ DE BONILLA. L. S. JOSÉ SALAZAR YLARREGUI. L. S. J. MARIANO MONTERDE. [L. S.]

# MEXICO, 1861.

Dec. 11, 1861.

EXTRADITION TREATY WITH MEXICO, CONCLUDED AT MEXICO DECEMBER 11, 1861; RATIFICATION ADVISED BY SENATE, WITH AMENDMENT, APRIL 9, 1862; RATIFIED BY PRESIDENT APRIL 11, 1862; RATIFICATIONS EXCHANGED AT CITY OF MEXICO MAY 20, 1862; PROCLAIMED JUNE 20, 1862.

Treaty between the United States of America and the United Mexican States, for the Extradition of Criminals.

Contracting parties.

The United States of America and the United Mexican States, having judged it expedient, with a view to the better administration of justice and to the prevention of crime within their respective territories and jurisdictions, that persons charged with the crimes hereinafter enumerated, and being fugitives from justice, should, under certain circumstances, be reciprocally delivered up, have resolved to conclude a treaty convention of July for this purpose, and have named as their respective Plenipotentiaries, 10, 1868, p. 512.] that is to say:

[See Article III,

The President of the United States of America has appointed Thomas Corwin, a citizen of the United States, and their Envoy Extraordinary and Minister Plenipotentiary near the Mexican Government; and the President of the United Mexican States has appointed Sebastian Lerdo de Tejada, a citizen of the said States, and a Deputy of the Congress of the Union;

Negotiators.

Who, after having communicated to each other their respective full powers, found in good and due form, have agreed upon and concluded the following articles:

#### ARTICLE I.

It is agreed that the contracting parties shall, on requisitions made in their name, through the medium of their respective diplomatic agents, criminals. deliver up to justice persons who, being accused of the crimes enumerated in article third of the present treaty, committed within the jurisdiction of the requiring party, shall seek an asylum, or shall be found within the territories of the other: Provided, That this shall be done only when the fact of the commission of the crime shall be so established as that the laws of the country in which the fugitive or the person so accused shall be found, would justify his or her apprehension and commitment for trial if the crime had been there committed.

Extradition of

Evidence of crim-

### ARTICLE II.

In the case of crimes committed in the frontier States or Territories of the two contracting parties, requisitions may be made through their respective diplomatic agents, or throug[h] the chief civil authority of said States or Territories, or through such chief civil or judicial authority of the districts or counties bordering on the frontier as may for this purpose be duly authorized by the said chief civil authority of the said frontier States or Territories, or when, from any cause, the civil authority of such State or Territory shall be suspended, through the chief military officer in command of such State or Territory.

Crimes committed in the frontier

#### ARTICLE III.

Persons shall be so delivered up who shall be charged, according to the provisions of this treaty, with any of the following crimes, whether crimes. as principals, accesories, or accomplices, to wit: Murder, (including assassination, parricide, infanticide, and poisoning;) assault with intent to commit murder; mutilation; piracy; arson; rape; kidnapping, defining the same to be the taking and carrying away of a free person by force or deception; forgery, including the forging or making, or knowingly passing or putting in circulation counterfeit coin or bank notes, or other paper current as money, with intent to defraud any person or persons; the introduction or making of instruments for the fabrication of counterfeit coin or bank notes, or other paper current as money; embezzlement of public moneys; robbery, defining the same to be the felonious and forcible taking from the person of another of goods or money to any value, by violence or putting him in fear; burglary, defining the same to be breaking and entering into the house of another with intent to commit felony; and the crime of larceny of cattle, or other goods and chattels, of the value of twenty-five dollars or more, when the same is committed within the frontier States or Territories of the contracting parties.

Extradition

### ARTICLE IV.

Surrender how made.

On the part of each country the surrender of fugitives from justice shall be made only by the authority of the Executive thereof, except in the case of crimes committed within the limits of the frontier States or Territories, in which latter case the surrender may be made by the chief civil authority thereof, or such chief civil or judicial authority of the districts or counties bordering on the frontier as may for this purpose be duly authorized by the said chief civil authority of the said frontier States or Territories, or if, from any cause, the civil authority of such State or Territory shall be suspended, then such surrender may be made by the chief military officer in command of such State or Territory.

ARTICLE V.

Expenses of detention and delivery.

All expenses whatever of detention and delivery effected in virtue of the preceding provisions shall be borne and defrayed by the Government or authority of the frontier State or Territory in whose name the requisition shall have been made.

### ARTICLE VI.

Political offenses not included.

not included.

not included.

included.

Neither party to citizens.

The provisions of the present treaty shall not be applied in any manner to any crime or offence of a purely political character, nor shall it Fugitive slaves embrace the return of fugitive slaves, nor the delivery of criminals who, when the offence was committed, shall have been held in the place Offenses com- where the offence was committed in the condition of slaves, the same mitted by slaves being expressly forbidden by the Constitution of Mexico; nor shall the provisions of the present treaty be applied in any manner to the crimes Past offenses not enumerated in the third article committed anterior to the date of the

exchange of the ratifications hereof. Neither of the contracting parties shall be bound to deliver up its deliver its own own citizens under the stipulations of this treaty.

### ARTICLE VII.

Duration of treaty.

This treaty shall continue in force until it shall be abrogated by the contracting parties, or one of them; but it shall not be abrogated except by mutual consent, unless the party desiring to abrogate it shall give twelve months' previous notice.

#### ARTICLE VIII.

Ratifications.

The present treaty shall be ratified in conformity with the Constitutions of the two countries, and the ratifications shall be exchanged at the city of Mexico within six months from the date hereof, or earlier if possible.

Signatures.

In witness whereof we, the Plenipotentiaries of the United States of America and of the United Mexican States, have signed and sealed these presents.

Date.

Done in the city of Mexico on the eleventh day of December, in the year of our Lord one thousand eight hundred and sixty-one, the eightysixth of the Independence of the United States of America, and the forty-first of that of the United Mexican States.

THOS. CORWIN. L. S. SEB'N LERDO DE TEJADA. [L. S.]

## MEXICO, 1868.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND THE RE-PUBLIC OF MEXICO FOR THE ADJUSTMENT OF CLAIMS, CONCLUDED AT WASHINGTON JULY 4, 1868; RATIFICATION ADVISED BY SENATE JULY 25, 1868; RATIFIED BY PRESIDENT JANUARY 25, 1869; RATIFICATIONS EXCHANGED AT WASHINGTON FEBRUARY 1, 1869; PROCLAIMED FEBRU-ARY 1, 1869.

July 4, 1868.

Whereas it is desirable to maintain and increase the friendly feelings between the United States and the Mexican Republic, and so to strengthen the system and principles of republican government on the American continent; and whereas since the signature of the treaty of Guadalupe Hidalgo, of the 2d of February, 1848, claims and complaints have been made by citizens of the United States, on account of injuries to their persons and their property by authorities of that republic, and similar claims and complaints have been made on account of injuries to the persons and properties of Mexican citizens by authorities of the United States, the President of the United States of America and the President of the Mexican Republic have resolved to conclude ties. a convention for the adjustment of the said claims and complaints, and have named as their Plenipotentiaries, the President of the United States, William H. Seward, Secretary of State; and the President of the Mexican Republic, Matias Romero, accredited as Envoy Extraordinary and Minister Plenipotentiary of the Mexican Republic to the United States; who, after having communicated to each other their respective full powers, found in good and due form, have agreed to the following articles:

Preamble

Caracting par-

Negotiators.

#### ARTICLE I.

All claims on the part of corporations, companies, or private individuals, citizens of the United States, upon the Government of the submitted to com-Mexican Republic, arising from injuries to their persons or property by authorities of the Mexican Republic, and all claims on the part of corporations, companies, or private individuals, citizens of the Mexican Republic, upon the Government of the United States, arising from injuries to their persons or property by authorities of the United States, which may have been presented to either Government for its interposition with the other since the signature of the treaty of Guadalupe Hidalgo between the United States and the Mexican Republic of the 2d of February, 1848, and which yet remain unsettled, as well as any other such claims which may be presented within the time hereinafter specified, shall be referred to two commissioners, one to be appointed by the President of the United States, by and with the advice and consent of the Senate, and one by the President of the Mexican Republic. In case of the death, absence, or incapacity of either commissioner, or in the event of either commissioner omitting or ceasing to act as such, the President of the United States or the President of the Mexican Republic, respectively, shall forthwith name another person to act as commissioner in the place or stead of the commissioner originally named.

Claims to be missioners.

Appointment of commissioners.

Vacancies.

Meeting of commissioners.

Declaration.

The commissioners so named shall meet at Washington within six months after the exchange of the ratifications of this convention, and shall, before proceeding to business, make and subscribe a solemn declaration that they will impartially and carefully examine and decide, to the best of their judgment and according to public law, justice, and equity, without fear, favor, or affection to their own country, upon all such claims above specified as shall be laid before them on the part of the Governments of the United States and of the Mexican Republic, respectively; and such declaration shall be entered on the record of their proceedings.

Selection of

The commissioners shall then name some third person to act as an umpire in any case or cases on which they may themselves differ in opinion. If they should not be able to agree upon the name of such

Declaration umpire.

third person, they shall each name a person, and in each and every case in which the commissioners may differ in opinion as to the decision which they ought to give, it shall be determined by lot which of the two of persons so named shall be umpire in that particular case. The person or persons so to be chosen to be umpire shall, before proceeding to act as such in any case, make and subscribe a solemn declaration in a form similar to that which shall already have been made and subscribed by the commissioners, which shall be entered on the record of their pro-In the event of the death, absence, or incapacity of such person or persons, or of his or their omitting, or declining, or ceasing to act as such umpire, another and different person shall be named, as aforesaid, to act as such umpire, in the place of the person so originally named, as aforesaid, and shall make and subscribe such declaration as aforesaid.

ARTICLE II.

Examination of claims.

The commissioners shall then conjointly proceed to the investigation and decision of the claims which shall be presented to their notice, in such order and in such manner as they may conjointly think proper, but upon such evidence or information only as shall be furnished by or on behalf of their respective governments. They shall be bound to receive and peruse all written documents or statements which may be presented to them by or on behalf of their respective governments in support of, or in answer to any claim, and to hear, if required, one person on each side on behalf of each government on each and every separate claim. Should they fail to agree in opinion upon any individual claim, they shall call to their assistance the umpire whom they may have agreed to name, or who may be determined by lot, as the case may be; and such umpire, after having examined the evidence adduced for and against the claim, and after having heard, if required, one person on each side as aforesaid, and consulted with the commissioners, shall decide thereupon finally and without appeal. The decis-

ion of the commissioners and of the umpire shall be given upon each

claim in writing, shall designate whether any sum which may be allowed shall be payable in gold or in the currency of the United States, and

government to name one person to attend the commissioners as agent

on its behalf, to present and support claims on its behalf, and to answer claims made upon it, and to represent it generally in all matters con-

The President of the United States of America and the President of

the Mexican Republic hereby solemnly and sincerely engage to con-

nected with the investigation and decision thereof.

Umpire when to be called in.

Decisions to be in writing.

Agent of each shall be signed by them respectively. It shall be competent for each government.

Decisions to be

final.

sider the decision of the commissioners conjointly, or of the umpire, as the case may be, as absolutely final and conclusive upon each claim decided upon by them or him, respectively, and to give full effect to such decisions without any objection, evasion, or delay whatsoever.

Inadmissible claims.

It is agreed that no claim arising out of a transaction of a date prior to the 2d of February, 1848, shall be admissible under this convention.

### ARTICLE III.

be presented.

time.

When decisions to be made.

of 1871, p. 513; also p. 514.]

Every claim shall be presented to the commissioners within eight Claims when to months from the day of their first meeting, unless in any case where reasons for delay shall be established to the satisfaction of the commissioners, or of the umpire in the event of the commissioners differing in Extension of opinion thereupon, and then and in any such case the period for presenting the claim may be extended to any time not exceeding three months longer.

The commissioners shall be bound to examine and decide upon every claim within two years and six months from the day of their first meet-[See convention ing. It shall be competent for the commissioners conjointly, or for the convention of 1872, umpire if they differ, to decide in each case whether any claim has or has not been duly made, preferred, and laid before them, either wholly or to any and what extent, according to the true intent and meaning of this convention.

### ARTICLE IV.

When decisions shall have been made by the commissioners and the arbiter in every case which shall have been laid before them, the total justed and paid. amount awarded in all the cases decided in favor of the citizens of the one party shall be deducted from the total amount awarded to the citizens of the other party, and the balance, to the amount of three hundred thousand dollars, shall be paid at the city of Mexico or at the city of Washington, in gold or its equivalent, within twelve months from the close of the commission, to the government in favor of whose citizens the greater amount may have been awarded, without interest or any other deduction than that specified in Article VI of this conven-The residue of the said balance shall be paid in annual instalments to an amount not exceeding three hundred thousand dollars, in ance. gold or its equivalent, in any one year until the whole shall have been paid.

Awards, how ad-

Payment of bal-

#### ARTICLE V.

The high contracting parties agree to consider the result of the proceedings of this commission as a full, perfect, and final settlement of final. every claim upon either government arising out of any transaction of a date prior to the exchange of the ratifications of the present convention; and further engage that every such claim, whether or not the same may have been presented to the notice of, made, preferred, or laid sented to be barred. before the said commission, shall, from and after the conclusion of the proceedings of the said commission, be considered and treated as finally settled, barred, and thenceforth inadmissible.

Settlement to be

Claims not pre-

#### ARTICLE VI.

The commissioners and the umpire shall keep an accurate record and correct minutes of their proceedings, with the dates. For that purpose they shall appoint two secretaries versed in the language of both countries to assist them in the transaction of the business of the commission. Each government shall pay to its commissioner an amount of salary not exceeding forty-five hundred dollars a year in the currency of the United States, which amount shall be the same for both governments. amount of compensation to be paid to the umpire shall be determined by mutual consent at the close of the commission, but necessary and reasonable advances may be made by each government upon the joint recommendation of the commission. The salary of the secretaries shall not exceed the sum of twenty-five hundred dollars a year in the currency of the United States. The whole expenses of the commission, including contingent expenses, shall be defrayed by a ratable deduction on the amount of the sums awarded by the commission, provided always that such deduction shall not exceed five per cent. on the sums so The deficiency, if any, shall be defrayed in moieties by the awarded. two governments.

Records.

Secretaries.

Salaries.

Expenses of commission, how paid.

## ARTICLE VII.

The present convention shall be ratified by the President of the United States, by and with the advice and consent of the Senate thereof, and by the President of the Mexican Republic, with the approbation of the Congress of that Republic; and the ratifications shall be exchanged at Washington within nine months from the date hereof, or sooner if possible.

Ratifications.

In witness whereof the respective Plenipotentiaries have signed the same, and have affixed thereto the seals of their arms.

Signatures.

Date.

Done at Washington, the fourth day of July, in the year of our Lord one thousand eight hundred and sixty-eight.

WILLIAM H. SEWARD.

M. ROMERO.

[L. S.]

## **MEXICO, 1868.**

July 10, 1868.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND THE REPUBLIC OF MEXICO RELATIVE TO NATURALIZATION, CONCLUDED AT WASHINGTON JULY 10, 1868; RATIFICATION ADVISED BY SENATE JULY 25, 1868; RATIFIED BY PRESIDENT JANUARY 27, 1869; RATIFICATIONS EXCHANGED AT WASHINGTON FEBRUARY 1, 1869; PROCLAIMED FEBRUARY 1, 1869.

Contracting parties.

The President of the United States of America and the President of the Republic of Mexico, being desirous of regulating the citizenship of persons who emigrate from Mexico to the United States of America, and from the United States of America to the Republic of Mexico, have decided to treat on this subject, and with this object have named as Plenipotentiaries, the President of the United States, William H. Seward, Secretary of State; and the President of Mexico, Matias Romero, accredited as Envoy Extraordinary and Minister Plenipotentiary of the Republic of Mexico near the Government of the United States, who, after having communicated to each other their respective full powers, found in good and due form, have agreed upon the following

Negotiators.

### ARTICLE I.

Who to be deem-

articles:

Those citizens of the United States who have been made citizens of ed naturalized cit- the Mexican Republic by naturalization, and have resided, without interruption, in Mexican territory five years, shall be held by the United States as citizens of the Mexican Republic, and shall be treated as such. Reciprocally, citizens of the Mexican Republic who have become citizens of the United States, and who have resided uninterruptedly in the territory of the United States for five years, shall be held by the Republic of Mexico as citizens of the United States, and shall be treated as such. The declaration of an intention to become a citizen of the one or the other country has not for either party the effect of naturalization. article shall apply as well to those already naturalized in either of the countries contracting as to those hereafter naturalized.

Effect of declaration of intention.

### ARTICLE II.

Offences com-

Naturalized citizens of either of the contracting parties, on return to mitted before emi- the territory of the other, remain liable to trial and punishment for an action punishable by the laws of his original country, and committed before his emigration; saving always the limitations established by his original country.

#### ARTICLE III.

Extradition conin force.

[See convention 1861, pp. 506-508.7

The convention for the surrender in certain cases of criminals, fugivention to remain tives from justice, concluded between the United States of America of the one part, and the Mexican Republic on the other part, on the eleventh day of December, one thousand eight hundred and sixty-one, shall remain in full force without any alteration.

### ARTICLE IV.

Renunciation of naturalization.

If a citizen of the United States naturalized in Mexico renews his residence in the United States without the intent to return to Mexico, he shall be held to have renounced his naturalization in Mexico.

ciprocally, if a Mexican naturalized in the United States renews his residence in Mexico without the intent to return to the United States, he shall be held to have renounced his naturalization in the United States.

The intent not to return may be held to exist when the person naturalized in the one country resides in the other country more than two turn. years, but this presumption may be rebutted by evidence to the contrary.

Intent not to re-

#### ARTICLE V.

The present convention shall go into effect immediately on the exchange of ratifications, and it shall remain in full force for ten years. If neither vention. of the contracting parties shall give notice to the other six months previously of its intention to terminate the same, it shall further remain in force until twelve months after either of the contracting parties shall have given notice to the other of such intention.

Duration of con-

#### ARTICLE VI.

The present convention shall be ratified by the President of the United States, by and with the advice and consent of the Senate thereof, and by the President of the Mexican Republic, with the approval of the Congress of that republic, and the ratifications shall be exchanged in Washington within nine months from the date hereof.

Ratifications.

In faith whereof the Plenipotentiaries have signed and sealed this convention at the city of Washington, this tenth day of July, in the year of our Lord one thousand eight hundred and sixty-eight.

Signatures. Date.

WILLIAM H. SEWARD. [L. S.] M. ROMERO. [L. S.]

### MEXICO, 1871.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND THE UNITED STATES OF MEXICO, FOR EXTENSION OF THE DURATION OF THE JOINT COMMISSION FOR SETTLEMENT OF CLAIMS, CONCLUDED AT MEXICO APRIL 19, 1871; RATIFICATION ADVISED BY SENATE DECEMBER 11, 1871; RATIFIED BY PRESIDENT DECEMBER 15, 1871; RATIFICATIONS EXCHANGED AT WASHINGTON FEBRUARY 8, 1872; PROCLAIMED FEBRUARY ARY 8, 1872.

April 19, 1871.

Whereas a convention was concluded on the 4th day of July, 1868, between the United States of America and the United States of Mexico, for the settlement of outstanding claims that have originated since the of 1868, pp. 509signing of the treaty of Guadalupe Hidalgo, on the 2d of February, 1848, 512.] by a mixed commission limited to endure for two years and six months from the day of the first meeting of the commissioners; and whereas doubts have arisen as to the practicability of the business of the said commission being concluded within the period assigned:

Preamble. [See convention

The President of the United States of America and the President of the United States of Mexico are desirous that the time originally fixed ties. for the duration of the said commission should be extended, and to this end have named Plenipotentiaries to agree upon the best mode of effecting this object, that is to say: The President of the United States of America, Thomas H. Nelson, accredited as Envoy Extraordinary and Minister Plenipotentiary of the United States of America to the Mexican Republic; and the President of the United States of Mexico, Manuel Azpiroz, Chief Clerk and in charge of the Ministry of Foreign Relations of the United States of Mexico; who, after having presented their respective powers, and finding them sufficient and in due form, have agreed upon the following articles:

Contracting par-

Negotiators.

## ARTICLE I.

Duration of extended.

The high contracting parties agree that the term assigned in the conclaims commission vention of the 4th of July, 1868, above referred to, for the duration of the said commission, shall be extended for a time not exceeding one year from the day when the functions of the said commission would terminate according to the convention referred to, or for a shorter time if it should be deemed sufficient by the commissioners, or the umpire in case of their disagreement.

[See Article III, convention of 1868, p. 510.]

It is agreed that nothing contained in this article shall in anywise alter or extend the time originally fixed in the said convention for the presentation of claims to the mixed commission.

### ARTICLE II.

Ratifications.

The present convention shall be ratified, and the ratifications shall be exchanged at Washington, as soon as possible.

Signatures.

In witness whereof the above-mentioned Plenipotentiaries have signed the same and affixed their respective seals.

Date.

Done in the city of Mexico the 19th day of April, in the year one thou-

sand eight hundred and seventy-one.

THOMAS H. NELSON. [SEAL,] MANUEL AZPIROZ. SEAL.

## MEXICO, 1872.

Nov. 27, 1872.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND THE UNITED STATES OF MEXICO, FOR THE REVIVAL AND FURTHER EXTENSION OF DURATION OF THE JOINT COMMISSION FOR THE SETTLEMENT OF CLAIMS, CONCLUDED AT WASHINGTON NOVEMBER 27, 1872; RATIFICATION ADVISED BY SENATE, WITH AMENDMENT, MARCH 9, 1873; RATIFIED BY PRESIDENT MARCH 10, 1873; RATIFICATIONS EXCHANGED AT WASHINGTON JULY 17, 1873; PROCLAIMED JULY 24, 1873.

Preamble.

Whereas, by the convention concluded between the United States and [See pp. 509-512.] the Mexican Republic on the fourth day of July, 1868, certain claims of citizens of the contracting parties were submitted to a joint commission, whose functions were to terminate within two years and six months, reckoning from the day of the first meeting of the commissioners; and whereas the functions of the aforesaid joint commission were extended, according to the convention concluded between the same parties on the nineteenth day of April, 1871, for a term not exceeding one year from the day on which they were to terminate according to the first convention; and whereas the possibility of said commission's concluding its labors even within the period fixed by the aforesaid convention of April nineteenth, 1871, is doubtful:

[See p. 513.]

Contracting parties.

Negotiators.

Therefore, the President of the United States of America and the President of the United States of Mexico, desiring that the term of the aforementioned commission should be again extended, in order to attain this end, have appointed, the President of the United States Hamilton Fish, Secretary of State, and the President of the United States of Mexico Ignacio Mariscal, accredited to the Government of the United States as Envoy Extraordinary and Minister Plenipotentiary of said United States of Mexico, who, having exchanged their respective powers, which were found sufficient and in due form, have agreed upon the following articles:

### ARTICLE I.

Commission for settlement of claims revived.

The high contracting parties agree that the said commission be revived, and that the time fixed by the convention of April nineteenth, 1871, for the duration of the commission aforesaid, shall be extended for a term, not exceeding two years from the day on which the functions of the said commission would terminate according to that convention of 1871, tion, or for a shorter time if it should be deemed sufficient by the commissioners or the umpire, in case of their disagreement.

It is agreed that nothing contained in this article shall in any wise [See Article III, alter or extend the time originally fixed in the said convention for the convention of 1868, presentation of claims to the commission.

vention extended.

p. 510.]

### ARTICLE II.

The present convention shall be ratified and the ratifications shall be exchanged at Washington as soon as possible.

In witness whereof, the above-named Plenipotentiaries have signed the same and affixed their respective seals.

Done in the city of Washington the twenty-seventh day of November, in the year one thousand eight hundred and seventy-two.

HAMILTON FISH. SEAL. IGNO. MARISCAL. SEAL. Ratifications.

Signatures.

Date.

# MOROCCO.

## MOROCCO, 1787.

January, 1787.

TREATY OF PEACE AND FRIENDSHIP BETWEEN THE UNITED STATES OF AMERICA AND HIS IMPERIAL MAJESTY THE EMPEROR OF MOROCCO, CONCLUDED AT MOROCCO JANUARY, 1787; RATIFIED BY THE CONGRESS OF THE UNITED STATES JULY 18, 1787.

[This treaty expired by limitation fifty years after date of ratification, and was renewed by treaty of 1836.]

To all persons to whom these presents shall come or be made known:

Preamble.

Whereas the United States of America, in Congress assembled, by their commission bearing date the twelfth day of May, one thousand seven hundred and eighty-four, thought proper to constitute John Adams, Benjamin Franklin, and Thomas Jefferson, their Ministers Plenipotentiary, giving to them, or a majority of them, full powers to confer, treat, and negotiate with the Ambassador, Minister, or Commissioner of his Majesty the Emperor of Morocco, concerning a treaty of amity and commerce; to make and receive propositions for such treaty, and to conclude and sign the same, transmitting it to the United States in Congress assembled, for their final ratification; and by one other commission, bearing date the eleventh day of March, one thousand seven hundred and eighty-five, did further empower the said Ministers Plenipotentiary, or a majority of them, by writing under their hands and seals, to appoint such agent in the said business as they might think proper, with authority, under the directions and instructions of the said Ministers, to commence and prosecute the said negotiations and conferences for the said treaty, provided that the said treaty should be signed by the said Ministers: And whereas we, the said John Adams and Thomas Jefferson, two of the said Ministers Plenipotentiary, (the said Benjamin Franklin being absent,) by writing under the hand and seal of the said John Adams at London, October the fifth, one thousand seven hundred and eighty-five, and of the said Thomas Jefferson at Paris, October the eleventh of the same year, did appoint Thomas Barclay agent in the business aforesaid, giving him the powers therein, which, by the said second commission, we were authorized to give, and the said Thomas Barclay, in pursuance thereof, hath arranged articles for a treaty of amity and commerce between the United States of America and His Majesty the Emperor of Morocco, which articles, written in the Arabic language, confirmed by His said Majesty the Emperor of Morocco. and sealed with his royal seal, being translated into the language of the said United States of America, together with the attestations thereto annexed, are in the following words, to wit:

[ROYAL SEAL.]

Peace and friendship.

In the name of Almighty God.

This is a treaty of peace and friendship established between us and the United States of America, which is confirmed, and which we have ordered to be written in this book, and sealed with our royal seal, at our court of Morocco, on the twenty-fifth day of the blessed month of Shaban, in the year one thousand two hundred, trusting in God it will remain permanent.

#### ARTICLE I.

We declare that both parties have agreed that this treaty, consisting of twenty-five articles, shall be inserted in this book, and delivered to to the treaty. the Honorable Thomas Barclay, the agent of the United States, now at our court, with whose approbation it has been made, and who is duly authorized on their part to treat with us concerning all the matters contained therein.

Mutual consent

### ARTICLE II.

If either of the parties shall be at war with any nation whatever, the other party shall not take a commission from the enemy, nor fight under their colors.

Commissions from an enemy.

#### ARTICLE III.

If either of the parties shall be at war with any nation whatever, and If either of the parties shall be at war with any nation whatever, and take a prize belonging to that nation, and there shall be found on board sons or goods capsubjects or effects belonging to either of the parties, the subjects shall be set at liberty, and the effects returned to the approximately like and the effects belonging to either of the parties, the subjects shall be approximately like and the effects belonging to either of the parties, the subjects shall be approximately like and the effects belonging to either of the parties, the subjects shall be approximately like and the effects belonging to either of the parties, the subjects shall be approximately like and the effects are the effects the ef be set at liberty, and the effects returned to the owners. And if any goods belonging to any nation, with whom either of the parties shall be at war, shall be loaded on vessels belonging to the other party, they shall pass free and unmolested, without any attempt being made to take or detain them.

### ARTICLE IV.

A signal or pass shall be given to all vessels belonging to both parties, by which they are to be known when they meet at sea; and if the com. passports. mander of a ship of war of either party shall have other ships under his convoy, the declaration of the commander shall alone be sufficient to exempt any of them from examination.

Vessels to have

### ARTICLE V.

If either of the parties shall be at war, and shall meet a vessel at sea belonging to the other, it is agreed, that if an examination is to be made, vessels. it shall be done by sending a boat with two or three men only; and if any gun shall be fired, and injury done without reason, the offending party shall make good all damages.

Examination of

#### ARTICLE VI.

If any Moor shall bring citizens of the United States, or their effects, to His Majesty, the citizens shall immediately be set at liberty, and the and effects to be effects restored; and in like manner, if any Moor, not a subject of these restored. dominions, shall make prize of any of the citizens of America, or their effects, and bring them into any of the ports of His Majesty, they shall be immediately released, as they will then be considered as under His Majesty's protection.

### ARTICLE VII.

If any vessel of either party shall put into a port of the other, and Vessels wanting have occasion for provisions or other supplies, they shall be furnished supplies. without any interruption or molestation.

#### ARTICLE VIII.

Vessels putting If any vessel of the United States shall meet with a disaster at sea, and put into one of our ports to repair, she shall be at liberty to land in for repairs. and re-load her cargo, without paying any duty whatever.

## ARTICLE IX.

Stranded vessels.

If any vessel of the United States shall be cast on shore on any part of our coasts, she shall remain at the disposition of the owners, and no one shall attempt going near her without their approbation, as she is then considered particularly under our protection; and if any vessel of the United States shall be forced to put into our ports by stress of weather or otherwise, she shall not be compelled to land her cargo, but shall remain in tranquillity until the commander shall think proper to proceed on his voyage.

## ARTICLE X.

Vessels engaged within gunsliot of

[See Additional Article, p. 520.]

If any vessel of either of the parties shall have an engagement with a vessel belonging to any of the Christian Powers within gun-shot of the forts of the other, the vessel so engaged shall be defended and protected as much as possible until she is in safety; and if any American vessel shall be cast on shore on the coast of Wadnoon, or any coast thereabout, the people belonging to her shall be protected and assisted, until, by the help of God, they shall be sent to their country.

### ARTICLE XI.

Departure of from port.

If we shall be at war with any Christian Power, and any of our vessels enemy's vessels sail from the ports of the United States, no vessel belonging to the enemy shall follow until twenty-four hours after the departure of our vessels; and the same regulations shall be observed towards the American vessels sailing from our ports, be their enemies Moors or Christians.

#### ARTICLE XII.

Ships of war of United States.

If any ship of war belonging to the United States shall put into any of our ports, she shall not be examined on any pretence whatever, even though she should have fugitive slaves on board, nor shall the governor or commander of the place compel them to be brought on shore on any pretext, nor require any payment for them.

#### ARTICLE XIII.

Salutes.

If a ship of war of either party shall put into a port of the other and salute, it shall be returned from the fort with an equal number of guns, not with more or less.

### ARTICLE XIV.

Commerce on vored nation.

The commerce with the United States shall be on the same footing as footing of most fa- is the commerce with Spain, or as that with the most favored nation for the time being; and their citizens shall be respected and esteemed, and have full liberty to pass and repass our country and seaports whenever they please, without interruption.

### ARTICLE XV.

Privileges of merchants.

Merchants of both countries shall employ only such interpreters, and such other persons to assist them in their business, as they shall think proper. No commander of a vessel shall transport his cargo on board another vessel; he shall not be detained in port longer than he may think proper; and all persons employed in loading or unloading goods, or in any other labor whatever, shall be paid at the customary rates, not more and not less.

### ARTICLE XVI.

In case of a war between the parties, the prisoners are not to be made slaves, but to be exchanged one for another, captain for captain, officer prisoners. for officer, and one private man for another; and if there shall prove a deficiency on either side, it shall be made up by the payment of one hundred Mexican dollars for each person wanting. And it is agreed that all prisoners shall be exchanged in twelve months from the time of their being taken, and that this exchange may be effected by a merchant or any other person authorized by either of the parties.

Exchange of

### ARTICLE XVII.

Purchase and sale Merchants shall not be compelled to buy or sell any kind of goods but such as they shall think proper; and may buy and sell all sorts of of goods. merchandise but such as are prohibited to the other Christian nations.

### ARTICLE XVIII.

All goods shall be weighed and examined before they are sent on board, and to avoid all detention of vessels, no examination shall after goods. wards be made, unless it shall first be proved that contraband goods have been sent on board, in which case the persons who took the contraband goods on board shall be punished according to the usage and custom of the country, and no other person whatever shall be injured, nor shall the ship or cargo incur any penalty or damage whatever.

Examination of

#### ARTICLE XIX.

No vessel shall be detained in port on any pretence whatever, nor be obliged to take on board any article without the consent of the com- detained. mander, who shall be at full liberty to agree for the freight of any goods he takes on board.

Vessels not to be

#### ARTICLE XX.

If any of the citizens of the United States, or any persons under their Disputes between protection, shall have any disputes with each other, the Consul shall Americans. decide between the parties, and whenever the Consul shall require any aid or assistance from our Government, to enforce his decisions, it shall be immediately granted to him.

#### ARTICLE XXI.

If a citizen of the United States should kill or wound a Moor, or, on Killing, &c., punthe contrary, if a Moor shall kill or wound a citizen of the United States, ishable by law of the law of the country shall take place, and equal justice shall be renthe country. dered, the Consul assisting at the trial; and if any delinquent shall make his escape, the Consul shall not be answerable for him in any manner whatever.

## ARTICLE XXII.

If an American citizen shall die in our country, and no will shall appear, the Consul shall take possession of his effects; and if there shall ceased Americans. be no Consul, the effects shall be deposited in the hands of some person worthy of trust, until the party shall appear who has a right to demand them; but if the heir to the person deceased be present, the property shall be delivered to him without interruption; and if a will shall appear, the property shall descend agreeable to that will as soon as the Consul shall declare the validity thereof.

Estates of de-

### ARTICLE XXIII.

Consuls and their privileges.

The Consuls of the United States of America shall reside in any seaport of our dominions that they shall think proper; and they shall be respected and enjoy all the privileges which the Consuls of any other nation enjoy; and if any of the citizens of the United States shall contract any debts or engagements, the Consul shall not be in any manner accountable for them, unless he shall have given a promise in writing for the payment or fulfilling thereof, without which promise, in writing, no application to him for any redress shall be made.

### ARTICLE XXIV.

Agreement in case of war.

If any differences shall arise by either party infringing on any of the articles of this treaty, peace and harmony shall remain notwithstanding in the fullest force, until a friendly application shall be made for an arrangement, and until that application shall be rejected, no appeal shall be made to arms. And if a war shall break out between the parties, nine months shall be granted to all the subjects of both parties, to dispose of their effects and retire with their property. And it is further declared, that whatever indulgences, in trade or otherwise, shall be granted to any of the Christian Powers, the citizens of the United States shall be equally entitled to them.

### ARTICLE XXV.

Duration of treaty.

This treaty shall continue in full force, with the help of God, for fifty vears.

We have delivered this book into the hands of the beforementioned Thomas Barclay, on the first day of the blessed month of Ramadan, in the year one thousand two hundred.

Certificate of Thomas Barclay.

I certify that the annexed is a true copy of the translation made by Isaac Cardoza Nuñez, interpreter at Morocco, of the treaty between the Emperor of Morocco and the United States of America.

THOS. BARCLAY.

### ADDITIONAL ARTICLE.

Grace to the only God.

Vessels of United

[See Article X.]

I, the under-written, the servant of God, Taher Ben Abdelkack Ten-States to be pro- nish, do certify that His Imperial Majesty, my master, (whom God preserve,) having concluded a treaty of peace and commerce with the United States of America, has ordered me, the better to compleat it, and in addition of the tenth article of the treaty to declare, "That if any vessel belonging to the United States shall be in any of the ports of His Majesty's dominions, or within gun-shot of his forts, she shall be protected as much as possible; and no vessel whatever, belonging either to Moorish or Christian Powers, with whom the United States may be at war, shall be permitted to follow or engage her, as we now deem the citizens of America our good friends."

And, in obedience to His Majesty's commands, I certify this declaration, by putting my hand and seal to it, on the eighteenth day of Ramadan,\* in the year one thousand two hundred.

The servant of the King, my master, whom God preserve,

TAHER BEN ABDELKACK TENNISH.

I do certify that the above is a true copy of the translation made at Morocco, by Isaac Cordoza Nunez, interpreter, of a declaration made and signed by Sidi Hage Taher Tennish, in addition to the treaty between the Emperor of Morocco and the United States of America, which declaration the said Taher Tennish made by the express directions of His Majesty.

THOS. BARCLAY.

<sup>\*</sup>The Ramadan of the year of the Hegira 1200, commenced on the 28th of June, A. D. 1786.

Now, know ye, that we, the said John Adams and Thomas Jefferson, Ministers Plenipotentiary aforesaid, do approve and conclude the said treaty, and every article and clause therein contained, reserving the same nevertheless to the United States in Congress assembled, for their reserved to United final ratification.

Approval of treaty.

Final ratification States.

In testimony whereof, we have signed the same with our names and seals, at the places of our respective residence, and at the dates expressed under our signatures respectively.

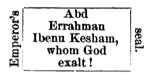
> JOHN ADAMS, [L. S.] London, January 25th, 1787. THOM. JEFFERSON, [L. s.] Paris, January 1st, 1787.

## MOROCCO, 1836.

TREATY OF PEACE AND FRIENDSHIP BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE EMPEROR OF MOROCCO, CONCLUDED SEPTEMBER 16, 1836; RATIFICATION ADVISED BY SENATE JANUARY 17, 1837; RATIFIED BY PRESIDENT JANUARY 28, 1837; PROCLAIMED JANUARY 30, 1837.

Sept. 16, 1836.

In the name of God, the Merciful and Clement!



### PRAISE BE TO GOD!

This is the copy of the treaty of peace which we have made with the Americans, and written in this book; affixing thereto our blessed seal, that, with the help of God, it may remain firm forever.

Written at Meccanez, the City of Olives, on the 3d day of the month Jumad el lahhar, in the year of the Hegira 1252. (Corresponding to September 16, A. D. 1836.)

#### ARTICLE I.

We declare that both parties have agreed that this treaty, consisting of twenty-five articles, shall be inserted in this book, and delivered to to the treaty. James R. Leib, Agent of the United States, and now their resident Consul at Tangier, with whose approbation it has been made, and who is duly authorized on their part to treat with us concerning all the matters contained therein.

Mutual consent

#### ARTICLE II.

If either of the parties shall be at war with any nation whatever, the Commissions other shall not take a commission from the enemy, nor fight under their from an enemy. colors.

#### ARTICLE III.

If either of the parties shall be at war with any nation whatever, and !Release of pertake a prize belonging to that nation, and there shall be found on board sons or goods capsubjects or effects belonging to either of the parties, the subjects shall vessel. be set at liberty, and the effects returned to the owners. And if any goods belonging to any nation, with whom either of the parties shall be at war, shall be loaded on vessels belonging to the other party, they shall pass free and unmolested, without any attempt being made to take or detain them.

tured in an enemy's

### ARTICLE IV.

Vessels to have passports.

A signal, or pass, shall be given to all vessels belonging to both parties, by which they are to be known when they meet at sea; and if the commander of a ship of war of either party shall have other ships under his convoy, the declaration of the commander shall alone be sufficient to exempt any of them from examination.

#### ARTICLE V.

Examination of vessels.

If either of the parties shall be at war, and shall meet a vessel at sea belonging to the other, it is agreed, that if an examination is to be made, it shall be done by sending a boat with two or three men only; and if any gun shall be fired, and injury done, without reason, the offending party shall make good all damages.

### ARTICLE VI.

American citibe restored.

If any Moor shall bring citizens of the United States, or their effects, zens and effects to to His Majesty, the citizens shall immediately be set at liberty, and the effects restored; and, in like manner, if any Moor, not a subject of these dominions, shall make prize of any of the citizens of America or their effects, and bring them into any of the ports of His Majesty, they shall be immediately released, as they will then be considered as under His Majesty's protection.

### ARTICLE VII.

Vessels wanting supplies.

If any vessel of either party shall put into a port of the other, and have occasion for provisions or other supplies, they shall be furnished without any interruption or molestation.

#### ARTICLE VIII.

Vessels putting in to repair.

If any vessel of the United States shall meet with a disaster at sea, and put into one of our ports to repair, she shall be at liberty to land and reload her cargo, without paying any duty whatever.

#### ARTICLE IX.

Stranded vessels.

If any vessel of the United States shall be cast on shore on any part of our coasts, she shall remain at the disposition of the owners, and no one shall attempt going near her without their approbation, as she is then considered particularly under our protection; and if any vessel of the United States shall be forced to put into our ports by stress of weather, or otherwise, she shall not be compelled to land her cargo, but shall remain in tranquillity until the commander shall think proper to proceed on his voyage.

#### ARTICLE X.

Vessels engaged fort.

If any vessel of either of the parties shall have an engagement with within gunshot of a vessel belonging to any of the Christian Powers, within gun-shot of the forts of the other, the vessel so engaged shall be defended and protected as much as possible, until she is in safety; and if any American vessel shall be cast on shore, on the coast of Wadnoon, or any coast thereabout, the people belonging to her shall be protected and assisted until, by the help of God, they shall be sent to their country.

### ARTICLE XI.

Departure of enemy's vessel from port.

If we shall be at war with any Christian Power, and any of our vessels sails from the ports of the United States, no vessel belonging to the enemy shall follow until twenty-four hours after the departure of our vessels; and the same regulations shall be observed towards the American vessels sailing from our ports, be their enemies Moors or Christians.

### ARTICLE XII.

If any ship of war belonging to the United States shall put into any of our ports, she shall not be examined on any pretence whatever, even United States. though she should have fugitive slaves on board, nor shall the governor or commander of the place compel them to be brought on shore on any pretext, nor require any payment for them.

Ships of war of

### ARTICLE XIII.

If a ship of war of either party shall put into a port of the other, and salute, it shall be returned from the fort with an equal number of guns, not more or less.

Salutes.

#### ARTICLE XIV.

The commerce with the United States shall be on the same footing as is the commerce with Spain, or as that with the most favored nation for the time being; and their citizens shall be respected and esteemed, and have full liberty to pass and repass our country and seaports whenever they please, without interruption.

Commerce on footing of most favored nation.

### ARTICLE XV.

Merchants of both countries shall employ only such interpreters, and Privileges of mersuch other persons to assist them in their business as they shall think chants. proper. No commander of a vessel shall transport his cargo on board another vessel; he shall not be detained in port longer than he may think proper; and all persons employed in loading or unloading goods, or in any other labor whatever, shall be paid at the customary rates, not more and not less.

#### ARTICLE XVI.

In case of a war between the parties, the prisoners are not to be made slaves, but to be exchanged, one for another, captain for captain, officer prisoners. for officer, and one private man for another; and if there shall prove a deficiency on either side, it shall be made up by the payment of one hundred Mexican dollars for each person wanting. And it is agreed that all prisoners shall be exchanged in twelve months from the time of their being taken, and that this exchange may be effected by a merchant or any other person authorized by either of the parties.

Exchange of

#### ARTICLE XVII.

Purchase and Merchants shall not be compelled to buy or sell any kind of goods sale of goods. but such as they shall think proper, and may buy and sell all sorts of merchandise but such as are prohibited to the other Christian nations.

#### ARTICLE XVIII.

All goods shall be weighed and examined before they are sent on board; and to avoid all detention of vessels, no examination shall afterwards be made, unless it shall first be proved that contraband goods have been sent on board, in which case the persons who took the contraband goods on board shall be punished according to the usage and custom of the country, and no other person whatever shall be injured, nor shall the ship or cargo incur any penalty or damage whatever.

Examination of

## ARTICLE XIX.

Vessels not to be detained.

No vessel shall be detained in port on any pretence whatever, nor be obliged to take on board any article without the consent of the commander, who shall be at full liberty to agree for the freight of any goods he takes on board.

### ARTICLE XX.

Disputes between Americans.

If any of the citizens of the United States, or any persons under their protection, shall have any dispute with each other, the consul shall decide between the parties, and whenever the consul shall require any aid or assistance from our Government to enforce his decisions, it shall be immediately granted to him.

### ARTICLE XXI.

Killing, &c., punishable by law of the contrary, if a Moor shall kill or wound a citizen of the United States, the law of the country shall take place, and equal justice shall be rendered, the Consul assisting at the trial; and if any delinquent shall make his escape, the Consul shall not be answerable for him in any manner whatever.

### ARTICLE XXII.

Estates of deceased Americans.

If an American citizen shall die in our country and no will shall appear, the Consul shall take possession of his effects; and if there shall be no Consul, the effects shall be deposited in the hands of some person worthy of trust, until the party shall appear who has a right to demand them; but if the heir of the person deceased be present, the property shall be delivered to him without interruption; and if a will shall appear, the property shall descend agreeably to that will, as soon as the Consul shall declare the validity thereof.

### ARTICLE XXIII.

Consuls and their privileges.

The Consul of the United States of America shall reside in any seaport of our dominions that they shall think proper, and they shall be respected and enjoy all the privileges which the Consuls of any other nation enjoy; and if any of the citizens of the United States shall contract any debts or engagements, the Consul shall not be in any manner accountable for them, unless he shall have given a promise in writing for the payment or fulfilling thereof, without which promise in writing no application to him for any redress shall be made.

### ARTICLE XXIV.

Agreement case of war.

If any differences shall arise by either party infringing on any of the articles of this treaty, peace and harmony shall remain, notwithstanding, in the fullest force, until a friendly application shall be made for an arrangement; and until that application shall be rejected, no appeal shall be made to arms. And if a war shall break out between the parties, nine months shall be granted to all the subjects of both parties to dispose of their effects and retire with their property. And it is further declared that whatever indulgence, in trade or otherwise, shall be granted to any of the Christian Powers, the citizens of the United States shall be equally entitled to them.

#### ARTICLE XXV.

Duration of This treaty shall continue in force, with the help of God, for fifty treaty. years; after the expiration of which term, the treaty shall continue to be binding on both parties, until the one shall give twelve months' notice to the other of an intention to abandon it; in which case its operations shall cease at the end of the twelve months.

## CONSULATE OF THE UNITED STATES OF AMERICA FOR THE EMPIRE OF MOROCCO.

To all whom it may concern. Be it known.

Whereas the undersigned, James R. Leib, a citizen of the United States of North America, and now their resident Consul at Tangier, James R. Leib. having been duly appointed Commissioner by letters-patent, under the signature of the President and seal of the United States of North America, bearing date, at the city of Washington, the fourth day of July, A. D. 1835, for negotiating and concluding a treaty of peace and friendship between the United States of North America and the Empire of Morocco: I, therefore, James R. Leib, Commissioner as aforesaid, do conclude the foregoing treaty and every article and clause therein con-reserved to Presitained, reserving the same, nevertheless, for the final ratification of the dent of the United President of the United States of North America, by and with the advice and consent of the Senate.

Certificate of

Final ratification

In testimony whereof I have hereunto affixed my signature and the seal of this consulate, on the first day of October, in the year of our Lord one thousand eight hundred and thirty-six, and of the Independence of the United States the sixty-first.

JAMES R. LEIB. [L. s.]

## MOROCCO, 1865.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA, AUSTRIA, BELGIUM, SPAIN, FRANCE, GREAT BRITAIN, ITALY, THE NETHERLANDS, PORTUGAL, AND SWEDEN, ON THE ONE PART, AND THE SULTAN OF MOROCCO, ON THE OTHER PART, RELATIVE TO THE LIGHT-HOUSE AT CAPE SPARTEL, CONCLUDED AT TANGIER MAY 31, 1865; RATIFICATION ADVISED BY SENATE JULY 5, 1866; RATIFIED BY PRESIDENT JULY 14, 1866; PROCLAIMED MARCH 12, 1867.

May 31, 1865.

Convention between the United States, Austria, Belgium, Spain, France, Great Britain, Italy, the Netherlands, Portugal, and Sweden on the one part, and the Sultan of Morocco on the other part, concerning the administration and upholding of the light-house at Cape Spartel.

In the name of the only God! There is no strength nor power but of

God. His Excellency, the President of the United States of America, and His Majesty the Emperor of Austria, King of Hungary and Bohemia, ties. His Majesty the King of the Belgians, Her Majesty the Queen of Spain, His Majesty the Emperor of the French, Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, His Majesty the King of Italy, His Majesty the King of the Netherlands, His Majesty the King of Portugal and the Algarves, His Majesty the King of Sweden and Norway, and His Majesty the Sultan of Morocco and cf Fez, moved by a like desire to assure the safety of navigation along the coasts of Morocco, and desirous to provide, of common accord, the measures most proper to attain this end, have resolved to conclude a special convention, and have for this purpose appointed their Plenipotentiaries, to wit:

His Excellency the President of the Republic of the United States: Jesse Harland McMath, esquire, his Consul-General near His Majesty

the Sultan of Morocco;

His Majesty the Emperor of Austria, King of Hungary and of Bohemia: Sir John Hay Drummond Hay, commander of the very honorable Order of the Bath, his General Agent ad interim near his Majesty the Sultan of Morocco;

His Majesty the King of the Belgians: Ernest Daluin, knight of his Order of Leopold, commander of number of the Order of Isabella the Catholic, of Spain, commander of the Order of Nichan Eftikhar of Tunis, his Consul-General for the west coast of Africa;

Contracting par-

Negotiators.

Her Majesty the Queen of Spain: Don Francisco Merry y Colom, Grand Cross of the Order of Isabella the Catholic, knight of the Order of St. John of Jerusalem, decorated with the Imperial Ottoman Order of Medjidie of the 3d class, officer of the Order of the Legion of Honor. etc., her Minister Resident near his Majesty the Sultan of Morocco:

His Majesty the Emperor of the French: Auguste Louis Victor, Baron Aymé d'Aquin, officer of the Legion of Honor, commander of the Order of Francis the First of the Two Sicilies, commander of the Order of St. Maurice and Lazarus of Italy, commander of the Order of Christ of Portugal, commander of the Order of the Lion of Brunswick, knight of the Order of Constantine of the Two Sicilies, knight of the Order of Guelphs of Hanover, his Plenipotentiary near His Majesty the Sultan of Morocco:

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland: Sir John Hay Drummond Hay, commander of the very honorable Order of the Bath, her Minister Resident near His Majesty the

Sultan of Morocco; His Majesty the King of Italy: Alexander Verdinois, knight of the Order of St. Maurice and Lazarus, Agent and Consul-General of Italy

near His Majesty the Sultan of Morocco;

His Majesty the King of the Netherlands: Sir John Hay Drummond Hay, commander of the very honorable Order of the Bath, Acting Con-

sul-General of the Netherlands in Morocco;

His Majesty the King of Portugal and the Algarves: José Daniel Colaço, commander of his Order of Christ, knight of the Order of the Rose of Brazil, his Consul-General near His Majesty the Sultan of Morocco:

His Majesty the King of Sweden and of Norway: Selim d'Ehrenhoff, knight of the Order of Wasa, his Consul-General near His Majesty the Sultan of Morocco;

And His Majesty the Sultan of Morocco and of Fez, the Literary Sid

Mohammed Bargash, his Minister for Foreign Affairs-

Who, after having exchanged their full powers, found in good and due form, have agreed upon the following articles:

### ARTICLE I.

Direction of Cape Spartel.

His Majesty Scherifienne, having, in an interest of humanity, ordered the light-house at the construction, at the expense of the Government of Morocco, of a light-house at Cape Spartel, consents to devolve, throughout the duration of the present convention, the superior direction and administration of this establishment on the representatives of the contracting Powers. It is well understood that this delegation does not import any encroachment on the rights, proprietary and of sovereignty, of the Sultan, whose flag alone shall be hoisted on the tower of the Pharos.

## ARTICLE II.

Expenses of its management.

The Government of Morocco not at this time having any marine, either of war or commerce, the expenses necessary for upholding and managing the light-house shall be borne by the contracting Powers by means of an annual contribution, the quota of which shall be alike for all of them. If, hereafter, the Sultan should have a naval or commercial marine, he binds himself to take share in the expenses in like proportion with the other subscribing Powers. The expenses of repairs, and in need of reconstruction, shall also be at his cost.

### ARTICLE III.

Guard to be furnished by Sultan.

The Sultan will furnish for security of the light house a guard, composed of a Kaid and four soldiers. He engages, besides, to provide for, by all the means in his power, in case of war, whether internal or external, the preservation of this establishment, as well as for the safety of the keepers and persons employed. On the other part, the contracting Powers bind themselves, each so far as concerned, to respect the neutrality of the light-house, and to continue the payment of the contribution intended to uphold it, even in case (which God forbid) hostilities should break out either between them or between one of them and the Empire of Morocco.

### ARTICLE IV.

The representatives of the contracting Powers, charged in virtue of Article I of the present convention, with the superior direction and management of the light-house, shall establish the necessary regulations for the service and superintendence of this establishment, and no modification shall be afterward applied to these articles, except by common agreement between the contracting Powers.

Superintendence of light-house.

#### ARTICLE V.

The present convention shall continue in force for ten years. In case, within six months of the expiration of this term, none of the high con. vention. tracting parties should, by official declaration, have made known its purpose to bring to a close, so far as may concern it, the effects of this convention, it shall continue in force for one year more, and so from year to year, until due notice.

Duration of con-

### ARTICLE VI.

The execution of the reciprocal engagements contained in the present convention is subordinated, so far as needful, to the accomplishment of stipulations. the forms and regulations established by the constitutional laws of those of the high contracting Powers who are held to ask for their application thereto, which they bind themselves to do with the least possible delay.

Execution of

## ARTICLE VII.

The present convention shall be ratified, and the ratifications be exchanged at Tangier as soon as can be done.

Ratifications.

In faith whereof the respective Plenipotentiaries have signed and affixed thereto the seals of their arms.

Signatures.

Done in duplicate original, in French and in Arabic, at Tangier, protected of God, the fifth day of the moon of Moharrem, year of the Hegira 1282, which corresponds with the 31st of the month of May of the year one thousand eight hundred and sixty-five.

Date.

JESSE H. McMATH.	[L. S.]	
J. H. DRUMMOND HAY.	[L. S.]	
ERNEST DALUIN.	[L. S.]	
FRANCISCO MERRY Y COLOM.	[L. S.]	
AYME D'AQUIN.	[L. S.]	
J. H. DRUMMOND HAY.	[L. S.]	ĺ
ALEX'RE VERDINOIS.	[L. S.]	
J. H. DRUMMOND HAY.	[L. S.]	į
JOSÉ DANIEL COLAÇO.	[L. S.]	
S DEHRENHOFF.	L. S.	
[Signature of Sid Mohammed Bargash, in Arabic.]	[L. S.]	
[Digitable of State and St		

## MUSCAT.

## MUSCAT, 1833.

Sept. 21, 1833.

A TREATY OF AMITY AND COMMERCE BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY SEYED SYEED BIN, SULTAN OF MUSCAT, AND HIS DEPENDENCIES, CONCLUDED AT MUSCAT SEPTEMBER 21, 1833; RATIFICATION ADVISED BY SENATE JUNE 23, 1834; RATIFIED BY PRESIDENT; RATIFICATIONS EXCHANGED AT CITY OF MUSCAT SEPTEMBER 30, 1835; PROCLAIMED JUNE 24, 1837.

### ARTICLE I.

Perpetual peace.

There shall be a perpetual peace between the United States of America and Seyed Syeed Bin, Sultan, and his dependencies.

### ARTICLE II.

Liberty of trade to citizens of the United States.

The citizens of the United States shall have free liberty to enter all the ports of His Majesty Seyed Syeed Bin, Sultan, with their cargoes, of whatever kind the said cargoes may consist; and they shall have liberty to sell the same to any of the subjects of the Sultan, or others who may wish to buy the same, or to barter the same for any produce or manufactures of the kingdom, or other articles that may be found No price shall be fixed by the Sultan, or his officers, on the articles to be sold by the merchants of the United States or the merchandise they may wish to purchase; but the trade shall be free on both sides to sell or buy, or exchange, on the terms and for the prices the owners may think fit; and whenever the said citizens of the United States may think fit to depart, they shall be at liberty so to do; and if any officer of the Sultan shall contravene this article, he shall be severely punished. It is understood and agreed, however, that the articles of muskets, powder, and ball can only be sold to the Government in the island of Zanzibar; but, in all the other ports of the Sultan, the said munitions of war may be freely sold, without any restrictions whatever, to the highest bidder.

#### ARTICLE III.

Duties payable by vessels of the United States.

Vessels of the United States entering any port within the Sultan's dominions shall pay no more than five per cent. duties on the cargo landed; and this shall be in full consideration of all import and export duties, tonnage, license to trade, pilotage, anchorage, or any other charge whatever; nor shall any charge be paid on that part of the cargo which may remain on board unsold and re-exported; nor shall any charge whatever be paid on any vessel of the United States which may enter any of the ports of His Majesty for the purpose of refitting, or for refreshments, or to inquire the state of the market.

#### ARTICLE IV.

Duties payable by American citizens. The American citizen shall pay no other duties on export or import, tonnage, license to trade, or other charge whatsoever, than the nation the most favoured shall pay.

### ARTICLE V.

If any vessel of the United States shall suffer shipwreck on any part of the Sultan's dominions, the persons escaping from the wreck shall be shipwrecked vestaken care of and hospitably entertained, at the expense of the Sultan, States, until they shall find an opportunity to be returned to their country, (for the Sultan can never receive any remuneration whatever for rendering succour to the distressed;) and the property saved from such wreck shall be carefully preserved and delivered to the owner, or the Consul of the United States, or to any authorized agent.

Assistance to

### ARTICLE VI.

The citizens of the United States resorting to the ports of the Sultan for the purpose of trade shall have leave to land and reside in the said ports without paying any tax or imposition whatever for such liberty other than the general duties on imports which the most favoured nation shall pay.

American merchants not to be

### ARTICLE VII.

If any citizens of the United States, or their vessels or other property, shall be taken by pirates and brought within the dominions of the ed States taken by Sultan, the persons shall be set at liberty, and the property restored to liberty. the owner, if he is present, or to the American Consul, or to any authorized agent.

### ARTICLE VIII.

Vessels belonging to the subjects of the Sultan which may resort to any port in the United States shall pay no other or higher rate of duties by vessels, &c., of Sultan in the or other charges than the nation the most favoured shall pay.

Duties payable United States.

#### ARTICLE IX.

The President of the United States may appoint Consuls to reside in the ports of the Sultan where the principal commerce shall be carried on, which Consuls shall be the exclusive judges of all disputes or suits wherein American citizens shall be engaged with each other. They shall have power to receive the property of any American citizen dying within the kingdom, and to send the same to his heirs, first paying all his debts due to the subjects of the Sultan. The said Consuls shall not be arrested, nor shall their property be seized, nor shall any of their household be arrested, but their persons and property and their houses shall be inviolate. Should any Consul, however, commit any offence against the laws of the kingdom, complaint shall be made to the President, who will immediately displace him.

Concluded, signed, and sealed at the Royal Palace, in the city of Muscat, in the Kingdom of Aman, the twenty-first day of September, in the year one thousand eight hundred and thirty-three of the Christian era, and the fifty-seventh year of the Independence of the United States of America, corresponding to the sixth day of the moon, called Iamada Alawel, in the year of the Allhajra (Hegira) one thousand two hundred

and forty-nine.

EDMUND ROBERTS. [L. S.]

Whereas the undersigned, Edmund Roberts, a citizen of the United States of America, and a resident of Portsmouth, in the State of New Edmund Roberts. Hampshire, being duly appointed a Special Agent by letters-patent, under the signature of the President and seal of the United States of America, bearing date, at the city of Washington, the twenty-sixth day of January, anno Domini one thousand eight hundred and thirty-two,

Appointment of Consuls of United

Powers and immunities.

Signature.

Date.

Certificate of

for negotiating and concluding a treaty of amity and commerce between the United States of America and His Majesty Seyed Syeed Bin, Sultan of Muscat:

Final ratification reserved for President of United States.

Now, know ye, that I, Edmund Roberts, Special Agent as aforesaid, do conclude the foregoing treaty of amity and commerce, and every article and clause therein contained, reserving the same, nevertheless, for the final ratification of the President of the United States of America, by and with the advice and consent of the Senate of the United States.

Date.

Done at the Royal Palace, in the city of Muscat, in the Kingdom of Aman, on the twenty-first day of September, in the year of our Lord one thousand eight hundred and thirty-three, and of the Independence of the United States of America the fifty-seventh, corresponding to the sixth day of the moon, called Iamada Alawel, in the year of Allhajra (Hegira) one thousand two hundred and forty-nine.

EDMUND ROBERTS.

# NASSAU.

[As a result of the war of 1866, Nassau lost its independence and was absorbed in the Kingdom of Prussia.]

### NASSAU, 1846.

CONVENTION WITH NASSAU FOR THE ABOLITION OF THE DROIT D'AUBAINE, &c., CONCLUDED AT BERLIN MAY 27, 1846; RATIFICATION ADVISED BY SENATE JULY 21, 1846; RATIFIED BY PRESIDENT JULY 23, 1846; RATIFICATIONS EXCHANGED AT BERLIN OCTOBER 13, 1846; PROCLAIMED JANUARY 6, 1847.

May 27, 1846.

Convention for the mutual abolition of the droit d'aubaine and taxes on emigration between the United States of America and His Royal Highness the Duke of Nassau.

The United States of America and His Royal Highness the Duke of Nassau, having resolved, for the advantage of their respective citizens ties. and subjects, to conclude a convention for the mutual abolition of the droit d'aubaine and taxes on emigration, have named for this purpose their respective Plenipotentiaries, namely:

Contracting par-

The President of the United States of America has conferred full powers on Henry Wheaton, their Envoy Extraordinary and Minister Plenipotentiary at the Royal Court of Prussia, and His Royal Highness the Duke of Nassau upon his Minister Resident at the Royal Court of Prussia, Colonel and Chamberlain, Otto Wilhelm Carl von Roeder, comthur of the 1st class of the Ducal Order of Henry the Lion, etc., etc.;

Negotiators.

Who, after having exchanged their said full powers, found in due and proper form, have agreed to and signed the following articles:

### ARTICLE I.

Every kind of droit d'aubaine, droit de retraite, and droit de détraction or tax on emigration is hereby and shall remain abolished between &c., abolished. the two contracting parties, their States, citizens, and subjects, respectively.

Droit d'aubaine,

#### ARTICLE II.

Where, on the death of any person holding real property within the territories of one party, such real property would, by the laws of the property. land, descend on a citizen or subject of the other, were he not disqualified by alienage, such citizen or subject shall be allowed a term of two years to sell the same—which term may be reasonably prolonged according to circumstances-and to withdraw the proceeds thereof without molestation, and exempt from all duties of detraction.

Heirs to real

### ARTICLE III.

The citizens or subjects of each of the contracting parties shall have power to dispose of their personal property, within the States of the heritance of perother, by testament, donation, or otherwise, and their heirs, legatees, and donees, being citizens or subjects of the other contracting party, shall succeed to their said personal property, and may take possession thereof, either by themselves, or by others acting for them, and dispose of the same at their pleasure, paying such duties only as the inhabitants of the country where the said property lies shall be liable to pay in like cases.

Disposal and in-

# ARTICLE IV.

Property of absent heirs.

In case of the absence of the heirs, the same care shall be taken, provisionally, of such real or personal property, as would be taken in a like case of property belonging to the natives of the country, until the lawful owner, or the person who has a right to sell the same, according to Article II, may take measures to receive or dispose of the inheritance.

# ARTICLE V.

Settlement of disputes.

If any dispute should arise between different claimants to the same inheritance, they shall be decided, in the last resort, according to the laws and by the judges of the country where the property is situated.

# ARTICLE VI.

Application of stipulations.

of All the stipulations of the present convention shall be obligatory in respect to property already inherited or bequeathed, but not yet withdrawn from the country where the same is situated, at the signature of this convention.

# ARTICLE VII.

Ratifications.

This convention is concluded subject to the ratification of the President of the United States of America, by and with the advice and consent of their Senate, and of His Royal Highness the Duke of Nassau, and the ratifications thereof shall be exchanged at Berlin, within the term of twelve months from the date of the signature hereof, or sooner if possible.

Signatures.

In witness whereof the respective Plenipotentiaries have signed the above articles, as well in English as in German, and have thereto affixed their seals.

Date.

Done in triplicata, in the city of Berlin, on the 27th day of May, one thousand eight hundred and forty-six, in the 70th year of the Independence of the United States of America and the seventh of the reign of His Royal Highness the Duke of Nassau.

HENRY WHEATON.

OTTO WILHELM CARL V. ROEDER. [L. s.]

# NETHERLANDS.

# NETHERLANDS, 1782.

TREATY OF AMITY AND COMMERCE WITH THE NETHERLANDS, CON-CLUDED AT THE HAGUE OCTOBER 8, 1782; RATIFIED JANUARY 22, 1783.

October 8, 1782.

Treaty of amity and commerce between their High Mightinesses the States General of the United Netherlands, and the United States of America, to wit: New-Hampshire, Massachusetts, Rhode-Island and Providence Plantations, Connecticutt, New-York, New-Jersey, Pennsylvania, Delaware, Maryland, Virginia, North-Carolina, South-Carolina, and Georgia.

Their High Mightinesses the States General of the United Nether-ties. lands and the United States of America, to wit, New Hampshire, Massachusetts, Rhode Island and Providence Plantations, Connecticutt, New York, New Jersey, Pennsylvania, Delaware, Maryland, Virginia, North Carolina, South Carolina, and Georgia, desiring to ascertain, in a permanent and equitable manner, the rules to be observed relative to the commerce and correspondence which they intend to establish between their respective States, countries, and inhabitants, have judged that the said end cannot be better obtained than by establishing the most perfect equality and reciprocity for the basis of their agreement, and by avoiding all those burdensome preferences which are usually the sources of debate, embarrassment, and discontent; by leaving also each party at liberty to make, respecting commerce and navigation, such ulterior regulations as it shall find most convenient to itself; and by founding the advantages of commerce solely upon reciprocal utility and the just rules of free intercourse; reserving withal to each party the liberty of admitting at its pleasure other nations to a participation

On these principles their said High Mightinesses the States General of the United Netherlands have named for their Plenipotentiaries, from the midst of their assembly, Messieurs their Deputies for the Foreign Affairs; and the said United States of America, on their part, have furnished with full powers Mr. John Adams, late Commissioner of the United States of America at the Court of Versailles, heretofore Delegate in Congress from the State of Massachusetts Bay, and chief justice of the said State, who have agreed and concluded as follows, to witt:

of the same advantages.

Contracting par-

Negotiators.

# ARTICLE I.

There shall be a firm, inviolable, and universal peace and sincere friendship between their High Mightinesses the Lords the States General of the United Netherlands and the United States of America, and between the subjects and inhabitants of the said parties, and between the countries, islands, cities, and places situated under the jurisdiction of the said United Netherlands and the said United States of America, their subjects and inhabitants, of every degree, without exception of persons or places.

Peace and friend-

ARTICLE II.

The subjects of the said States General of the United Netherlands shall pay in the ports, havens, roads, countries, islands, cities, or places Notherlands in the of the United States of America, or any of them, no other nor greater United States. duties or imposts, of whatever nature or denomination they may be,

Privileges of

than those which the nations the most favoured are or shall be obliged to pay; and they shall enjoy all the rights, liberties, priviledges, immunities, and exemptions in trade, navigation, and commerce which the said nations do or shall enjoy, whether in passing from one port to another in the said States, or in going from any of those ports to any foreign port of the world, or from any foreign port of the world to any of those ports.

# ARTICLE III.

Privileges of citizens of United States in United Netherlands.

The subjects and inhabitants of the said United States of America shall pay in the ports, havens, roads, countries, islands, cities, or places of the said United Netherlands, or any of them, no other nor greater duties or imposts, of whatever nature or denomination they may be, than those which the nations the most favoured are or shall be obliged to pay; and they shall enjoy all the rights, liberties, priviledges, immunities, and excemptions in trade, navigation, and commerce which the said nations do or shall enjoy, whether in passing from one port to another in the said States, or from any one towards any one of those ports from or to any foreign port of the world. And the United States of America, with their subjects and inhabitants, shall leave to those of their High Mightinesses the peaceable enjoyment of their rights in the countries, islands, and seas, in the East and West Indies, without any hindrance or molestation.

# ARTICLE IV.

Liberty of conscience.

There shall be an entire and perfect liberty of conscience allowed to the subjects and inhabitants of each party, and to their families; and no one shall be molested in regard to his worship, provided he submits, Rights of burial. as to the public demonstration of it, to the laws of the country: There shall be given, moreover, liberty, when any subjects or inhabitants of either party shall die in the territory of the other, to bury them in the usual burrying-places, or in decent and convenient grounds to be appointed for that purpose, as occasion shall require; and the dead bodies of those who are burried shall not in any wise be molested. And the two contracting parties shall provide, each one in his jurisdiction, that their respective subjects and inhabitants may henceforward obtain the requisite certificates in cases of deaths in which they shall be interested.

# ARTICLE V.

Protection of vessels.

Their High Mightinesses the States General of the United Netherlands and the United States of America shall endeavor, by all the means in their power, to defend and protect all vessells and other effects, belonging to their subjects and inhabitants, respectively, or to any of them, in their ports, roads, havens, internal seas, passes, rivers, and as far as their jurisdiction extends at sea, and to recover, and cause to be restored to the true proprietors, their agents, or attornies, all such vessells and effects, which shall be taken under their jurisdiction: And their vessells of war and convoys, in cases when they may have a common enemy, shall take under their protection all the vessells belonging to the subjects and inhabitants of either party, which shall not be laden with contraband goods, according to the description which shall be made of them hereafter, for places, with which one of the parties is in peace and the other at war, nor destined for any place blocked, and which shall hold the same course or follow the same rout; and they shall defend such vessells, as long as they shall hold the same course or follow the same rout, against all attacks, force, and violence of the common enemy, in the same manner as they ought to protect and defend the vessells belonging to their own respective subjects.

### ARTICLE VI.

The subjects of the contracting parties may, on one side and on the other, in the respective countries and States, dispose of their effects succession to prop by testament, donation, or otherwise; and their heirs, subjects of one of the parties, and residing in the country of the other, or elsewhere, shall receive such successions, even ab intestato, whether in person or by their attorney or substitute, even although they shall not have obtained letters of naturalization, without having the effect of such commission contested under pretext of any rights or prerogatives of any province, city, or private person: And if the heirs to whom such successions may have fallen shall be minors, the tutors or curators established by the judge domiciliary of the said minors may govern, direct, administer, sell, and alienate the effects fallen to the said minors by inheritance, and, in general, in relation to the said successions and effects, use all the rights and fullfill all the functions which belong, by the disposition of the laws, to guardians, tutors, and curators: Provided, nevertheless, that this disposition cannot take place but in cases where the testator shall not have named guardians, tutors, curators, by testament, codicil, or other legal instrument.

Disposal of and

Minor heirs.

### ARTICLE VII.

It shall be lawfull and free for the subjects of each party to employ such advocates, attorneys, notaries, solicitors, or factors as they shall attorneys, &c. judge proper.

Employment of

### ARTICLE VIII.

Merchants, masters and owners of ships, mariners, men of all kinds, ships and vessells, and all merchandizes and goods in general, and to be detained. effects of one of the confederates, or of the subjects thereof, shall not be seized or detained in any of the countries, lands, islands, cities, places, ports, shores, or dominions whatsoever of the other confederate, for any military expedition, publick or private use of any one, by arrests, violence, or any colour thereof; much less shall it be permitted to the subjects of either party to take or extort by force anything from the subjects of the other party, without the consent of the owner; which, however, is not to be understood of seizures, detentions, and arrests which shall be made by the command and authority of justice, and by the ordinary methods, on account of debts or crimes, in respect whereof the proceedings must be by way of law, according to the forms of justice.

Vessels, &c., not

# ARTICLE IX.

It is further agreed and concluded that it shall be wholly free for all merchants, commanders of ships, and other subjects and inhabitants of the contracting parties, in every place subjected to the jurisdiction of the two Powers respectively, to manage themselves their own business; and moreover, as to the use of interpreters or brokers, as also in relation to the loading or unloading of their vessells, and everything which has relation thereto, they shall be, on one side and on the other, considered and treated upon the footing of natural subjects, or, at least, upon an equality with the most favored nation.

Management of business.

### ARTICLE X.

The merchant-ships of either of the parties, coming from the port of to exhibit sea-letan enemy, or from their own, or a neutral port, may navigate freely ters, &c. towards any port of an enemy of the other ally: They shall be, nevertheless, held, whenever it shall be required, to exhibit, as well upon the high seas as in the ports, their sea-letters and other documents described in the twenty-fifth article, stating expressly that their effects are not of the number of those which are prohibited as contraband; and not hav. XXV.]

Merchant-sh i p s

Article

ing any contraband goods for an enemy's port, they may freely, and without hindrance, pursue their voyage towards the port of an enemy. Nevertheless, it shall not be required to examine the papers of vessells convoyed by vessells of war, but credence shall be given to the word of the officer who shall conduct the convoy.

# ARTICLE XI.

Proceedings when contraband found on board.

If, by exhibiting the sea-letters and other documents described more particularly in the twenty-fifth article of this treaty, the other party shall discover there are any of those sorts of goods which are declared prohibited and contraband, and that they are consigned for a port under the obedience of his enemy, it shall not be lawful to break up the hatches of such ship, nor to open any chest, coffer, packs, casks, or other vessells found therein, or to remove the smallest parcell of her goods, whether the said vessell belongs to the subjects of their High Mightinesses the States General of the United Netherlands or to the subjects or inhabitants of the said United States of America, unless the lading be brought on shore, in presence of the officers of the court of admiralty, and an inventary thereof made; but there shall be no allowance to sell, exchange, or alienate the same until after that due and lawful process shall have been had against such prohibited goods of contraband, and the court of admiralty, by a sentence pronounced, shall have confiscated the same, saving always as well the ship itselff as any other goods found therein, which are to be esteemed free, and may not be detained on pretence of their being infected by the prohibited goods, much less shall they be confiscated as lawfull prize: But, on the contrary, when, by the visitation at land, it shall be found that there are no contraband goods in the vessell, and it shall not appear by the papers that he who has taken and carried in the vessell has been able to discover any there, he ought to be condemned in all the charges, damages, and interests of them, which he shall have caused, both to the owners of vessells and to the owners and freighters of cargoes with which they shall be loaded, by his temerity in taking and carrying them in; declaring most ex-Free ships make pressly the free vessells shall assure the liberty of the effects with which they shall be loaded, and that this liberty shall extend itselff equally to the persons who shall be found in a free vessell, who may not be taken out of her, unless they are military men actually in the service of an enemy.

free goods.

ARTICLE XII.

Neutral property on enemy's vessel.

On the contrary, it is agreed that whatever shall be found to be laden by the subjects and inhabitants of either party, on any ship belonging to the enemies of the other, or to their subjects, although it be not comprehended under the sort of prohibited goods, the whole may be confiscated in the same manner as if it belonged to the enemy; except, nevertheless, such effects and merchandizes as were put on board such vessell before the declaration of war, or in the space of six months after it, which effects shall not be, in any manner, subject to confiscation, but shall be faithfully and without delay restored in nature to the owners who shall claim them, or cause them to be claimed, before the confiscation and sale, as also their proceeds, if the claim could not be made but in the space of eight months after the sale, which ought to be publick: Provided, nevertheless, that if the said merchandizes are contraband, it shall by no means be lawfull to transport them afterwards to any port belonging to enemies.

### ARTICLE XIII.

Vessels of war and privateers.

And that more effectual care may be taken for the security of subjects and people of either party, that they do not suffer molestation from the vessells of war or privateers of the other party, it shall be forbidden to all commanders of vessells of war and other armed vessells of the said States General of the United Netherlands and the said United States of America, as well as to all their officers, subjects, and people, to give any offence or do any damage to those of the other party: And if they act to the contrary, they shall be, upon the first complaint which shall be made of it, being found guilty after a just examination, punished by their proper judges, and moreover obliged to make satisfaction for all damages and interests thereof, by reparation, under pain and obligation of their persons and goods.

# ARTICLE XIV.

For further determining of what has been said, all captains of privateers or fitters-out of vessells armed for war, under commission and on vateers. account of private persons, shall be held, before their departure, to give sufficient caution, before competent judges, either to be entirely responsible for the malversations which they may commit in their cruizes or voyages, as well as for the contraventions of their captains and officers against the present treaty, and against the ordinances and edicts which shall be published in consequence of and conformity to it, under pain of forfeiture and nullity of the said commissions.

Captains of pri

# ARTICLE XV.

All vessells and merchandizes of whatsoever nature, which shall be rescued out of the hands of any pirates or robbers, navigating the high rates. seas without requisite commissions, shall be brought into some port of one of the two States, and deposited in the hands of the officers of that port, in order to be restored entire to the true proprietor as soon as due and sufficient proofs shall be made concerning the property thereof.

Captures by pi-

### ARTICLE XVI.

If any ships or vessells, belonging to either of the parties, their subjects, or people, shall, within the coasts or dominions of the other, stick aged vessels. upon the sands, or be wrecked, or suffer any other sea-damage, all friendly assistance and relief shall be given to the persons shipwrecked, or such as shall be in danger thereof; and the vessells, effects, and merchandizes, or the part of them which shall have been saved, or the proceeds of them, if, being perishable, they shall have been sold, being claimed within a year and a day by the masters or owners, or their agents or attornies, shall be restored, paying only the reasonable charges, and that which must be paid, in the same case, for the salvage, by the proper subjects of the country: There shall also be delivered them safe conducts or passports, for their free and safe passage from thence, and to returne, each one, to his own country.

Wrecked or dam-

### ARTICLE XVII.

In case the subjects or people of either party, with their shipping, Vessels in dis-whether public and of war, or private and of merchants, be forced, tress. through stress of weather, pursuit of pirates or enemies, or any other urgent necessity for seeking of shelter and harbour, to retract and enter into any of the rivers, creeks, bays, ports, roads, or shores belonging to the other party, they shall be received with all humanity and kindness and enjoy all friendly protection and help, and they shall be permitted to refresh and provide themselves, at reasonable rates, with victualls, and all things needfull for the sustenance of their persons or reparation of their ships; and they shall no ways be detained or hindred from returning out of the said ports or roads, but may remove and depart when and whither they please, without any let or hindrance.

# ARTICLE XVIII.

Rights of resiwar.

For the better promoting of commerce on both sides, it is agreed dents in case of that, if a war should break out between their High Mightinesses the States General of the United Netherlands and the United States of America, there shall always be granted to the subjects on each side the term of nine months after the date of the rupture, or the proclamation of war, to the end that they may retire, with their effects, and transport them where they please, which it shall be lawfull for them to do, as well as to sell or transport their effects and goods, in all freedom and without any hindrance, and without being able to proceed, during the said term of nine months, to any arrest of their effects, much less of their persons; on the contrary, there shall be given them, for their vessells and their effects, which they would carry away, passports and safe conducts for the nearest ports of their respective countries, and for the time necessary for the voyage. And no prize made at sea shall be adjudged lawfull, at least if the declaration of war was not or could not be known, in the last port which the vessell taken has quitted; but for whatever may have been taken from the subjects and inhabitants of either party, and for the offences which may have been given them, in the interval of the said terms, a compleat satisfaction shall be given them.

### ARTICLE XIX.

Letters of marque.

No subject of their High Mightinesses the States General of the United Netherlands shall apply for or take any commission or letters of marque, for arming any ship or ships to act as privateers against the said United States of America, or any of them, or the subjects and inhabitants of the said United States or any of them, or against the property of the inhabitants of any of them, from any Prince or State with which the said United States of America may happen to be at war: Nor shall any subject or inhabitant of the said United States of America, or any of them, apply for or take any commission or letters of marque for arming any ship or ships to act as privateers against the High and Mighty Lords the States General of the United Netherlands, or against the subjects of their High Mightinesses, or any of them, or against the property of any one of them, from any Prince or State with which their High Mightinesses may be at war: And if any person of either nation shall take such commission or letters of marque, he shall be punished as a pirate.

ARTICLE XX.

Vessels coming on coast or entering ports.

If the vessells of the subjects or inhabitants of one of the parties come upon any coast belonging to either of the said allies, but not willing to enter into port, or being entered into port and not willing to unload their cargoes or break bulk, or take in any cargoe, they shall not be obliged to pay, neither for the vessells nor the cargoes, any duties of entry in or out, nor to render any account of their cargoes, at least if there is not just cause to presume that they carry to an enemy merchandizes of contraband.

# ARTICLE XXI.

Consular officers.

The two contracting parties grant to each other, mutually, the liberty of having, each in the ports of the other, Consuls, Vice-Consuls, Agents, and Commissaries of their own appointing, whose functions shall be regulated by particular agreement, whenever either party chuses to make such appointments.

### ARTICLE XXII.

Treaty not to derogate from troaty with France.

This treaty shall not be understood in any manner to derogate from the ninth, tenth, nineteenth, and twenty-fourth articles of the treaty with France, as they were numbered in the same treaty, concluded the sixth of February, 1778, and which make the articles ninth, tenth, seventeenth, and twenty-second of the treaty of commerce now subsisting between the United States of America and the Crown of France: Nor pp. 203-213.] shall it hinder His Catholic Majesty from acceding to that treaty, and enioving the advantages of the said four articles.

[See treaty of 1778 with France,

### ARTICLE XXIII.

If at any time the United States of America shall judge necessary to commence negotiations with the King or Emperor of Marocco and Fez, and with the Regencies of Algiers, Tunis, or Tripoli, or with any of them, to obtain passports for the security of their navigation in the Mediterranean Sea, their High Mightinesses promise that upon the requisition which the United States of America shall make of it, they will second such negotiations in the most favourable manner, by means of their Consuls, residing near the said King, Emperor, and Regencies.

Treaties with the Barbary powers.

### CONTRABAND.

# ARTICLE XXIV.

The liberty of navigation and commerce shall extend to all sorts of merchandizes, excepting only those which are distinguished under the name of contraband, or merchandizes prohibited: And under this denomination of contraband and merchandizes prohibited, shall be comprehended only warlike stores and arms, as mortars, artillery, with their artifices and appurtenances, fusils, pistols, bombs, grenades, gunpowder, saltpetre, sulphur, match, bullets and balls, pikes, sabres, lances, halberts, casques, cuirasses, and other sorts of arms, as also soldiers, horses, saddles, and furniture for horses; all other effects and merchandizes, not before specified expressly, and even all sorts of naval matters, however proper they may be for the construction and equipment of vessells of war, or for the manufacture of one or another sort of machines of war, by land or sea, shall not be judged contraband, neither by the letter, nor according to any pretended interpretation whatever, ought they, or can they be comprehended under the notion of effects prohibited or contraband: so that all effects and merchandizes, which are not expressly before named, may, without any exception, and in perfect liberty, be transported by the subjects and inhabitants of both allies, from and to places belonging to the enemy; excepting only the places which at the same time shall be besieged, blocked, or invested; and those places only shall be held for such which are surrounded nearly by some of the belligerent Powers.

Contraband arti-

### ARTICLE XXV.

To the end that all dissention and quarrel may be avoided and prevented, it has been agreed, that in case that one of the two parties passports. happens to be at war, the vessells belonging to the subjects or inhabitants of the other ally shall be provided with sea-letters or passports, expressing the name, the property, and the burthen of the vessell, as also the name and the place of abode of the master, or commander of the said vessell, to the end that thereby it may appear that the vessell really and truly belongs to subjects or inhabitants of one of the parties; which passports shall be drawn and distributed, according to the form annexed to this treaty; each time that the vessell shall return, she should have such her passport renewed, or at least they ought not to be of more antient date than two years, before the vessell has been returned to her own country.

It has been also agreed, that such vessells, being loaded, ought to be provided not only with the said passports or sea letters, but also with a general passport, or with particular passports or manifests, or other publick documents, which are ordinarily given to vessells outward

Sea-letters or

Manifests.

bound in the ports from whence the vessells have set sail in the last place, containing a specification of the cargo, of the place from whence the vessell departed, and of that of her destination, or, instead of all these, with certificates from the magistrates or governors of cities, places, and colonies from whence the vessell came, given in the usual form, to the end that it may be known whether there are any effects prohibited or contraband, on board the vessels, and whether they are destined to be carried to an enemy's country or not; and in case any one judges proper to express in the said documents the persons to whom the effects on board belong, he may do it freely, without, however, being bound to do it; and the omission of such expression cannot and ought not to cause a confiscation.

### ARTICLE XXVI.

Regulation of visits at sea.

If the vessells of the said subjects or inhabitants of either of the parties, sailing along the coasts or on the high seas, are met by a vessell of war, or privateer, or other armed vessell of the other party, the said vessells of war, privateers, or armed vessells, for avoiding all disorder, shall remain without the reach of cannon, but may send their boats on board the merchant vessell, which they shall meet in this manner, upon which they may not pass more than two or three men, to whom the master or commander shall exhibit his passport, containing the property of the vessell, according to the form annexed to this treaty: And the vessell, after having exhibited such a passport, sea-letter, and other documents, shall be free to continue her voyage, so that it shall not be lawfull to molest her, or search her in any manner, nor to give her chase, nor to force her to alter her course.

# ARTICLE XXVII.

Crews of vessels.

It shall be lawfull for merchants, captains and commanders of vessells, whether public and of war, or private and of merchants, belonging to the said United States of America, or any of them, or to their subjects and inhabitants, to take freely into their service, and receive on board of their vessells, in any port or place in the jurisdiction of their High Mightinesses aforesaid, seamen or others, natives or inhabitants of any of the said States, upon such conditions as they shall agree on, without being subject for this to any fine, penalty, punishment, process, or reprehension whatsoever.

And reciprocally, all merchants, captains and commanders, belonging to the said United Netherlands, shall enjoy, in all the ports and places under the obedience of the said United States of America, the same priviledge of engaging and receiving seamen or others, natives or inhabitants of any country of the domination of the said States General: Provided, that neither on one side nor the other, they may not take into their service such of their countrymen who have already engaged in the service of the other party contracting, whether in war or trade, and whether they meet them by land or sea; at least if the captains or masters under the command of whom such persons may be found, will not of his own consent discharge them from their service, upon pain of being otherwise treated and punished as deserters.

# ARTICLE XXVIII.

Infractions treaty.

The affair of the refraction shall be regulated in all equity and justice, by the magistrates of cities respectively, where it shall be judged that there is any room to complain in this respect.

# ARTICLE XXIX.

Ratifications.

The present treaty shall be ratified and approved by their High Mightinesses the States General of the United Netherlands, and by the United States of America; and the acts of ratification shall be delivered in good and due form, on one side and on the other, in the space of six months, or sooner if possible, to be computed from the day of the

signature.

In faith of which, We the Deputies and Plenipotentiaries of the Lords - Signatures. the States General of the United Netherlands, and the Minister Plenipotentiary of the United States of America, in virtue of our respective authorities and full powers, have signed the present treaty, and apposed thereto the seals of our arms.

Done at the Hague the eight of October, one thousand seven hundred eighty-two.

Date.

JOHN ADAMS.	[L. S.]
GEORGE VAN RANDWYCK.	L. s.
B. V. D. SANTHEUVEL.	L. s.
P. V. BLEISWŸK.	[L. S.]
W. C. H. VAN LŸNDEN.	[L. S.]
D. J. VAN HEECKEREN.	L. s.
JOAN VAN KUFFELER.	[L. S.]
F: G: VAN DEDEM, tot den Gelder.	L. s.
H: TJASSENS.	[L. S.]

# NETHERLANDS, 1782.

CONVENTION WITH THE NETHERLANDS RELATIVE TO RECAPTURED VESSELS, CONCLUDED AT THE HAGUE OCTOBER 8, 1782; RATIFIED BY CONGRESS JANUARY 23, 1783.

October 8, 1782.

Convention between the Lords the States General of the United Netherlands and the United States of America, concerning vessells recaptured.

The Lords the States General of the United Netherlands, and the United States of America, being inclined to establish some uniform principles with relation to prizes made by vessells of war, and commissioned by the two contracting Powers, upon their common enemies, and to vessells of the subjects of either party, captured by the enemy, and recaptured by vessells of war commissioned by either party, have agreed upon the following articles:

Preamble.

### ARTICLE I.

The vessells of either of the two nations recaptured by the privateers of the other, shall be restored to the first proprietor, if such vessells shall be rehave not been four and twenty hours in the power of the enemy, provided the owner of the vessell recaptured, pay therefor one-third of the value of the vessell, as also of that of the cargo, the cannons and apparel, which third shall be valued by agreement, between the parties interested; or, if they cannot agree thereon among themselves, they shall address themselves to the officers of the admiralty, of the place where the privateer who has retaken the vessell shall have conducted her.

When recaptured

# ARTICLE II.

If the vessell recaptured has been more than twenty-four hours in the power of the enemy, she shall belong entirely to the privateer who has retaken her.

When they shall belong to the recaptor.

# ARTICLE III.

In case a vessell shall have been recaptured by a vessell of war belonging to the States General of the United Netherlands, or to the vessels of war. United States of America, she shall be restored to the first owner, he paying a thirtieth part of the value of the ship, her cargo, cannons and apparel, if she has been recaptured in the interval of twenty-four hours, and the tenth part if she has been recaptured after the twenty-four hours; which sums shall be distributed in form of gratifications to the crews of the vessells which shall have retaken her. The valuation

Recaptured by

of the said thirtieth parts and tenth parts, shall be regulated according to the tenour of the first article of the present convention.

# ARTICLE IV.

Restitution of prizes.

The restitution of prizes, whether they may have been retaken by vessells of war or by privateers, in the mean time and untill requisite and sufficient proofs can be given of the property of vessells recaptured, shall be admitted in a reasonable time, under sufficient sureties for the observation of the aforesaid articles.

# ARTICLE V.

Sale of prizes.

[See Article XXII, treaty of 1782, p. 539.]

The vessels of war and privateers, of one and of the other of the two nations, shall be reciprocally, both in Europe and in the other parts of the world, admitted in the respective ports of each with their prizes, which may be unloaded and sold according to the formalities used in the State where the prize shall have been conducted, as far as may be consistent with the 22d article of the treaty of commerce: Provided always, that the legality of prizes by the vessells of the Low Countries, shall be decided conformably to the laws and regulations established in the United Netherlands; as likewise, that of prizes made by American vessels, shall be judged according to the laws and regulations determined by the United States of America.

# ARTICLE VI.

Prize regulations.

Moreover, it shall be free for the States General of the United Netherlands, as well as for the United States of America, to make such regulations as they shall judge necessary, relative to the conduct which their respective vessells and privateers ought to hold in relation to the vessells which they shall have taken and conducted into the ports of the two Powers.

Signatures.

In faith of which, We the Deputies and Plenipotentiaries of the Lords the States General of the United Netherlands, and Minister Plenipotentiary of the United States of America, have, in virtue of our respective authorities and full powers, signed these presents, and confirmed the same with the seal of our arms.

Date.

Done at the Hague the eight of October, one thousand seven hundred eighty-two.

JOHN ADAMS.	[L. S.]	ĺ
GEORGE VAN RANDWYCK.	L. s.	İ
B. V. D. SANTHEUVEL.	L. S.	
P. V. BLEISWŸK.	L. S.	İ
W. C. H. VAN LŸNDEN.	L. s.	
D. J. VAN HEECKEREN.	L. S.	
JOAN VAN KUFFELER.	L. S.	
F: G: VAN DEDEM, tot den Gelder.	L. s.	ĺ
H: TJASSENS.	L. S.	ĺ

# NETHERLANDS, 1839.

January 19, 1839.

TREATY OF COMMERCE AND NAVIGATION BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE KING OF THE NETHERLANDS, CONCLUDED AT WASHINGTON JANUARY 19, 1839; RATIFICATION ADVISED BY SENATE JANUARY 31, 1839; RATIFIED BY PRESIDENT FEBRUARY 1, 1839; RATIFICATIONS EXCHANGED AT WASHINGTON MAY 23, 1839; PROCLAIMED MAY 24, 1839.

# Treaty with the King of the Netherlands.

Contracting parties. The United States of America and His Majesty the King of the Netherlands, anxious to regulate the commerce and navigation carried on be-

tween the two countries in their respective vessels, have, for that pur-

pose, named plenipotentiaries, that is to say:

The President of the United States has appointed John Forsyth, Secretary of State of the said United States; and His Majesty the King of the Netherlands, Jonkheer Evert Marius Adrian Martini, Member of the Body of Nobles of the Province of North Brabant, Knight of the Order of the Netherland Lion, and his Chargé d'Affaires near the United

Who, having exchanged their respective full powers, found in good

and due form, have agreed to the following articles:

# ARTICLE I.

Goods and merchandise, whatever their origin may be, imported into or exported from the ports of the United States from or to the ports of ties. the Netherlands in Europe, in vessels of the Netherlands, shall pay no higher or other duties than shall be levied on the like goods and merchandise so imported or exported in national vessels; and, reciprocally, goods and merchandise, whatever their origin may be, imported into or exported from the ports of the Netherlands in Europe from or to the ports of the United States, in vessels of the said States, shall pay no higher or other duties than shall be levied on the like goods and merchandise so imported or exported in national vessels. The bounties, drawbacks, or other favors of this nature which may be granted in the States of either of the contracting parties on goods imported or exported in national vessels shall also and in like manner be granted on goods directly exported or imported in vessels of the other country to and from the ports of the two countries; it being understood that, in the latter as in the preceding case, the goods shall have been loaded in the ports from which such vessels have been cleared.

Equality of du-

Negotiators.

Bounties and drawbacks.

[See supple-mental convention, pp. 544-546.1

### ARTICLE II.

Neither party shall impose upon the vessels of the other, whether carrying cargoes between the United States and the ports of the Netherlands in Europe, or arriving in ballast from any other country, any duties of tonnage, harbour dues, light-houses, salvage, pilotage, quarantine, or port charges of any kind or denomination which shall not be imposed in like cases on national vessels.

Tonnage duties,

[See supplemental convention, pp.

### ARTICLE III.

It is further agreed between the two contracting parties that the Consuls and Vice-Consuls of the United States in the ports of the Nether-suls and vice-conlands in Europe, and, reciprocally, the Consuls and Vice-Consuls of the Netherlands in the ports of the said States, shall continue to enjoy all privileges, protection, and assistance, as may be usual and necessary for the duly exercising of their functions, in respect also of the deserters from the vessels, whether public or private, of their countries.

Privileges of con-

# ARTICLE IV.

The contracting parties agree to consider and treat as vessels of the United States and of the Netherlands all such as, being furnished by vessels. the competent authority with a passport or sea-letter, shall, under the then existing laws and regulations, be recognized as national vessels by the country to which they respectively belong.

Nationality of

# ARTICLE V.

In case of shipwreck or damage at sea, each party shall grant to the vessels, whether public or private, of the other, the same assistance and protection which would be afforded to its own vessels in like cases.

Shipwrecks.

# ARTICLE VI.

Duration of treaty.

The present treaty shall be in force for the term of ten years, commencing six weeks after the exchange of the ratifications; and further until the end of twelve months after either of the contracting parties shall have given to the other notice of its intention to terminate the same: each of the contracting parties reserving to itself the right of giving such notice to the other, after the expiration of the said term of ten years. And it is hereby mutually agreed that in case of such notice this treaty, and all the provisions thereof, shall, at the end of the said twelve months, altogether cease and determine.

# ARTICLE VII.

Ratifications.

The present treaty shall be ratified, and the ratifications shall be exchanged at Washington, within six months of its date, or sooner if practicable.

Signatures.

In witness whereof, the respective Plenipotentiaries have signed the

same, and have affixed thereto the seals of their arms.

Date.

Done in duplicate at the city of Washington, this nineteenth day of January, in the year of our Lord one thousand eight hundred and thirty-nine.

> JOHN FORSYTH. ADR. MARTINI. L. S.

# NETHERLANDS, 1852.

Aug. 26, 1852.

SUPPLEMENTAL COMMERCIAL CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE KING OF THE NETHER-LANDS, CONCLUDED AT WASHINGTON AUGUST 26, 1852; RATIFICATION ADVISED BY SENATE FEBRUARY 17, 1853; RATIFIED BY PRESIDENT FEBRUARY 21, 1853; RATIFICATIONS EXCHANGED AT WASHINGTON FEBRUARY 23, 1853; PROCLAIMED FEBRUARY 26, 1853.

Contracting par-

The United States of America and His Majesty the King of the Netherlands, being desirous of placing the commerce of the two countries on a footing of greater mutual equality, have appointed as their Pleni-

potentiaries for that purpose, that is to say:

Negotiators.

The President of the United States of America, Daniel Webster, Secretary of State of the United States; and His Majesty the King of the Netherlands, François Mathieu Wenceslas, Baron Testa, Commander of the Royal Grand Ducal Order of the Crown of Oak of Luxembourg, Knight of the Royal Order of the Lion of the Netherlands, and of the Grand Ducal Order of the White Falcon, third class, Counsellor of Legation, and His Majesty's Chargé d'Affaires to the Government of the United States of America;

[See Articles I and p. 543.]

Who, after having communicated to each other their respetive pow-II, treaty of 1839, ers, found in good and due form, have agreed that, for and in lieu of the first and second articles of the treaty of commerce and navigation, signed at Washington on the 19th of January, 1839, between the high contracting parties, the following articles shall be substituted:

### ARTICLE I.

Reciprocal equality of duties.

Goods and merchandise, whatever their origin may be, imported into or exported from the ports of the United States from and to any other country, in vessels of the Netherlands, shall pay no higher or other duties than shall be levied on the like goods and merchandise imported or exported in national vessels. Reciprocally, goods and merchandise, whatever their origin may be, imported into or exported from the ports of the Netherlands from and to any other country, in vessels of the United States, shall pay no higher or other duties than shall be levied on the like goods and merchandise imported or exported in national

The bounties, drawbacks, and other privileges of this nature which may be granted in the States of either of the contracting parties, on drawbacks. goods imported or exported in national vessels, shall also and in like manner be granted on goods imported or exported in vessels of the other country.

Bounties and

#### ARTICLE II.

The above reciprocal equality in relation to the flags of the two countries is understood to extend also to the ports of the colonies and dominions of the Netherlands beyond the seas, in which goods and merchandise, whatever their origin may be, imported or exported from and to any other country in vessels of the United States, shall pay no higher or other duties than shall be levied on the like goods and merchandise imported or exported from and to the same places in vessels of the Netherlands. The bounties, drawbacks, or other privileges of similar denomination which may be there granted on goods and merchandise imported or exported in vessels of the Netherlands shall also, and in like manner, be granted on goods and merchandise imported or exported in vessels of the United States.

Reciprocity to extend to colonies.

# ARTICLE III.

Neither party shall impose upon the vessels of the other, whether carrying cargoes or arriving in ballast from either of the two countries, or &c. any other country, any duties of tonnage, harbor dues, light-house, salvage, pilotage, quarantine, or port charges of any kind or denomination, which shall not be imposed in like case on national vessels.

Tonnage duties,

#### ARTICLE IV.

The present arrangement does not extend to the coasting trade and fisheries of the two countries respectively, which are exclusively allowed to and fisheries. national vessels: it being moreover understood that, in the East Indian Archipelago of the Netherlands, the trade from island to island is considered as coasting trade, and likewise in the United States, the trade between their ports on the Atlantic and their ports on the Pacific; and if, at any time, either the Netherlands or the United States shall allow to any other nation the whole or any part of the said coasting trade, the same trade shall be allowed on the same footing and to the same extent to the other party. It being, however, expressly understood and agreed that nothing in this article shall prevent the vessels of either nation from entering and landing a portion of their inward cargoes at one port of the other nation, and then proceeding to any other port or ports of the same, to enter and land the remainder, nor from preventing them in like manner from loading a portion of their outward cargoes at one port and proceeding to another port or ports to complete their lading, such landing or lading to be done under the same rules and regulations as the two governments may respectively establish for their national vessels in like cases.

Coasting trade

### ARTICLE V.

The above reciprocal equality in relation to the flags of the two countries is not understood to prevent the Government of the Nether. duties. lands from levying discriminating duties of import or export in favor of the direct trade between Holland and her colonies and dominions beyond the seas; but American vessels engaged in such direct commerce shall be entitled to all the privileges and immunities, whether as regards import or export duties, or otherwise, that are or may be enjoyed by vessels under the Dutch flag. Likewise, the United States shall continue to levy the discriminating duties imposed by the present tariff on teas and coffee, in favor of the direct importation of these articles from the place of their growth, but also without discriminating between the flags of the two countries. And if, at any time, the Netherlands or the United

Discriminating

States shall abolish the said discriminating duties, it is understood that the same shall be in like manner abolished in relation to the commerce of the other country.

### ARTICLE VI.

Duration of treaty.

The present convention shall be considered as additional to the above-mentioned treaty of the 19th of January, 1839, and shall, altogether, with the unmodified articles of that treaty, be in force for the term of two years, commencing six weeks after the exchange of the ratifications; and further, until the end of twelve months after either of the contracting parties shall have given to the other notice of its intention to terminate the same, each of the contracting parties reserving to itself the right of giving such notice to the other, after the expiration of the said term of two years. And it is hereby mutually agreed that, in case of such notice, this convention, and all the provisions thereof, as well as the said treaty of 19th January, 1839, and the provisions thereof, shall, at the end of the said twelve months, altogether cease and determine.

# ARTICLE VII.

Ratifications.

The present convention shall be ratified, and the ratifications shall be exchanged at Washington within six months of its date, or sooner if possible.

Signatures.

In witness whereof the respective Plenipotentiaries have signed the same, and have affixed thereto the seals of their arms.

Date.

Done in duplicate at the city of Washington, this twenty-sixth day of August, in the year of our Lord one thousand eight hundred and fifty-two.

DAN'L WEBSTER. FS. TESTA.

SEAL.

# NETHERLANDS, 1855.

January 22, 1855.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE KING OF THE NETHERLANDS RESPECTING CONSULS OF THE UNITED STATES IN DUTCH COLONIES, CONCLUDED AT THE HAGUE JANUARY 22, 1855; RATIFICATION ADVISED BY SENATE MARCH 3, 1855; RATIFIED BY PRESIDENT MARCH 5, 1855; RATIFICATIONS EXCHANGED AT WASHINGTON MAY 25, 1855; PROCLAIMED MAY 26, 1855.

Contracting parties.

His Majesty the King of the Netherlands, wishing to strengthen the bonds of friendship subsisting between the United States of America and the Kingdom of the Netherlands, and to give the amplest possible development to the commercial intercourse so happily established between the two nations, has, for the accomplishment of that purpose, and in order to satisfy a desire repeatedly expressed by the Government of the United States, consented to receive Consuls from said States in the principal ports of the Dutch colonies, with the reservation, however, of making this concession the subject of a special convention, which shall determine, in a clear and precise manner, the rights, duties, and privileges of said Consuls in the colonies above mentioned.

Negotiators.

Accordingly, the President of the United States has named August Belmont, a citizen of the United States, and their Minister Resident near His Majesty the King of the Netherlands;

His Majesty the King of the Netherlands, the Sieur Floris Adriaan Van Hall, Grand Cross of the Order of the Netherlands Lion, His Majesty's Minister of State and for Foreign Affairs, and the Sieur Charles Ferdinand Pahud, Grand Cross of the Order of the Netherlands Lion, His Majesty's Minister for the Colonies;

Who, after communicating to each other their full powers, found in

good and due form, have agreed upon the following articles:

# ARTICLE I.

Consuls-General, Consuls, and Vice-Consuls of the United States of Amerika will be admitted into all the ports in the transmarine possessof United States in ions or colonies of the Netherlands, which are open to the vessels of all nations.

Consular officers Dutch colonies.

### ARTICLE II.

The Consuls-General, Consuls, and Vice-Consuls of the United States of America are considered as commercial agents, protectors of the mar. office. itime commerce of their countrymen, in the ports within the circumference of their consular districts.

Their powers and

They are subject to the laws, both civil and criminal, of the country in which they reside, with such exceptions as the present convention the laws. establishes in their favor.

To be subject to

### ARTICLE III.

The Consuls-General and Consuls, before being admitted to exercise their functions, and to enjoy the immunities attached thereto, must pre- exequaturs. sent a commission, in due form, to the government of His Majesty the King of the Netherlands.

Commissions and

After having obtained the exequatur, which shall be contersigned as promptly as possible by the governor of the colony, the said Consular Agents shall be entitled to the protection of the government, and to the assistance of the local authorities, in the free exercise of their func-

The Government, in granting the exequatur, reserves the right of withdrawing the same, or to cause it to be withdrawn by the Governor of the colony, on a statement of the reasons for doing so.

# ARTICLE IV.

The Consuls-General and Consuls are authorized to place on the outer door of their consulates the arms of their Government, with the inscrip- consular offices. tion: "Consulate of the United States of America."

It is well understood that this outward mark shall never be consid. Not to give right ered as conferring the right of asylum, nor as having the power to ex- of asylum. empt the house and those dwelling therein from the prosecution of the local justice.

ARTICLE V.

It is, neverthless, understood that the archives and documents relating to the affairs of the consulate shall be protected against all search, archives. and that no authority or magistrate shall have the power, under any pretext whatever, to visit or seize them, or to examine their contents.

Inviolability of

### ARTICLE VI.

The Consuls-General, Consuls, and Vice-Consuls shall not be invested with any diplomatic character.

Communications with the Govern-

When a request is to be addressed to the Netherlands Government, it ment. must be done through the medium of the Diplomatic Agent residing at the Hague, if one be there.

The Consul may, in case of urgency, apply to the Governor of the colony himself, showing the urgency of the case, and stating the reasons why the request cannot be addressed to the subordinate authorities, or that previous applications made to such authorities have not been attended to.

# ARTICLE VII.

Consuls-General and Consuls shall be free to establish Vice-Consuls in the ports mentioned in art. 1, and situated in their consular districts.

The Vice Consuls may be taken indiscriminately from among the subjects of the Netherlands, or from citizens of the United States, or of Vice Consuls.

any other country residing, or having the privilege, according to the local laws, to fix their residence in the port to which the Vice-Consul shall be named.

These Vice-Consuls, whose nomination shall be submitted to the approval of the Governor of the colony, shall be provided with a certificate, given to them by the Consul under whose orders they exercise their functions.

The Governor of the colony may in all cases withdraw from the Vice-Consuls the aforesaid sanction, in communicating to the Consul-General or Consul of the respective district the motives for his doing so.

### ARTICLE VIII.

Passports.

Passports delivered or signed by Consuls or Consular Agents, do not dispense the bearer from providing himself with all the papers required by the local laws, in order to travel or to establish himself in the colonies.

The right of the Governor of the colony to prohibit the residence in, or to order the departure from the colony of any person, to whom a passport may have been delivered, remains undisturbed.

# ARTICLE IX.

Shipwrecks.

When a ship of the United States is wrecked upon the coast of the Dutch colonies, the Consul-General, Consul, or Vice-Consul who is present at the scene of the disaster, will, in case of the absence, or with the consent of the captain or supercargo, take all the necessary measures for the salvage of the vessel, the cargo, and all that appertains to it.

In the absence of the Consul-General, Consul, or Vice-Consul, the Dutch authorities of the place where the wreck has taken place will act in the premises, according to the regulations prescribed by the laws of the colony.

### ARTICLE X.

Deserters from vessels.

Consuls-General, Consuls, and Vice-Consuls may, in so far as the extradition of deserters from merchant-vessels or ships of war shall have been stipulated by treaty, request the assistance of the local authorities for the arrest, detention, and imprisonment of deserters from vessels of the United States. To this end they shall apply to the competent functionaries, and claim said deserters, in writing, proving by the register of the vessel, the list of the crew, or by any other authentic document, that the persons claimed belonged to the crew.

The reclamation being thus supported, the local functionaries shall exercise what authority they possess, in order to cause the deserters to

be delivered up.

These deserters, being arrested, shall be placed at the disposal of said Consuls, and may be confined in the public prisons at the request and at the expense of those who claim them, in order that they may be taken to the vessels to which they belong, or to other vessels of the same nation. But if they are not sent back within four months from the day of their arrest, they shall be set at liberty, and shall not again be arrested for the same cause.

It is understood, however, that if the deserter be found to have committed any crime, offence, or contravention, his extradition may be delayed until the court having cognizance of the matter shall have pronounced its sentence, and the same has been carried into execution.

### ARTICLE XI.

Estates of deceased residents.

In case of the death of a citizen of the United States, without having any known beirs or testamentary executors, the Dutch authorities, who, according to the laws of the colonies, are charged with the administration of the estate, will inform the Consuls, or Consular Agents, of the circumstance, in order that the necessary information may be forwarded to parties interested.

masters and crews.

Exemptions of

# ARTICLE XII.

The Consuls General, Consuls, and Vice Consuls have, in that capacity, in so far as the laws of the United States of America allow it, the right to disputes between be named arbiters in the differences which may arise between the masters and the crews of the vessels belonging to the United States, and this without the interference of the local authorities, unless the conduct of the crew or of the captain should have been such as to disturb the order and tranquillity of the country, or that the Consuls-General, Consuls, or Vice Consuls, should request the assistance of the said authorities, in order to carry out their decisions or to maintain their authority.

It is understood, however, that this decision or special arbitrament is not to deprive, on their return, the parties in litigation of the right of

appeal to the judiciary authorities of their own country.

# ARTICLE XIII.

The Consuls-General, Consuls, and Vice-Consuls, who are not subjects of the Netherlands, who, at the time of their appointment, are not es- consular officers. tablished as residents in the Kingdom of the Netherlands or its colonies, and who do not exercise any calling, profession, or trade, besides their consular functions, are, in so far as in the United States the same privileges are granted to the Consuls General, Consuls, and Vice-Consuls of the Netherlands, exempt from military billetings, from personal taxation, and, moreover, from all public or municipal taxes which are considered of a personal character, so that this exemption shal[1] never extend to custom-house duties or other taxes, whether indirect or real.

The Consuls-General, Consuls, and Vice-Consuls, who are not natives or recognized subjects of the Netherlands, but who may exercise conjointly with their consular functions any profession or trade whatever, are obliged to fulfill duties, and pay taxes and contributions, like all Dutch

subjects and other inhabitants.

Consuls General, Consuls, and Vice Consuls, subjects of the Netherlands, but to whom it has been accorded to exercise consular functions conferred by the Government of the United States of America, are obliged to fulfill duties, and pay taxes and contributions, like all Dutch subjects and other inhabitants.

#### ARTICLE XIV.

The Consuls-General, Consuls, and Vice-Consuls of the United States shall enjoy all such other privileges, exemptions, and immunities, in leges. the colonies of the Netherlands, as may at any future time be granted to the agents of the same rank of the most favored nations.

Further privi-

## ARTICLE XV.

The present convention shall remain in force for the space of five years from the day of the exchange of the ratifications, which shall take place within the delay of twelve months, or sooner if possible.

In case neither of the contracting parties gives notice twelve months before the expiration of the said period of five years, of its intention not to renew this convention, it shall remain in force a year longer, and so on from year to year, until the expiration of a year from the day on which one of the parties shall give such notice.

In witness whereof, the respective Plenipotentiaries have signed the present convention, and have affixed thereto the seals of their arms.

Done at the Hague this twenty-second day of January, in the year of our Lord one thousand eight hundred and fifty five.

AUGUSŤ BELMONT. [L. S.] VAN HALL. L. S. C. F. PAHUD.

Duration of convention. Ratifications.

Signatures.

Date.

# NEW GRANADA.

[See Colombia.]

# NEW GRANADA, 1846.

Dec. 12, 1846.

TREATY WITH NEW GRANADA, CONCLUDED AT BOGOTA DECEMBER 12, 1846; RATIFICATION ADVISED BY SENATE JUNE 3, 1848; RATIFIED BY PRESIDENT JUNE 10, 1848; RATIFICATIONS EXCHANGED AT WASHINGTON JUNE 10, 1848; PROCLAIMED JUNE 12, 1848.

A general treaty of peace, amily, navigation, and commerce between the United States of America and the Republic of New Granada.

Contracting par-

The United States of North America and the Republic of New Granada, in South America, desiring to make lasting and firm the friendship and good understanding which happily exist between both nations, have resolved to fix, in a manner clear, distinct, and positive, the rules which shall in future be religiously observed between each other, by means of a treaty, or general convention of peace and friendship, commerce and navigation.

Negotiators.

For this desirable object the President of the United States of America has conferred full powers on Benjamin A. Bidlack, a citizen of the said States, and their Chargé d'Affaires in Bogota; and the President of the Republic of New Granada has conferred similar and equal powers upon Manuel Maria Mallarino, Secretary of State and Foreign Relations; who, after having exchanged their said full powers in due form, have agreed to the following articles:

### ARTICLE I.

Poace and friendship. There shall be a perfect, firm, and inviolable peace and sincere friendship between the United States of America and the Republic of New Granada, in all the extent of their possessions and territories, and between their citizens respectively, without distinction of persons or places.

ARTICLE II.

Favors granted to other nations to become common.

The United States of America and the Republic of New Granada, nations desiring to live in peace and harmony with all the nations of the earth, by means of a policy frank and equally friendly with all, engage mutually not to grant any particular favor to other nations, in respect of commerce and navigation, which shall not immediately become common to the other party, who shall enjoy the same freely, if the concession was freely made, or on allowing the same compensation, if the concession was conditional.

# ARTICLE III.

Freedom of intercourse.

The two high contracting parties, being likewise desirous of placing the commerce and navigation of their respective countries on the liberal basis of perfect equality and reciprocity, mutually agree that the citizens of each may frequent all the coasts and countries of the other, and reside and trade there, in all kinds of produce, manufactures, and merchandise; and that they shall enjoy all the rights, privileges, and exemptions, in navigation and commerce, which native citizens do or shall enjoy, submitting themselves to the laws, decrees, and usages there established, to which native citizens are subjected. But it is understood

that this article does not include the coasting trade of either country, the regulation of which is reserved by the parties, respectively, according to their own separate laws.

# ARTICLE IV.

They likewise agree that whatever kind of produce, manufacture, or merchandise of any foreign country can be, from time to time, lawfully ports. imported into the United States in their own vessels, may be also XXXV, paragraph imported in vessels of the Republic of New Granada; and that no 1.] higher or other duties upon the tonnage of the vessel and her cargo shall be levied and collected, whether the importation be made in vessels of the one country or of the other. And, in like manner, that whatever kind of produce, manufactures, or merchandise of any foreign country can be from time to time lawfully imported into the Republic of New Granada in its own vessels, may be also imported in vessels of the United States; and that no higher or other duties upon the tonnage of the vessel and her cargo shall be levied or collected, whether the importation be made in vessels of the one country or the other.

And they further agree, that whatever may be lawfully exported or reexported from the one country in its own vessels to any foreign country, may in like manner be exported or re-exported in the vessels of the article, p. 559.] other country; and the same bounties, duties, and drawbacks shall be allowed and collected, whether such exportation or re-exportation be made in vessels of the United States or of the Republic of New Granada.

ARTICLE V.

No higher or other duties shall be imposed on the importation into the United States of any articles the produce or manufacture of the Republic of New Granada, and no higher or other duties shall be imposed XXXV, paragraph on the importation into the Republic of New Granada of any articles 1.] the produce or manufactures of the United States, than are or shall be payable on the like articles, being the produce or manufactures of any other foreign country; nor shall any higher or other duties or charges be imposed, in either of the two countries, on the exportation of any articles to the United States or to the Republic of New Granada, respectively, than such as are payable on the exportation of the like articles to any other foreign country; nor shall any prohibition be imposed on the exportation or importation of any articles the produce or manufactures of the United or of the Republic of New Granada, to or from the territories of the United States or to or from the territories of the Republic of New Granada, which shall not equally extend to all other nations.

ARTICLE VI.

In order to prevent the possibility of any misunderstanding, it is hereby declared that the stipulations contained in the three preceding cation of Articles articles are to their full extent aplicable to the vessels of the United 1V, V, VI. States and their cargoes arriving in the ports of New Granada, and XXXV, paragraph reciprocally to the vessels of the said Republic of New Granada and 1.] their cargoes arriving in the ports of the United States, whether they proceed from the ports of the country to which they respectively belong, or from the ports of any other foreign country; and in either case, no discriminating duty shall be imposed or collected in the ports of either country on said vessels or their cargoes, whether the same shall be of native or foreign produce or manufacture.

# ARTICLE VII.

It is likewise agreed that it shall be wholly free for all merchants, business, &c. commanders of ships, and other citizens of both countries, to manage, by themselves or agents, their own business in all the ports and places subject to the jurisdiction of each other, as well with respect to the con-

Imports and ex-

Drawbacks. [See additional

Customs duties. [See Article

Reciprocal appli-

Right to manage

signments and sale of their goods and merchandise by wholesale or retail, as with respect to the loading, unloading, and sending off their ships; they being, in all these cases, to be treated as citizens of the country in which they reside, or at least to be placed on an equality with the subjects or citizens of the most favored nation.

# ARTICLE VIII.

Embargo or detention.

The citizens of neither of the contracting parties shall be liable to any embargo, nor be detained, with their vessels, cargoes, merchandise, or effects, for any military expedition, nor for any public or private purpose whatever, without allowing to those interested an equitable and sufficient indemnification.

# ARTICLE IX.

Vessels in dis-

Whenever the citizens of either of the contracting parties shall be forced to seek refuge or assylum in the rivers, bays, ports, or dominions of the other with their vessels, whether merchant or of war, public or private, through stress of weather, pursuit of pirates or enemies, or want of provisions, or water, they shall be received and treated with humanity, giving to them all favor and protection for repairing their ships, procuring provisions, and placing themselves in a situation to continue their voyage without obstacle or hindrance of any kind, or the payment of port fees, or any charges other than pilotage, except such vessels continue in port longer than forty-eight hours, counting from the time they cast anchor in port.

# ARTICLE X.

Captures by pirates.

All the ships, merchandise, and effects, belonging to the citizens of one of the contracting parties, which may be captured by pirates, whether within the limits of its jurisdiction or on the high seas, and may be carried or found in the rivers, roads, bays, ports, or dominions of the other, shall be delivered up to the owners, they proving in due and proper form their rights before the competent tribunals; it being well understood that the claim shall be made within the term of one year by the parties themselves, their attorneys or agents, of their respective governments.

# ARTICLE XI.

Wrecked ordamagod vessels. When any vessels belonging to the citizens of either of the contracting parties shall be wrecked or foundered, or shall suffer any damage on the coasts, or within the dominions of the other, there shall be given to them all assistance and protection, in the same manner which is usual and customary with the vessels of the nation where the damage happens; permitting them to unload the said vessel, if necessary, of its merchandise and effects, without exacting for it any duty, impost, or contribution whatever, unless they may be destined for consumption or sale in the country of the port where they may have been disembarked.

# ARTICLE XII.

Disposal and inheritance of real and personal property.

The citizens of each of the contracting parties shall have power to dispose of their personal goods or real estate within the jurisdiction of the other, by sale, donation, testament, or otherwise; and their representatives, being citizens of the other party, shall succeed to their said personal goods or real estate, whether by testament or ab intestato, and they may take possession thereof, either by themselves or others acting for them, and dispose of the same at their will, paying such dues only as the inhabitants of the country wherein said goods are shall be subject to pay in like cases.

# ARTICLE XIII.

Both contracting parties promise and engage formally to give their special protection to the persons and property of the citizens of each residents. other, of all occupations, who may be in the territories subject to the jurisdiction of one or the other, transient or dwelling therein, leaving open and free to them the tribunals of justice for their judicial recourse, on the same terms which are usual and customary with the natives or citizens of the country; for which purpose, they may either appear in proper person, or employ in the prosecution or defense of their rights such advocates, solicitors, notaries, agents, and factors as they may judge proper in all their trials at law; and such citizens or agents shall have free opportunity to be present at the decisions or sentences of the tribunals, in all cases which may concern them, and likewise at the taking of all examinations and evidence which may be exhibited in the said trials.

Protection t o

### ARTICLE XIV.

The citizens of the United States residing in the territories of the Republic of New Granada shall enjoy the most perfect and entire secu-science. rity of conscience, without being annoyed, prevented, or disturbed on account of their religious belief. Neither shall they be annoyed, molested, or disturbed on the proper exercise of their religion in private houses, or on the chapels or places of worship appointed for that purpose, provided that in so doing they observe the decorum due to divine worship and the respect due to the laws, usages, and customs of the country. Liberty shall also be granted to bury the citizens of the United States, who may die in the territories of the Republic of New Granada, in convenient and adequate places, to be appointed and established by themselves for that purpose, with the knowledge of the local authorities, or in such other places of sepulture as may be chosen by the friends of the deceased; nor shall the funerals or sepulchres of the dead be disturbed in anywise, nor upon any account.

In like manner, the citizens of New Granada shall enjoy within the Government and territories of the United States, a perfect and unrestrained liberty of conscience, and of exercising their religion, publicly or privately, within their own dwelling houses, or on the chapels and places of worship appointed for that purpose, agreeably to the laws, usages, and customs of the United States.

Liberty of con-

Rights of burial.

#### ARTICLE XV.

It shall be lawful for the citizens of the United States of America and of the Republic of New Granada to sail with their ships with all manner of liberty and security, no distinction being made who are the proprietors of the merchandise laden thereon, from any port to the places of those who now are or hereafter shall be at enmity with either of the contracting parties. It shall likewise be lawful for the citizens aforesaid to sail with the ships and merchandise before mentioned, and to trade with the same liberty and security from the places, ports, and havens of those who are enemies of both or either party, without any opposition or disturbance whatsoever, not only directly from the places of the enemy before mentioned to neutral places, but also from one place belonging to an enemy to another place belonging to an enemy, whether they be under the jurisdiction of one power or under several. And it is hereby stipulated that free ships shall also give freedom to goods, and free goods. that everything which shall be found on board the ships belonging to the citizens of either of the contracting parties shall be deemed to be free and exempt, although the whole lading or any part thereof should appertain to the enemies of either, (contraband goods being always excepted.) It is also agreed, in like manner, that the same liberty shall be extended to persons who are on board a free ship, with this effect,

Neutral trade.

Free ships make

principle.

that although they be enemies to both or either party, they are not to be taken out of that free ship unless they are officers and soldiers, and Limitation of the in the actual service of the enemies: Provided, however, and it is hereby agreed, that the stipulations in this article contained, declaring that the flag shall cover the property, shall be understood as applying to those powers only who recognize this principle; but if either of the two contracting parties shall be at war with a third, and the other remains neutral, the flag of the neutral shall cover the property of enemies whose governments acknowledge this principle, and not of others.

# ARTICLE XVI.

Neutral property

It is likewise agreed that, in the case where the neutral flag of one of on enemy's vessels. the contracting parties shall protect the property of the enemies of the other, by virtue of the above stipulation, it shall always be understood that the neutral property found on board such enemy's vessels shall be held and considered as enemy's property, and as such shall be liable to detention and confiscation, except such property as was put on board such vessel before the declaration of war, or even afterwards, if it were done without the knowledge of it; but the contracting parties agree that, two months having elapsed after the declaration of war, their citizens shall not plead ignorance thereof. On the contrary, if the flag of the neutral does not protect the enemy's property, in that case the goods and merchandise of the neutral embarked on such enemy's ship shall be free.

ARTICLE XVII.

Contraband articles.

This liberty of navigation and commerce shall extend to all kinds of merchandise, excepting those only which are distinguished by the name of contraband; and under this name of contraband, or prohibited goods, shall be comprehended—

1st. Cannons, mortars, howitzers, swivels, blunderbusses, muskets, rifles, carbines, pistols, pikes, swords, sabres, lances, spears, halberds, and grenades, bombs, powder, matches, balls, and all other things belonging to the use of these arms.

2d. Bucklers, helmets, breast-plates, coats of mail, infantry belts, and

clothes made up in the form and for the military use. 3d. Cavalry belts, and horses with their furniture.

4th. And generally all kind of arms and instruments of iron, steel, brass, and copper, or of any other materials manufactured, prepared, and formed expressly to make war by sea or land.

5th. Provisions that are imported into a besieged or blockaded place.

# ARTICLE XVIII.

Articles not contraband.

All other merchandise, and things not comprehended in the articles of contraband, explicitly enumerated and classified as above, shall be held and considered as free, and subjects of free and lawful commerce, so that they may be carried and transported in the freest manner by the citizens of both the contracting parties, even to places belonging to an enemy, excepting those places only which are at that time besieged or blockaded; and, to avoid all doubt in this particular, it is declared that those places only are besieged or blockaded which are actually attacked by a belligerent force capable of preventing the entry of the neutral.

# ARTICLE XIX.

Captured vessels traband.

The articles of contraband, before enumerated and classified, which laden with con- may be found in a vessel bound for an enemy's port, shall be subject to detention and confiscation, leaving free the rest of the cargo and the ship, that the owners may dispose of them as they see proper. No vessel of either of the two nations shall be detained on the high seas on account of having on board articles of contraband, whenever the master, captain, or supercargo of said vessels will deliver up the articles of contraband to the captor, unless the quantity of such articles be so great and of so large a bulk that they caunot be received on board the capturing ship without great inconvenience; but in this and all other cases of just detention, the vessel detained shall be sent to the nearest convenient and safe port for trial and judgment according to law.

# ARTICLE XX.

And whereas it frequently happens that vessels sail for a port or place belonging to an enemy, without knowing that the same is besieged, or blockaded, or invested, it is agreed that every vessel so circumstanced may be turned away from such port or place, but shall not be detained, nor shall any part of her cargo, if not contraband, be confiscated unless, after warning of such blockade or investment from the commanding officer of the blockading forces, she shall again attempt to enter; but she shall be permitted to go to any other port or place she shall think proper. Nor shall any vessel that may have entered into such port before the same was actually besieged, blockaded, or invested by the other, be restrained from quitting that place with her cargo; nor, if found therein after the reduction and surrender, shall such vessel or her cargo be liable to confiscation, but they shall be restored to the owners thereof.

# ARTICLE XXI.

In order to prevent all kind of disorder in the visiting and examination of the ships and cargoes of both the contracting parties on the high seas, they have agreed mutually that whenever a national vessel of war, public or private, shall meet with a neutral of the other contracting party, the first shall remain out of cannon shot, unless in stress of weather, and may send its boat with two or three men only, in order to execute the said examination of the papers concerning the ownership and cargo of the vessel, without causing the least extortion, violence, or ill-treatment, for which the commanders of said armed ships shall be responsible with their persons and property; for which purpose the commanders of private armed vessels shall, before receiving their commissions, give sufficient security to answer for all the damages they may commit. And it is expressly agreed that the neutral party shall in no case be required to go on board the examining vessel for the purpose of exhibiting her papers, or for any other purpose whatever.

# ARTICLE XXII.

To avoid all kind of vexation and abuse in the examination of the papers relating to the ownership of the vessels belonging to the citizens time of war. of the two contracting parties, they have agreed, and do hereby agree, that in case one of them should be engaged in war, the ships and vessels belonging to the citizens of the other must be furnished with sealetters or passports, expressing the name, property, and bulk of the ship, as also the name and place of habitation of the master and commander of the said vessel, in order that it may thereby appear that the ship really and truly belongs to the citizens of one of the parties; they have likewise agreed that when such ships have a cargo, they shall also be provided, besides the said sea-letters or passports, with certificates containing the several particulars of the cargo and the place whence the ship sailed, so that it may be known whether any forbidden or contraband goods are on board the same; which certificates shall be made out by the officers of the place whence the ship sailed, in the accustomed form; without which requisites said vessel may be detained, to be adjudged by the competent tribunal, and may be declared lawful prize, unless the said defect shall be proved to be owing to accident and shall be satisfied or supplied by testimony entirely equivalent.

Blockaded ports.

Visit of neutral

Sea-letters in

# ARTICLE XXIII.

Vessels under convoy.

It is further agreed that the stipulations above expressed relative to the visiting and examination of vessels shall apply only to those which sail without convoy; and when said vessels shall be under convoy, the verbal declaration of the commander of the convoy, on his word of honor, that the vessels under his protection belong to the nation whose flag he carries, and when they may be bound to an enemy's port that they have no contraband goods on board, shall be sufficient.

### ARTICLE XXIV.

Prize courts and decrees.

It is further agreed that in all cases the established courts for prize causes, in the country to which the prizes may be conducted, shall alone take cognizance of them. And whenever such tribunals of either party shall pronounce judgment against any vessel, or goods, or property claimed by the citizens of the other party, the sentence or decree shall mention the reasons or motives upon which the same shall have been founded, and an authenticated copy of the sentence or decree and of all the proceedings in the case, shall, if demanded, be delivered to the commander or agent of said vessel without any delay, he paying the legal fees for the same.

### ARTICLE XXV.

Who may carry on hostilities.

For the purpose of lessening the evils of war, the two high contracting parties further agree that, in case a war should unfortunately take place between them, hostilities shall only be carried on by persons duly commissioned by the Government, and by those under their orders, except in repelling an attack or invasion, and in the defense of property.

# ARTICLE XXVI.

Letters marque.

Whenever one of the contracting parties shall be engaged in war with another State, no citizen of the other contracting party shall accept a commission or letter of marque for the purpose of assisting or co-operating hostilely with the said enemy against the said parties so at war, under the pain of being treated as a pirate.

# ARTICLE XXVII.

Agreement in case of war.

If by any fatality, which cannot be expected, and God forbid, the two contracting parties should be engaged in a war with each other, they have agreed and do agree now for then, that there shall be allowed the term of six months to the merchants residing on the coasts and in the ports of each other, and the term of one year to those who dwell in the interior, to arrange their business and transport their effects wherever they please, giving to them the safe-conduct necessary for it, which may serve as a sufficient protection until they arrive at the designated port. The citizens of all other occupations who may be established in the territories or dominions of the United States or of New Granada, shall be respected and maintained in the full enjoyment of their personal liberty and property, unless their particular conduct shall cause them to forfeit [forfeit] this protection, which, in consideration of humanity, the contracting parties engage to give them.

# ARTICLE XXVIII.

Debts exempt from confiscation.

Neither the debts due from individuals of the one nation to the individuals of the other, nor shares, nor money, which they may have in public funds nor in public or private banks, shall ever, in any event of war or of national difference, be sequestered or confiscated.

# ARTICLE XXIX.

Both the contracting parties being desirous of avoiding all inequality in relation to their public communications and official intercourse, have isters, &c. agreed, and do agree, to grant to the envoys, ministers, and other public agents the same favors, immunities, and exemptions which those of the most favored nations do or shall enjoy; it being understood that whatever favors, immunities, or privileges the United States of America or the Republic of New Granada may find it proper to give to the ministers and public agents of any other power, shall by the same act be extended to those of each of the contracting parties.

Envoys. min-

# ARTICLE XXX.

To make more effectual the protection which the United States and the Republic of New Granada shall afford in future to the navigation and commerce of the citizens of each other, they agree to receive and admit Consuls and Vice-Consuls in all the ports open to foreign commerce, who shall enjoy in them all the rights, prerogatives, and immunities of the Consuls and Vice Consuls of the most favored nation; each contracting party, however, remaining at liberty to except those ports and places in which the admission and residence of such Consuls may not seem convenient.

Consuls and vice-consuls.

# ARTICLE XXXI.

In order that the Consuls and Vice-Consuls of the two contracting parties may enjoy the rights, prerogatives, and immunities which belong to them by their public character, they shall, before entering on the exercise of their functions, exhibit their commission or patent in due form to the Government to which they are accredited; and having obtained their exequatur, they shall be held and considered as such by all the authorities, magistrates, and inhabitants in the consular district in which they reside.

Exequaturs.

### ARTICLE XXXII.

It is likewise agreed that the Consuls, their secretaries, officers, and persons attached to the service of Consuls, they not being citizens of consular officers. the country in which the Consul resides, shall be exempt from all public service; and also from all kinds of taxes, imposts, and contributions, except those which they shall be obliged to pay on account of commerce or their property, to which the citizens and inhabitants, native and foreign, of the country in which they reside are subject, being in everything besides subject to the laws of the respective States. The archives and papers of the consulates shall be respected inviolably, and under no pretext whatever shall any magistrate seize or in any way interfere with them.

Exemptions of

#### ARTICLE XXXIII.

The said Consuls shall have power to require the assistance of the authorities of the country for the arrest, detention, and custody of de. vessels. serters from the public and private vessels of their country; and for that purpose they shall address themselves to the courts, judges, and officers competent, and shall demand in writing the said deserters, proving, by an exhibition of the registers of the vessels or ship's roll or other public documents, that those men were part of the said crews; and on this demand so proved, (saving, however, where the contrary is proved by other testimonies,) the delivery shall not be refused. Such deserters, when arrested, shall be put at the disposal of the said Consuls, and may be put in the public prisons at the request and expense

Deserters from

of those who reclaim them, to be sent to the ships to which they belonged or to others of the same nation. But if they be not sent back within two months, to be counted from the day of their arrest, they shall be set at liberty, and shall be no more arrested for the same cause.

# ARTICLE XXXIV.

Consular convention.

For the purpose of more effectually protecting their commerce and navigation, the two contracting parties do hereby agree to form, as soon hereafter as circumstances will permit, a consular convention, which shall declare specially the powers and immunities of the Consuls and Vice-Consuls of the respective parties.

# ARTICLE XXXV.

The United States of America and the Republic of New Granada, desiring to make as durable as possible the relations which are to be established between the two parties by virtue of this treaty, have de-

clared solemnly, and do agree to the following points:

Isthmus of Pan-

1st. For the better understanding of the preceding articles, it is and has been stipulated between the high contracting parties, that the citizens, vessels, and merchandise of the United States shall enjoy in the ports of New Granada, including those of the part of the Granadian territory generally denominated Isthmus of Panama, from its southernmost extremity until the boundary of Costa Rica, all the exemptions, privileges, and immunities concerning commerce and navigation, which are now or may hereafter be enjoyed by Granadian citizens, their vessels, and merchandise; and that this equality of favors shall be made to extend to the passengers, correspondence, and merchandise of the United States, in their transit across the said territory, from one sea to the other. The Government of New Granada guarantees to the Government of the United States that the right of way or transit across the Isthmus of Panama upon any modes of communication that now exist, or that may be hereafter constructed, shall be open and free to the Government and citizens of the United States, and for the transportation of any articles of produce, manufactures, or merchandise, of lawful commerce, belonging to the citizens of the United States; that no other tolls or charges shall be levied or collected upon the citizens of the United States, or their said merchandise thus passing over any road or canal that may be made by the Government of New Granada, or by the authority of the same, than is, under like circumstances, levied upon and collected from the Granadian citizens; that any lawful produce, manufactures, or merchandise, belonging to citizens of the United States, thus passing from one sen to the other, in either direction, for the purpose of exportation to any other foreign country, shall not be liable to any import duties whatever; or, having paid such duties, they shall be entitled to drawback upon their exportation; nor shall the citizens of the United States be liable to any duties, tolls, or charges of any kind, to which native citizens are not subjected for thus passing the said Isthmus. And, in order to secure to themselves the tranquil and constant enjoyment of these advantages, and as an especial compensation for the said advantages, and for the favors they have acquired by the 4th, 5th, and 6th articles of this treaty, the United States guarantee, positively and efficaciously, to New Granada, by the present stipulation, the perfect neutrality of the before-mentioned isthmus, with the view that the free transit from the one to the other sea may not be interrupted or embarrassed in any future time while this treaty exists; and, in consequence, the United States also guarantee, in the same manner, the rights of sovereignty and property which New Granada has and

V, and VI.]

possesses over the said territory.

2d. The present treaty shall remain in full force and vigor for the term of twenty years from the day of the exchange of the ratifications; and treaty. from the same day the treaty that was concluded between the United States and Colombia, on the 13th of October, 1824, shall cease to have 1824 with Colomeffect, notwithstanding what was disposed in the 1st point of its 31st bia, p. 157.] article.

Duration of

[See Article XXXI, treaty of

3d. Notwithstanding the foregoing, if neither party notifies to the Alte other its intention of reforming any of, or all, the articles of this treaty treaty. twelve months before the expiration of the twenty years stipulated above, the said treaty shall continue binding on both parties beyond the said twenty years, until twelve months from the time that one of the parties notifies its intention of proceeding to a reform.

Alteration of

4th. If any one or more of the citizens of either party shall infringe any of the articles of this treaty, such citizens shall be held personally responsible for the same, and the harmony and good correspondence between the nations shall not be interrupted thereby; each party engaging in no way to protect the offender, or sanction such violation.

Infringement of treaty.

5th. If unfortunately any of the articles contained in this treaty should be violated or infringed in any way whatever, it is expressly declarations of stipulated that neither of the two contracting parties shall ordain or authorize any acts of reprisal, nor shall declare war against the other on complaints of injuries or damages, until the said party considering itself offended shall have laid before the other a statement of such injuries or damages, verified by competent proofs, demanding justice and satisfaction, and the same shall have been denied, in violation of the laws and of international right.

Reprisals and

6th. Any special or remarkable advantage that one or the other power may enjoy from the foregoing stipulation, are and ought to be always tages. understood in virtue and as in compensation of the obligations they have just contracted, and which have been specified in the first number of this article.

Special cdvan-

# ARTICLE XXXVI.

The present treaty of peace, amity, commerce, and navigation shall be approved and ratified by the President of the United States, by and with the advice and consent of the Senate thereof; and by the President of the Republic of New Granada, with the consent and approbation of the Congress of the same; and the ratifications shall be exchanged in the city of Washington within eighteen months from the date of the signature thereof, or sooner if possible.

Ratifications.

In faith whereof, we, the Plenipotentiaries of the United States of America and of the Republic of New Granada, have signed and sealed these presents in the city of Bogota, on the twelfth day of December, in the year of our Lord one thousand eight hundred and forty-six.

Signatures.

Date.

B. A. BIDLACK M. M. MALLARINO.

[L. S.] [L. S.]

Dec. 12, 1846.

The Republics of the United States and of New Granada will hold and admit as national ships of one or the other, all those that shall be provided by the respective Governments with a patent, issued according to its laws.

ADDITIONAL ARTICLE.

National ships.

The present additional article shall have the same force and validity as It shall tional article. if it were inserted, word for word, in the treaty signed this day. be ratified, and the ratifications shall be exchanged at the same time.

Effect of addi-

In witness whereof, the respective Plenipotentiaries have signed the same, and have affixed thereto their seals.

Signatures. Date.

Doue in the city of Bogota, the twelfth day of December, in the year

of our Lord one thousand eight hundred and forty-six. B. A. BIDLACK. L. S.

[L. S.]

M. M. MALLARINO.

# NEW GRANADA, 1850.

May 4, 1850.

CONSULAR CONVENTION WITH NEW GRANADA, CONCLUDED AT WASH-INGTON MAY 4, 1850; RATIFICATION ADVISED BY SENATE SEPTEMBER 24, 1850; RATIFIED BY PRESIDENT NOVEMBER 14, 1850; RATIFICATIONS EXCHANGED AT BOGOTÁ OCTOBER 30, 1851; PROCLAIMED DECEMBER 5, 1851.

Consular Convention between the Republic of New Granada and the United States of America.

In the name of the Most Holy Trinity.

Contracting parties.

[See Article XXXIV, treaty of 1846, p. 558.]

The Governments of the Republics of New Granada and the United States of America, having engaged by the thirty-fourth article of the treaty of peace, amity, navigation, and commerce, concluded on the 12th of December, 1846, to form a consular convention, which shall declare specially the powers and immunities of the Consuls and Vice-Consuls of the respective parties, in order to comply with this article, and more effectively to protect their commerce and navigation, they have given adequate authority to their respective Plenipotentiaries, to wit:

Negotiators.

The Government of New Granada to Raphael Rivas, its Chargé d'Affaires in the United States, and the Government of the United States to John M. Clayton, Secretary of State;

Who, after the exchange and examination of their full powers, found to be sufficient and in due form, have agreed upon the following articles:

### ARTICLE 1.

Consular officers.

Each of the two contracting Republics may maintain in the principal cities or commercial places of the other, and in the ports open to foreign commerce, Consuls of its own, charged with the protection of the commercial rights and interests of their nation, and to sustain their countrymen in the difficulties to which they may be exposed. They may likewise appoint Consuls General, as chiefs over the other Consuls, or to attend to the affairs of several commercial places at the same time, and Vice-Consuls for ports of minor importance, or to act under the direction of the Consuls. Each Republic may, however, except those cities, places, or ports in which it may consider the residence of such functionaries inconvenient, such exception being common to all nations. All that is said in this convention of Consuls in general shall be considered as relating not only to Consuls, properly so called, but to Consuls-General and Vice-Consuls, in all the cases to which this convention refers.

# ARTICLE II.

Exequaturs.

The Consuls, appointed by one of the contracting parties to reside in the ports or places of the other, shall present to the Government of the Republic in which they are to reside their letters-patent or commission, in order that they may receive the proper exequatur, if it be deemed expedient to give it, which shall be granted without any charge; and this exequatur, when obtained, is to be exhibited to the chief authorities of the place in which the Consul is to exercise his functions, in order that they may cause him to be recognized in his character, and that he may be sustained in his proper prerogative, in his respective consular district. The Government receiving the Consul may withdraw the exequatur or his consular commission whenever it may judge proper to do so, but in such case shall state a reasonable ground for the proceeding.

ARTICLE III.

Consular functions. The Consuls admitted in either Republic may exercise in their respective districts the following functions:

1. They may apply directly to the authorities of the district in which they reside, and they may, in case of necessity, have recourse to the Na. treaty infractions. tional Government through the diplomatic agent of their nation, if there be any, or directly, if there be no such agent, in complaint against any infraction of the treaties of commerce committed by the authorities or persons employed by them in the country, to the injury of the commerce of the nation in whose service the Consul is engaged.

Complaints of

2. They may apply to the authorities of the consular district, and, in case of necessity, they may have recourse to the National Government izens. through the diplomatic agent of their nation, if there be any, or directly, if there be no such agent, against any abuse on the part of the authorities of the country, or the persons employed by them, against individuals of their nation in whose service the Consul is engaged; and they may, when necessary, take such measures as may be proper to prevent justice from being denied to them, or delayed, and to prevent them from being judged or punished by any other than competent judges, and agreeably to the laws in force.

Protection of cit-

3. They may, as the natural defenders of their fellow-countrymen, appear in their name and behalf, whenever so requested by them, before zens. the respective authorities of the place, in all cases in which their support may be necessary.

Defense of citi-

4. They may accompany the captains, mates, or masters of vessels of their nation in all that they may have to do with regard to the manifests of their merchandise and other documents, and be present in all cases in which the authorities, courts, or judges of the country may have to take any declarations from the persons above mentioned, or any other belonging to their respective crews.

Manifests, &c.

5. They may receive depositions, protests, and statements from captains, mates, and masters of vessels of their nation respecting losses and injuries sustained at sea, and protests of any individuals of their nation respecting mercantile affairs. These documents, drawn up in authentic copies, certified by the Consul, shall be admitted in the courts and offices of justice, and shall have the same validity as if they had been authenticated before the same judges or courts.

Protests, &c.

Injuries to merchandise at sea.

6. They may determine on all matters relating to injuries sustained at sea by effects and merchandise shipped in vessels of the nation in whose service the Consul is employed arriving at the place of his residence, provided that there be no stipulations to the contrary between the shippers, owners, and insurers. But if, among the persons interested in such losses and injuries, there should be inhabitants of the country where the Consul resides, and not belonging to the nation in whose service he is, the cognizance of such losses and injuries appertains to the local authorities.

Compromise of differences out of

7. They may compromise amicably, and out of court, the differences arising between their fellow-countrymen, provided that those persons agree voluntarily to submit to such arbitration; in which case the document containing the decision of the Consul, authenticated by himself and by his chancellor or secretary, shall have all the force of a notarial copy authenticated, so as to render it obligatory on the interested parties.

Disputes between

8. They may cause proper order to be maintained on board of vessels of their nation, and may decide on the disputes arising between the cap. officers and crew. tains, the officers, and the members of the crew, unless the disorders taking place on board should disturb the public tranquillity, or persons not belonging to the crew or to the nation in whose service the Consul is employed; in which case the local authorities may interfere.

Wrecked ves-

9. They may direct all the operations for saving vessels of their nation which may be wrecked on the coasts of the district where the Consul sels. resides. In such cases the local authorities shall interfere only in order to maintain tranquillity, to give security to the interests of the parties concerned, and to cause the dispositions which should be observed for the entry and export of the property to be fulfilled. In the absence of the Consul, and until his arrival, the said authorities shall take all the

3. The Consuls and their chancellors or secretaries shall be exempt from all public service, and from contributions, personal and extraordinary, imposed in the country where they reside. This exemption does not comprehend the Consuls or their chancellors or secretaries who may be natives of the country in which they reside.

4. Whenever the presence of Consuls may be required in courts or

offices of justice, they shall be summoned in writing.

5. In order that the dwellings of Consuls may be easily and generally known, for the convenience of those who may have to resort to them, scriptions. they shall be allowed to hoist on them the flag, and to place over their doors the coat-of-arms of the nation in whose service the Consul may be, with an inscription expressing the functions discharged by him; but those insignia shall not be considered as importing a right of asylum. nor as placing the house or its inhabitants beyond the authority of the magistrates who may think proper to search them, and who shall have that right in regard to them in the same manner as with regard to the houses of the other inhabitants, in the cases prescribed by the laws.

Exemptions.

Testimony in judicial proceedings.

Flags and in-

# ARTICLE VI.

The persons and dwellings of Consuls shall be subject to the laws and authorities of the country in all cases in which they have not received to law. a special exemption by this convention, and in the same manner as the other inhabitants.

Consuls subject

#### ARTICLE VII.

Consuls shall not give passports to any individual of their nation or going to their nation who may be held to answer before any authority, passports. court, or judge of the country for delinquencies committed by them, or for a demand which may have been legally acknowledged; provided that in each case proper notice thereof shall have been given to the Consul; and they shall see that the vessels of their nation do not infringe the rules of neutrality when the nation in which the Consul resides is at war with another nation.

Restriction on

# ARTICLE VIII.

The present convention shall be ratified by the Governments of the two contracting Republics, and the ratifications shall be exchanged at Bogota within the term of eighteen months, counted from this date, or sooner if possible.

Ratifications.

#### ARTICLE IX.

The present convention shall be binding upon the contracting parties so long as the treaty of peace, friendship, navigation, and commerce convention. between the United States and New Granada, the ratifications of which were exchanged at Washington, on the tenth of June, one thousand eight hundred and forty-eight, shall remain in force.

Duration of

In faith whereof we, the Plenipotentiaries of the United States and of New Granada, have signed the present, and have affixed to it our respective seals at Washington, the fourth day of May, in the year of our Lord one thousand eight hundred and fifty.

Signatures.

Date.

SEAL. SEAL.

JOHN M. CLAYTON. RAFAEL RIVAS.

# NEW GRANADA, 1857.

Sept. 10, 1857.

CLAIMS CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND THE REPUBLIC OF NEW GRANADA, CONCLUDED AT WASHINGTON SEPTEMBER 10, 1857; RATIFICATION ADVISED BY SENATE, WITH AMENDMENTS, MARCH 8, 1859; RATIFIED BY PRESIDENT MARCH 12, 1859; TIMEFOR EXCHANGE OF RATIFICATIONS EXTENDED BY SENATE MAY 8, 1860; RATIFICATIONS EXCHANGED AT WASHINGTON NOVEMBER 5, 1860; PROCLAIMED NOVEMBER 8, 1860.

Contracting parties.

The United States of America and the Republic of New Granada, desiring to adjust the claims of citizens of said States against New Granada, and to cement the good understanding which happily subsists between the two Republics, have, for that purpose, appointed and conferred full powers, respectively, to wit:

Negotiators.

The President of the United States upon Lewis Cass, Secretary of State of the United States, and the President of New Granada upon General Pedro A. Herran, Envoy Extraordinary and Minister Plenipotentiary of that Republic in the United States;

Who, after exchanging their full powers, which were found in good

and proper form, have agreed to the following articles:

# ARTICLE I.

Claims to be referred to commissioners.

All claims on the part of corporations, companies, or individuals, citizens of the United States, upon the Government of New Granada, which shall have been presented prior to the 1st day of September, 1859, either to the Department of State at Washington, or to the Minister of the United States at Bogota, and especially those for damages which were caused by the riot at Panama on the 15th April, 1856, for which the said Government of New Granada acknowledges its liability, arising out of its privilege and obligation to preserve peace and good order along the transit route, shall be referred to a board of commissioners, consisting of two members, one of whom shall be appointed by the Government of the United States and one by the Government of New In case of the death, absence, or incapacity of either commissioner, or in the event of either commissioner omitting or ceasing to act, the Government of the United States or that of New Granada, respectively, or the Minister of the latter in the United States, acting by its direction, shall forthwith proceed to fill the vacancy thus occa-

Meeting of commissioners.

The commissioners so named shall meet in the city of Washington within ninety days from the exchange of the ratifications of this convention, and, before proceeding to business, shall make and subscribe a solemn oath that they will carefully examine and impartially decide, according to justice and equity, upon all the claims laid before them, under the provisions of this convention, by the Government of the United States. And such oath shall be entered on the record of their proceedings.

Arbitrator.

The commissioners shall then proceed to name an arbitrator or umpire, to decide upon any case or cases on which they may differ in opinion. And if they cannot agree in the selection, the umpire shall be appointed by the Minister of Prussia to the United States, whom the two high contracting parties shall invite to make such appointment, and whose selection shall be conclusive on both parties.

# ARTICLE II.

Duty of commissioners. The arbitrator being appointed, the commissioners shall proceed to examine and determine the claims which may be presented to them, under the provisions of this convention, by the Government of the United States, together with the evidence submitted in support of them, and shall hear, if required, one person in behalf of each Government on

every separate claim. Each Government shall furnish, upon request of either of the commissioners, such papers in its possession as the commissioners may deem important to the just determination of any claims presented to them. In cases where they agree to award an indemnity, they shall determine the amount to be paid, having due regard, in claims which have grown out of the riot at Panama of April 15, 1856, to damages suffered through death, wounds, robberies, or destruction of property. In cases where they cannot agree, the subjects of difference shall be referred to the umpire, before whom each of the commissioners may be heard, and whose decision shall be final.

### ARTICLE III.

The commissioners shall issue certificates of the sums to be paid by virtue of their awards to the claimants, and the aggregate amount of award. said sums shall be paid to the Government of the United States, at Washington, in equal semi-annual payments, the first payment to be made six months from the termination of the commission, and the whole payment to be completed within eight years from the same date; and each of said sums shall bear interest (also payable semi-annually) at the rate of six per cent. per annum from the day on which the awards, respectively, shall have been decreed. To meet these payments, the Government of New Granada hereby specially appropriates one-half of the compensation which may accrue to it from the Panama Railroad Company, in lieu of postages, by virtue of the thirtieth article of the contract between the Republic of New Granada and said company, made April 15, 1850, and approved June 4, 1850, and also one-half of the dividends which it may receive from the net profits of said road, as provided in the fifty-fifth article of the same contract; but if these funds should prove insufficient to make the payments as above stipulated, New Granada will provide other means for that purpose.

Certificates of

# ARTICLE IV.

The commission herein provided shall terminate its labors in nine months from and including the day of its organization; shall keep an accurate record of its proceedings, and may appoint a secretary to assist in the transaction of its business.

Duration of commission.

[See Article I, convention of 1864, p. 158.]

#### ARTICLE V.

The proceedings of this commission shall be final and conclusive with Proceedings final. respect to all the claims before it, and its awards shall be a full discharge to New Granada of all claims of citizens of the United States against that Republic which may have accrued prior to the signature of this convention.

# ARTICLE VI.

Each Government shall pay its own commissioner, but the umpire, as well as the incidental expenses of the commission, shall be paid, onehalf by the United States, and the other half by New Granada.

Expenses.

# ARTICLE VII.

The present convention shall be ratified, and the ratifications exchanged in Washington.

Ratifications.

In faith whereof, we, the respective Plenipotentiaries, have signed this convention, and have hereunto affixed our seals.

Signatures.

Done at Washington, this tenth day of September, in the year of our

Date.

Lord one thousand eight hundred and fifty-seven.

LEW. CASS. P. A. HERRAN.

SEAL. SEAL.

# NICARAGUA.

# NICARAGUA, 1867.

June 21, 1867.

TREATY OF FRIENDSHIP, COMMERCE, AND NAVIGATION, WITH NICARA-GUA, CONCLUDED AT MANAGUA JUNE 21, 1867; RATIFICATION ADVISED BY SENATE JANUARY 20, 1868; RATIFIED BY PRESIDENT FEBRUARY 7, 1868; RATIFICATIONS EXCHANGED AT CITY OF GRANADA JUNE 20, 1868; PROCLAIMED AUGUST 13, 1868.

Treaty of friendship, commerce, and navigation, between the United States of America and the Republic of Nicaragua.

Contracting parties.

The United States of America and the Republic of Nicaragua, desiring to maintain and to improve the good understanding and the friendly relations which now happily exist between them, to promote the commerce of their citizens, and to make some mutual arrangement with respect to a communication between the Atlantic and Pacific Oceans by the river San Juan and either or both the lakes of Nicaragua and Managua, or by any other route through the Territories of Nicaragua, have agreed, for this purpose, to conclude a treaty of friendship, commerce, and navigation, and have accordingly named as their respective Plenipotentiaries, that is to say:

Negotiators.

The President of the United States, Andrew B. Dickinson, Minister Resident and Extraordinary to Nicaragua; and His Excellency the President of the Republic of Nicaragua, Señor Licenciado Don Tomas Ayon, Minister of Foreign Relations:

Who, after communicating to each other their full powers, found in

due and proper form, have agreed upon the following articles:

#### ARTICLE I.

Peace and friendship.

There shall be perpetual amity between the United States and their citizens on the one part, and the Government of the Republic of Nicaragua and its citizens of the other.

### ARTICLE II.

Freedom of commerce.

There shall be between all the territories of the United States and the territories of the Republic of Nicaragua a reciprocal freedom of com-The subjects and citizens of the two countries, respectively, shall have full liberty freely and securely to come with their ships and cargoes to all places, ports, and rivers in the territories aforesaid, to which other foreigners are or may be permitted to come, to enter into the same, and to remain and reside in any part thereof, respectively; also to hire and occupy houses and warehouses for the purposes of their commerce; and generally the merchants and traders of each nation, respectively, shall enjoy the most complete protection and security for their commerce, subject always to the laws and statutes of the two Ships of war and countries, respectively. In like manner the respective ships of war and post-office packets of the two countries shall have liberty freely and securely to come to all harbors, rivers, and places to which other foreign ships of war and packets are or may be permitted to come, to enter the same, to anchor, and to remain there and refit, subject always to the

post-office packets.

Coasting trade.

laws and statutes of the two countries, respectively. By the right of entering places, ports, and rivers, mentioned in this article, the privilege of carrying on the coasting trade is not understood; in which trade national vessels only of the country where the trade is carried on are permitted to engage.

### ARTICLE III.

It being the intention of the two high contracting parties to bind themselves by the two preceding articles to treat each other on the to other nations feeting of the most favored nations it is borney a good by the proof of the most favored nations it is borney a good by the control of the most favored nations. footing of the most favored nations, it is hereby agreed between them that any favor, privilege, or immunity whatever, in matters of commerce and navigation, which either contracting party has actually granted, or may grant hereafter, to the subjects or citizens of any other State, shall be extended to the subjects or citizens of the other contracting party; gratuitously, if the concession in favor of that other nation shall have been gratuitous, or in return for a compensation, as nearly as possible of a proportionate value and effect, to be adjusted by mutual agreement, if the concession shall have been conditional.

Favors granted

# ARTICLE IV.

No higher or other duties shall be imposed on the importation into the territories of the United States of any article being the growth, ties on products produce, or manufacture of the Republic of Nicaragua, and no higher or of either country. other duties shall be imposed on the importation into the territories of the Republic of Nicaragua of any article being the growth, produce, or manufacture of the United States, than are or shall be payable upon the like articles being the growth, produce, or manufacture of any other foreign country; nor shall any other or higher duties or charges be imposed in the Territories of either of the high contracting parties on the exportation of any articles to the Territories of the other than such as are or may be payable on the exportation of the like articles to any other foreign country; nor shall any prohibition be imposed upon the importa-tion or exportation of any articles the growth, produce, or manufacture of the territories of the United States or the Republic of Nicaragua to or from the said territories of the United States, or to or from the Republic of Nicaragua, which shall not equally extend to all other nations.

Equality of du-

Equality of pro-

### ARTICLE V.

No higher or other duties or payments on account of tonnage, of light or harbor dues, or pilotage, of salvage in case of either damage or ship. &c. wreck, or on account of any local charges, shall be imposed in any of the ports of Nicaragua on vessels of the United States than those payable by Nicaraguan vessels, nor in any of the ports of the United States on Nicaraguan vessels than shall be payable in the same ports on vessels of the United States.

Tonnage duties,

### ARTICLE VI.

The same duties shall be paid on the importation into the territories of the Republic of Nicaragua of any articles being the growth, produce, ports in vessels of or manufacture of the territories of the United States, whether such importation shall be made in Nicaraguan vessels or in the vessels of the United States; and the same duties shall be paid on the importation into the territories of the United States of any article being the growth, produce, or manufacture of the Republic of Nicaragua, whether such importation shall be made in Nicaraguan or United States vessels. The same duties shall be paid, and the same bounties and drawbacks allowed, on the exportation to the Republic of Nicaragua, of any article, being the growth, produce, or manufacture of the territories of the United States, whether such exportation shall be made in Nicaraguan or United States vessels; and the same duties shall be paid, and the same bounties and drawbacks allowed, on the exportation of any articles, being the growth,

Imports and ex-

produce, or manufacture of the Republic of Nicaragua to the territories of the United States, whether such exportation shall be made in the vessels of the United States or of Nicaragua.

# ARTICLE VII.

Privileges of residents.

All merchants, commanders of ships, and others, citizens of the United States, shall have full liberty in all the territories of the Republic of Nicaragua to manage their own affairs themselves, as permitted by the laws, or to commit them to the management of whomsoever they please, as broker, factor, agent, or interpreter; nor shall they be obliged to employ any other persons in those capacities than those employed by Nicaraguans, nor to pay them any other salary or remuneration than such as is paid in like cases by Nicaraguan citizens; and absolute freedom shall be allowed in all cases to the buyer and seller to bargain and fix the price of any goods, wares, or merchandise imported into or exported from the Republic of Nicaragua as they shall see good, observing the laws and established customs of the country.

The same privileges shall be enjoyed in the territories of the United States by the citizens of the Republic of Nicaragua under the same

conditions.

Access to courts.

The citizens of the high contracting parties shall reciprocally receive and enjoy full and perfect protection for their persons and property, and shall have free and open access to the courts of justice in said countries, respectively, for the prosecution and defence of their just rights; and they shall be at liberty to employ, in all cases, advocates, attorneys, or agents, of whatsoever description, whom they may think proper; and they shall enjoy, in this respect, the same rights and privileges therein as native citizens.

### ARTICLE VIII.

Personal property. In whatever relates to the police of the ports, the lading and unlading of ships, the safety of merchandise, goods, and effects, the succession to personal estates, by will or otherwise, and the disposal of personal property of every sort and denomination by sale, donation, exchange, testament, or any other manner whatsoever, as also the administration of justice, the citizens of the two high contracting parties shall reciprocally enjoy the same privileges, liberties, and rights as native citizens; and they shall not be charged in any of these respects with any higher imposts or duties than those which are or may be paid by native citizens, submitting, of course, to the local laws and regulations of each country, respectively.

Real estate.

The foregoing provisions shall be applicable to real estate situated within the States of the American Union, or within the Republic of Nicaragua, in which foreigners shall be entitled to hold or inherit real estate. But in case real estate situated within the territories of one of the contracting parties should fall to a citizen of the other party, who, on account of his being an alien, could not be permitted to hold such property in the State in which it may be situated, there shall be accorded to the said heir, or other successor, such time as the laws of the State will permit to sell such property. He shall be at liberty, at all times, to withdraw and export the proceeds thereof without difficulty, and without paying to the Government any other charges than those which would be paid by an inhabitant of the country in which the real estate may be situated.

Estates of deceased persons.

If any citizen of the two high contracting parties shall die without a will or testament in any of the territories of the other, the Minister or Consul, or other Diplomatic Agent of the nation to which the deceased belonged, (or the representative of such Minister or Consul, or other Diplomatic Agent, in case of absence,) shall have the right to nominate curators to take charge of the property of the deceased, so far as the

laws of the country will permit, for the benefit of the lawful heirs and creditors of the deceased, giving proper notice of such nomination to the authorities of the country.

### ARTICLE IX.

1. The citizens of the United States residing in Nicaragua, or the citizens of Nicaragua residing in the United States, may intermarry with the natives of the country; hold and possess, by purchase, marriage, or descent, any estate, real or personal, without thereby changing their property. national character, subject to the laws which now exist or may be enacted in this respect.

Intermarriage.

Possession of

2. The citizens of the United States residents in the Republic of Nicaragua, and the citizens of Nicaragua residents in the United States, military service, shall be exempted from all forced or compulsory military service whatsoever, by land or sea; from all contributions of war, military exactions, forced loans in time of war; but they shall be obliged, in the same manner as the citizens of each nation, to pay lawful taxes, municipal and other modes of imposts, and ordinary charges, loans, and contributions in time of peace, (as the citizens of the country are liable,) in just proportion to the property owned.

Exemption from

lic object without full and just compensation to be paid in advance; be taken without and

4. The citizens of the two high contracting parties shall have the unlimited right to go to any part of the territories of the other, and in el and intercourse. all cases enjoy the same security as the natives of the country where they reside, with the condition that they duly observe the laws and ordinances.

Freedom of trav-

#### ARTICLE X.

It shall be free for each of the two high contracting parties to appoint Consuls for the protection of trade, to reside in any of the territories of the other party. But before any Consul shall act as such, he shall, in the usual form, be approved and admitted by the Government to which he is sent; and either of the high contracting parties may except from the residence of Consuls such particular places as they judge fit to be excepted.

Consuls.

The Diplomatic Agents of Nicaragua and Consuls shall enjoy in the territories of the United States whatever privileges, exemptions, and plomatic agents immunities are or shall be allowed to the agents of the same rank belonging to the most favored nations; and in the like manner the Diplomatic Agents and Consuls of the United States in Nicaragua shall enjoy, according to the strictest reciprocity, whatever privileges, exemptions, and immunities are or may be granted in the Republic of Nicaragua to the Diplomatic Agents and Consuls of the most favored nations.

Privileges of diand consuls.

### ARTICLE XI.

For the better security of commerce between the citizens of the United States and the citizens of Nicaragua, it is agreed, that if at any time any interruption of friendly intercourse, or any rupture, should unfortunately take place between the two high contracting parties, the citizens of either, who may be within the territories of the other, shall, if residing on the coast, be allowed six months, and if in the interior, a whole year, to wind up their accounts, and dispose of their property; and a safe-conduct shall be given to them to embark at any port they themselves may select. Even in case of rupture, all such citizens of either of the high contracting parties, who are established in any of the territories of the other, in trade or other employment, shall have the privilege of remaining and of continuing such trade or employment, without any manner of interruption, in the full enjoyment of liberty

Rights of residents in case of

and property, so long as they behave peaceably, and commit no offence against the laws; and their goods and effects, of whatever description they may be, whether in their own custody, or intrusted to individuals or to the State, shall not be liable to seizure or sequestration, nor to any other charges or demands than those which may be made upon the like effects or property belonging to the native citizens of the country in which such citizens may reside. In the same case, debts between individuals, property in public tunds, and shares of companies, shall never be confiscated, nor detained, nor sequestered.

### ARTICLE XII.

Protection of the Government.

The citizens of the United States and the citizens of the Republic of Nicaragua, respectively, residing in any of the territories of the other party, shall enjoy in their houses, persons, and property, the protection of the Government, and shall continue in possession of the guarantees which they now enjoy. They shall not be disturbed, molested, or annoyed in any manner on account of their religious belief, nor in the proper exercise of their religion, agreeably to the system of tolerance established in the territories of the high contracting parties; provided

Religious liberty.

Rights of burial.

the constitution, laws, and customs of the country. Liberty shall also be granted to bury the citizens of either of the two high contracting parties, who may die in the territories aforesaid, in burial-places of their own, which in the same manner may be freely established and maintained; nor shall the funerals or sepulchres of the dead be disturbed in any way or upon any account.

they respect the religion of the nation in which they reside, as well as

### ARTICLE XIII.

Vessels seeking refuge.

Whenever a citizen of either of the contracting parties shall be forced to seek refuge or asylum in the rivers, bays, ports, or dominions of the other with their vessels, whether merchant or war, public or private, through stress of weather, pursuit of pirates or enemies, or want of provisions or water, they shall be received and treated with humanity, and given all favor and protection for repairing their vessels, procuring provisions, and placing themselves in all respects in a condition to continue their voyage without obstacle of any kind.

### ARTICLE XIV.

Right of transit

The Republic of Nicaragua hereby grants to the United States, and between Atlantic to their citizens and property, the right of transit between the Atlantic and Pacific Oceans through the territory of that Republic, on any route of communication, natural or artificial, whether by land or by water, [See Article which may now or hereafter exist or be constructed under the authority of Nicaragua, to be used and enjoyed in the same manner and upon equal terms by both Republics and their respective citizens; the Republic of Nicaragua, however, reserving its rights of sovereignty over the same.

XVIII.]

### ARTICLE XV.

Neutrality routes to guaranteed.

The United States hereby agree to extend their protection to all such o f be routes of communication as aforesaid, and to guarantee the neutrality and innocent use of the same. They also agree to employ their influence with other nations to induce them to guarantee such neutrality and protection.

Free ports.

And the Republic of Nicaragua, on its part, undertakes to establish one free port at each extremity of one of the aforesaid routes of communication between the Atlantic and Pacific Oceans. At these ports no tonuage or other duties shall be imposed or levied by the Government of Nicaragua on the vessels of the United States, or on any effects or merchandise belonging to citizens or subjects of the United States, or upon the vessels or effects of any other country intended, bona fide, for transit across the said routes of communication, and not for consumption within the Republic of Nicaragua. The United States shall also be at liberty, on giving notice to the Government or authorities of Nicara- troops. gua, to carry troops and munitions of war in their own vessels, or otherwise, to either of said free ports, and shall be entitled to their conveyance between them without obstruction by said Government or authorities, and without any charges or tolls whatever for their transportation on either of said routes; provided said troops and munitions of war are not intended to be employed against Central American nations friendly to Nicaragua. And no higher or other charges or tolls shall be imposed on the conveyance or transit of persons and property of citizens or subjects of the United States, or of any other country, across the said routes of communication, than are or may be imposed on the persons and property of citizens of Nicaragua.

And the Republic of Nicaragua concedes the right of the Postmaster-General of the United States to enter into contracts with any individuals or companies to transport the mails of the United States along the said routes of communication, or along any other routes across the Isthmus, in its discretion, in closed bags, the contents of which may not be intended for distribution within the said Republic, free from the imposition of all taxes or duties by the Government of Nicaragua; but this liberty is not to be construed so as to permit such individuals or companies, by virtue of this right to transport the mails, to carry also pas-

sengers or freight.

### ARTICLE XVI.

The Republic of Nicaragua agrees that, should it become necessary at any time to employ militar; forces for the security and protection of transit routes. persons and property passing over any of the routes aforesaid, it will employ the requisite force for that purpose; but upon failure to do this from any cause whatever, the Government of the United States may, with the consent, or at the request of the Government of Nicaragua, or of the Minister thereof at Washington, or of the competent legally appointed local authorities, civil or military, employ such force for this and for no other purpose; and when, in the opinion of the Government of Nicaragua, the necessity ceases, such force shall be immediately withdrawn.

In the exceptional case, however, of unforeseen or imminent danger to the lives or property of citizens of the United States, the forces of said Republic are authorized to act for their protection without such

consent having been previously obtained.

But no duty or power imposed upon or conceded to the United States by the provisions of this article shall be performed or exercised except by authority and in pursuance of laws of Congress hereafter enacted. It being understood that such laws shall not affect the protection and guarantee of the neutrality of the routes of transit, nor the obligation to withdraw the troops which may be disembarked in Nicaragua directly that, in the judgment of the Government of this Republic, they should no longer be necessary, nor in any manner bring about new obligations on Nicaragua, nor alter her rights in virtue of the present treaty.

#### ARTICLE XVII.

It is understood, however, that the United States, in according protection to such routes of communication, and guaranteeing their neutrality and security, always intend that the protection and guarantee are granted conditionally, and may be withdrawn if the United States should deem that the persons or company undertaking or managing the same adopt or establish such regulations concerning the traffic there-

Conveyance of

Tolls.

Closed mails.

Protection of

Withdrawal of guarantee United States.

upon as are contrary to the spirit and intention of this treaty, either by making unfair discriminations in favor of the commerce of any country or countries over the commerce of any other country or countries, or by imposing oppressive exactions or unreasonable tolls upon mails, passengers, vessels, goods, wares, merchandise, or other articles. The aforesaid protection and guarantee shall not, however, be withdrawn by the United States without first giving six months' notice to the Republic of Nicaragua.

ARTICLE XVIII.

And it is further agreed and understood that in any grants or con-

Grants and contracts.

tracts which may hereafter be made or entered into by the Government of Nicaragua, having reference to the interoceanic routes above referred to, or either of them, the rights and privileges granted by this treaty to the Government and citizens of the United States shall be fully protected and reserved. And if any such grants or contracts now exist, of a valid character, it is further understood that the guarantee and [See Article protection of the United States, stipulated in Article XV of this treaty, shall be held inoperative and void until the holders of such grants and contracts shall recognize the concessions made in this treaty to the Government and citizens of the United States with respect to such interoceanic routes, or either of them, and shall agree to observe and be governed by these concessions as fully as if they had been embraced in their original grants or contracts; after which recognition and agreement said guarantee and protection shall be in full force; provided that nothing herein contained shall be construed either to affirm or to deny

### ARTICLE XIX.

the validity of the said contracts.

Limitation tolls.

οf After ten years from the completion of a railroad, or any other route of communication through the territory of Nicaragua, from the Atlantic to the Pacific Ocean, no company which may have constructed or be in possession of the same shall ever divide, directly or indirectly, by the issue of new stock, the payment of dividends or otherwise, more than fifteen per cent. per annum, or at that rate, to its stockholders from tolls collected thereupon; but whenever the tolls shall be found to yield a larger profit than this, they shall be reduced to the standard of fifteen per cent. per annum.

### ARTICLE XX.

Duration of treaty.

The two high contracting parties, desiring to make this treaty as durable as possible, agree that this treaty shall remain in full force for the term of fifteen years from the day of the exchange of the ratifications; and either party shall have the right to notify the other of its intention to terminate, alter, or reform this treaty, at least twelve months before the expiration of the fifteen years; if no such notice be given, then this treaty shall continue binding beyond the said time, and until twelve months shall have elapsed from the day on which one of the parties shall notify the other of its intention to alter, reform, or abrogate this treaty.

#### ARTICLE XXI.

Ratifications.

The present treaty shall be ratified, and the ratifications exchanged at the city of Managua, within one year, or sooner if possible.

Signatures.

In faith whereof the respective Plenipotentiaries have signed the same, and affixed thereto their respective seals.

Date.

Done at the city of Managua, this twenty-first day of June, in the year of our Lord one thousand eight hundred and sixty-seven.

A. B. DICKINSON. L. S.

TOMAS AYON. L. S.

## NICARAGUA, 1870.

CONVENTION WITH NICARAGUA RELATIVE TO EXTRADITION, CONCLUDED AT MANAGUA JUNE 25, 1870; RATIFICATION ADVISED BY SENATE, WITH AMENDMENTS, MARCH 31, 1871; RATIFIED BY PRESIDENT APRIL 11, 1871; RATIFICATIONS EXCHANGED AT MANAGUA JUNE 24, 1871; PROCLAIMED SEPTEMBER 19, 1871.

June 25, 1870.

Extradition Convention between the United States of America and the Republic of Nicaragua.

The United States of America and the Republic of Nicaragua, having judged it expedient, with a view to the better administration of justice, and to prevention of crimes within their respective territories and jurisdiction, that persons convicted of, or charged with the crimes hereinafter mentioned, and being fugitives from justice, should, under certain circumstances, be reciprocally delivered up, have resolved to conclude a convention for that purpose, and have appointed as their Plenipotentiaries:

Contracting par-

The President of the United States, Charles N. Riotte, a citizen and Minister Resident of the United States in Nicaragua, the President of the Republic of Nicaragua, Mister Tomas Ayon, Minister for For[eign] Relations;

Negotiators.

Who, after reciprocal communication of their full powers, found in good and due form, have agreed upon the following articles, viz:

#### ARTICLE I.

The Government of the United States and the Government of Nicaragua mutually agree to deliver up persons who, having been convicted of or charged with the crimes specified in the following article, committed within the jurisdiction of one of the contracting parties, shall seek an asylum or be found within the territories of the other: Provided, that this shall only be done upon such evidence of criminality as, according criminality. to the laws of the place where the fugitive or person so charged shall be found, would justify his or her apprehension and commitment for trial, if the crime had been there committed.

Extradition of criminals.

Evidence of

#### ARTICLE II.

Extradition Persons shall be delivered up, who shall have been convicted of, or be charged, according to the provisions of this convention, with any of crimes. the following crimes:

1. Murder, comprehending assassination, parricide, infanticide, and Murder.

poisoning.

2. The crimes of rape, arson, piracy, and mutiny on board a ship, whenever the crew, or a part thereof, by fraud or violence against the piracy, &c. commander, have taken possession of the vessel.

Rape, arson,

3. The crime of burglary, defined to be the action of breaking and entering by night into the house of another with the intent to commit robbery. felony; and the crime of robbery, defined to be the action of feloniously and forcibly taking from the person of another goods or money, by violence, or putting him in fear.

Burglary and

4. The crime of forgery, by which is understood the utterance of forged papers, the counterfeiting of public, sovereign, or government acts.

Forgery.

5. The fabrication or circulation of counterfeit money, either coin or paper, of public bonds, bank-notes, and obligations, and in general of all titles of instruments of credit, the counterfeiting of seals, dies, stamps, and marks of State and public administrations, and the utterance thereof.

Counterfeiting.

6. The embezzlement of public moneys, committed within the jurisdiction of either party, by public officers or depositors.

Embezzle m e n t by public officers.

7. Embezzlement by any person or persons hired or salaried, to the by persons hired or detriment of their employers, when these crimes are subjected to infa-salaried. mous punishment.

Embezzle ment

### ARTICLE III.

Political offenses, &c., not included.

The provisions of this treaty shall not apply to any crime or offence of a political character, and the person or persons delivered up for the crimes enumerated in the preceding article, shall in no case be tried for any ordinary crime, committed previously to that for which his or their surrender is asked.

### ARTICLE IV.

Extradition may be deferred, when.

If the person, whose surrender may be claimed pursuant to the stipulations of the present treaty, shall have been arrested for the commission of offences in the country where he has sought an asylum, or shall have been convicted thereof, his extradition may be deferred until he shall have been acquitted, or have served the term of imprisonment to which he may have been sentenced.

### ARTICLE V.

Requisitions and proceedings.

Requisitions for the surrender of fugitives from justice shall be made by the respective Diplomatic Agents of the contracting parties, or, in the event of the absence of these from the country or its seat of government, they may be made by superior consular officers. If the person whose extradition may be asked for shall have been convicted of a crime, a copy of the sentence of the court in which he may have been convicted, authenticated under its seal, and an attestation of the official character of the judge by the proper executive authority, and of the latter by the Minister or Consul of the United States or of Nicaragua, respectively, shall accompany the requisition. When, however, the fugitive shall have been merely charged with crime, a duly authenticated copy of the warrant for his arrest in the country where the crime may have been committed, and of the depositions upon which such warrant may have been issued, must accompany the requisition as aforesaid. The President of the United States, or the proper executive authority in Nicaragua, may then issue a warrant for the apprehension of the fugitive, in order that he may be brought before the proper judicial authority for examining the question of extradition. If it should then be decided that, according to law and evidence, the extradition is due pursuant to this treaty, the fugitive may be given up according to the forms prescribed in such cases.

### ARTICLE VI.

Expenses.

The expenses of the arrest, detention, and transportation of the persons claimed shall be paid by the Government in whose name the requisition shall have been made.

#### ARTICLE VII.

Duration of convention.

This convention shall continue in force during five (5) years from the day of exchange of ratifications; but if neither party shall have given to the other six (6) months previous notice of its intention to terminate the same, the convention shall remain in force five (5) years longer, and so on.

Ratifications.

The present convention shall be ratified and the ratifications exchanged at the capital of Nicaragua, or any other place temporarily occupied by the Nicaraguan Government, within twelve (12) months, or sooner if possible.

Signatures.

In witness whereof the respective Plenipotentiaries have signed the present convention in duplicate, and have thereunto affixed their seals.

Date.

Done at the city of Managua, capital of the Republic of Nicaragua, the twenty-fifth day of June, one thousand eight hundred and seventy, of the Independence of the United States the ninety-fourth, and of the Independence of Nicaragua the fifty-ninth.

[SEAL.] [SEAL.]

CHARLES N. RIOTTE. TOMAS AYON.

# NORTH GERMAN UNION.

[See Prussia; German Empire.]

## NORTH GERMAN UNION, 1868.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE KING OF PRUSSIA, RELATIVE TO NATURALIZATION, CONCLUDED AT BERLIN FEBRUARY 22, 1868; RATIFICATION ADVISED BY SENATE, WITH AMENDMENT, MARCH 26, 1868; RATIFIED BY PRESIDENT MARCH 30, 1868; RATIFICATIONS EXCHANGED AT BERLIN MAY 9, 1868; PROCLAIMED MAY 27, 1868.

Feb. 22, 1868.

The President of the United States of America and His Majesty the King of Prussia in the name of the North German Confederation, led ties. by the wish to regulate the citizenship of those persons who emigrate from the North German Confederation to the United States of America, and from the United States of America to the territory of the North German Confederation, have resolved to treat on this subject, and have for that purpose appointed Plenipotentiaries to conclude a convention. that is to say: The President of the United States of America, George Bancroft, Envoy Extraordinary and Minister Plenipotentiary from the said States near the King of Prussia and the North German Confederation; and His Majesty the King of Prussia, Bernhard König, Privy Councillor of Legation; who have agreed to and signed the following articles:

Contracting par-

Negotiators.

#### ARTICLE I.

Citizens of the North German Confederation, who become naturalized citizens of the United States of America and shall have resided unin-naturalized cititerruptedly within the United States five years, shall be held by the North German Confederation to be American citizens, and shall be treated as such.

Who to be deemed

Reciprocally, citizens of the United States of America who become naturalized citizens of the North German Confederation, and shall have resided uninterruptedly within North Germany five years, shall be held by the United States to be North German citizens, and shall be treated as such. The declaration of an intention to become a citizen of the one or the other country has not for either party the effect of naturalization.

This article shall apply as well to those already naturalized in either country as those hereafter naturalized.\*

### ARTICLE II.

A naturalized citizen of the one party on return to the territory of the other party remains liable to trial and punishment for an action punishable by the laws of his original country and committed before his emigration; saving, always, the limitation established by the laws of his original country. ARTICLE III.

Offences com -

The convention for the mutual delivery of criminals, fugitives from justice, in certain cases, concluded between the United States on the Prussia and other

Convention with

This clause is an amendment made by the Senate of the United States in the resclution assenting to the exchange. See protocol, p. 576.

[See convention one part and Prussia and other States of Germany on the other part, with Prussia and the sixteenth day of June, one thousand eight hundred and fifty-two, is other States, pp. hereby extended to all the States of the North German Confederation.

### ARTICLE IV.

Renunciation of naturalization.

If a German naturalized in America renews his residence in North Germany without the intent to return to America, he shall be held to have renounced his naturalization in the United States. Reciprocally, if an American naturalized in North Germany renews his residence in the United States, without the intent to return to North Germany, he shall be held to have renounced his naturalization in North Germany. Intent not to re- The intent not to return may be held to exist when the person naturalized in the one country resides more than two years in the other country.

## ARTICLE V.

Duration of convention.

The present convention shall go into effect immediately on the exchange of ratifications, and shall continue in force for ten years. If neither party shall have given to the other six months' previous notice of its intention then to terminate the same, it shall further remain in force until the end of twelve months after either of the contracting parties shall have given notice to the other of such intention.

### ARTICLE VI.

Ratifications.

The present convention shall be ratified by the President, by and with the advice and consent of the Senate of the United States, and by His Majesty the King of Prussia, in the name of the North German Confederation; and the ratifications shall be exchanged at Berlin within six months from the date hereof.

Signatures.

In faith whereof, the Plenipotentiaries have signed and sealed this convention.

Date.

BERLIN, the 22d of February, 1868.

GEORGE BANCROFT. SEAL. BERNHARD KÖNIG. SEAL.

June 12, 1871.

### PROTOCOL.

Protocol.

Whereas a convention was made on the 22d of February, 1868, between the United States of America and the North German Confederation, to regulate the citizenship of those persons who emigrate from the United States of America to the territory of the North German Confederation, and from the North German Confederation to the United States of America:

And whereas the Senate of the United States of America, to leave no doubt of the true interpretation of the first article of the said convention, did, on the 26th day of March, 1868, adopt as the conclusion of the said

article an amendment in the words following, to wit:

Amendment to Article I.

"This article shall apply as well to those already naturalized in either country as those hereafter naturalized;"

And whereas this amendment was communicated by the United States to the Government of the North German Confederation before the exchange of ratifications of the convention, and was then accepted by the North German Confederation as the true and only just interpretation of the said first article of the said convention:

The undersigned Plenipotentiaries, who were formerly appointed to treat on the regulation of citizenship as aforesaid, and who concluded and signed the said convention of the 22d of February, 1868, that is to say:

George Bancroft, Envoy Extraordinary and Minister Plenipotentiary of the United States of America, and

Bernhard König, Privy Councillor of Legation, have this day met, and being duly authorized, have agreed to and signed and exchanged the

present protocol.

The said amendment is recognized by the United States of America and by the North German Confederation as a part of the convention ment. between the United States of America and the North German Confederation, of which the ratifications were exchanged on the 9th day of May, 1868.

Effect of amend

Signatures.

In faith whereof the Plenipotentiaries have signed, sealed, and exchanged this protocol.

Berlin, the 12th day of June, 1871.

Date.

GEORGE BANCROFT. BERNHARD KÖNIG.

SEAL. SEAL.

R S IV-37

## OLDENBURG.

### OLDENBURG, 1847.

[Oldenburg became a State in North German Union under the constitution of the latter, which took effect July 1, 1867.]

March 10, 1847.

DECLARATION OF ACCESSION OF HIS ROYAL HIGHNESS THE GRAND DUKE OF OLDENBURG TO THE TREATY OF COMMERCE AND NAVIGATION OF JUNE 10, 1846, BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE KING OF HANOVER, SIGNED MARCH 10, 1847.

Preamble.

Whereas a treaty of navigation and commerce between the United [See treaty of States of America and His Majesty the King of Hanover was conover, pp. 391-396.] cluded at Hanover on the 10th day of June last, by the Plenipotentiaries of the contracting parties, and was subsequently duly ratified on

the part of both Governments;

And whereas by the terms of the twelfth article of the same, "the United States agree to extend all the advantages and privileges contained in the stipulations of the present treaty to one or more of the other States of the Germanic Confederation, which may wish to accede to them, by means of an official exchange of declarations; provided that such State or States shall confer similar favors upon the said United States to those conferred by the Kingdom of Hanover, and observe and be subject to the same conditions, stipulations, and obligations;"

And whereas the Government of His Royal Highness the Grand Duke of Oldenburg has signified its desire to accede to the said treaty, and to all the stipulations and provisions therein contained, so far as the same are or may be applicable to the two countries, and to become a party thereto; that is to say, to all the said stipulations and provisions, excepting only those relating to the Stade and the Weser tolls, in which the Government of Oldenburg has no interest, and over which it has

no control:

Declaration of accession.

Now, therefore, the undersigned, Baron W. E. de Beaulieu Marconnay, of the Privy Council of His Royal Higness, and at the head of the Department of Foreign Affairs, on the part of Oldenburg, and A. D. Mann, Special Agent on the part of the United States, invested with full powers to this effect, found in good and due form, have this day signed in duplicate, and have exchanged this declaration of the accession (hereby agreed to on the part of the United States) of His Royal Highness the Grand Duke of Oldenburg, for the Duchy of Oldenburg, to the treaty aforesaid, the effect of which accession and agreement is hereby declared to be to establish the said treaty between the high parties to this declaration as fully and perfectly, to all intents and purposes, as if all the provisions therein contained, excepting as above excepted, had been recited word for word in a separate treaty, concluded and ratified between them in the ordinary form.

In witness whereof the above-named Plenipotentiaries have hereto affixed their names and seals. Done at Oldenburg this tenth day of

March, 1847.

W. E. VON BEAULIEU MARCONNAY. L. S. A. DUDLEY MANN. L. S.

Signatures.

Date.

## OLDENBURG, 1853.

DECLARATION OF ACCESSION OF HIS ROYAL HIGHNESS THE GRAND DUKE OF OLDENBURG TO THE EXTRADITION CONVENTION OF JUNE 16, 1852, WITH PRUSSIA AND OTHER STATES, SIGNED DECEMBER 30, 1853; PRO-CLAIMED MARCH 21, 1854.

Dec. 30, 1853.

Declaration of accession \* to convention of June 16, 1852, between the United States and Prussia and other states of the Germanic Confederation, for extradition of criminals.

Whereas a treaty for the reciprocal extradition of fugitive criminals, in special cases, was concluded between Prussia and other States of the Germanic Confederation, on the one hand, and the United States of North America on the other, under date of June 16th, 1852, at Washington, by the Plenipotentiaries of the contracting parties, and has been ratified by the contracting Governments; and whereas, in the second article of the same, the United States of North America have declared that they agree that the stipulations of the aforesaid treaty shall be applicable to every other State of the Germanic Confederation which shall have subsequently declared its accession to the treaty: Now, therefore, in accordance therewith, the Government of His Royal Highness accession. the Grand Duke of Oldenburg hereby declares its accession to the aforesaid treaty of June 16th, 1852, which is, word for word, as follows:

Preamble. [See treaty with Prussia and other States, pp. 660-663.]

Declaration of

Signatures.

[The original declaration here includes a copy in German of the treaty of June 16, 1852, and of the additional article thereto of November 16, 1852.]

and hereby expressly gives assurance that each and every article and stipulation of this treaty shall be faithfully observed and enforced within the territory of the Grand Duchy of Oldenburg.

In testimony whereof, the Grand Ducal Minister of State of Oldenburg, in the name of His Royal Highness the Grand Duke of Oldenburg, has executed the present declaration of accession, and caused the Ministerial seal to be affixed thereto.

Date. Done at Oldenburg, December 30th, one thousand eight hundred and

fifty-three. [L. S.]

VON RÖSSING, Grand Ducal Minister of State of Oldenburg.

<sup>\*</sup> Translation.

## ORANGE FREE STATE

## ORANGE FREE STATE, 1871.

Dec. 22, 1871. CONVENTION OF FRIENDSHIP, COMMERCE, AND EXTRADITION BETWEEN
THE UNITED STATES OF AMERICA AND THE ORANGE FREE STATE,
CONCLUDED AT BLOEMFONTEN DECEMBER 22, 1871; RATIFICATION
ADVISED BY SENATE APRIL 24, 1872; RATIFIED BY PRESIDENT APRIL
27, 1872; RATIFIED BY VOLKERAAD OF ORANGE FREE STATE MAY
10, 1872; RATIFICATIONS EXCHANGED AT WASHINGTON AUGUST 18, 1873;
PROCEAUMED AUGUST 12, 1872 PROCLAIMED AUGUST 13, 1873.

> General convention of friendship, commerce, and extradition between the United States of America and the Orange Free State.

Contracting parties.

The United States of America and the Orange Free State, equally animated by the desire to draw more closely the bonds of friendship which so happily exist between the two republics, as well as to augment, by all the means at their disposal, the commercial intercourse of their respective citizens, have mutually resolved to conclude a general convention of friendship, commerce, and extradition.

Negotiators.

For this purpose they have appointed as their plenipotentiaries, to wit: The President of the United States, Willard W. Edgcomb, special agent of the United States, and their consul at the Cape of Good Hope, and the President of the Orange Free State, Friedrich Kaufman Höhne, gov. secty., who, after a communication of their respective full powers, have agreed to the following articles:

### ARTICLE I.

Reciprocal equality of citizens.

The citizens of the United States of America and the citizens of the Orange Free State shall be admitted and treated upon a footing of reciprocal equality in the two countries, where such admission and treatment shall not conflict with the constitutional or legal provisions of the contracting parties. No pecuniary or other more burdensome condition shall be imposed upon them than upon the citizens of the country where they reside, nor any condition whatever to which the latter shall not be subject.

Not to include political rights.

The foregoing privileges, however, shall not extend to the enjoyment of political rights.

#### ARTICLE II.

Exemption from military service.

The citizens of one of the two countries residing or established in the other shall be free from personal military service; but they shall be liable to the pecuniary or other contributions which may be required, by way of compensation, from citizens of the country where they reside, who are exempt from the said service.

Imposts.

No higher impost, under whatever name, shall be exacted from the citizens of one of the two countries residing or established in the other than shall be levied upon citizens of the country in which they reside, nor any contribution whatever to which the latter shall not be liable.

Agreement in case of war.

In case of war, or of the seizure or occupation of property for public purposes, the citizens of one of the two countries residing or established in the other shall be placed upon an equal footing with the citizens of the country in which they reside with respect to indemnities for damages they may have sustained.

### ARTICLE III.

The citizens of each one of the contracting parties shall have power to dispose of their personal property within the jurisdiction of the other, by sale, testament, donation, or in any other manner, and their heirs, whether by testament or ab intestato, or their successors, being citizens of the other party, shall succeed to the said property or inherit it, and they may take possession thereof, either by themselves or by others acting for them; they may dispose of the same as they may think proper, paying no other charges than those to which the inhabitants of the country wherein the said property is situated shall be liable to pay in a similar case. In the absence of such heir, heirs, or other successors, the same care shall be taken by the authorities for the preservation of the property that would be taken for the preservation of the property of a native of the same country, until the lawful proprietor shall have had time to take measures for possessing himself of the same.

But in case real estate situated within the territories of one of the contracting parties should fall to a citizen of the other party, who, on account of his being an alien, could not be permitted to hold such property, there shall be accorded to the said heir or other successor such term as the laws will permit to sell such property; he shall be at liberty at all times to withdraw and export the proceeds thereof without difficulty, and without paying to the government any other charges than those which, in a similar case, would be paid by an inhabitant of the

country in which the real estate may be situated.

Disposal and inheritance of personal property.

Heirs to real es-

### ARTICLE IV.

Any controversy which may arise among the claimants to the prop-Decision of conerty of a decedent shall be decided according to the laws and by the troversies. judges of the country in which the property may be situated.

#### ARTICLE V.

The contracting parties give to each other the privilege of having each in their respective States, consuls and vice-consuls of their own appointment, who shall enjoy the same privileges as those of the most favored nation.

But before any consul or vice-consul shall act as such, he shall, in the ordinary form, be approved by the government of the country in

which his functions are to be discharged.

In their private and business transactions, consuls and vice-consuls, shall be submitted to the same laws and usages as private individuals,

citizens of the place in which they reside.

It is hereby understood that in case of offence against the laws, by a consul or vice-consul, the government from which [he received] his exequatur may withdraw the same, send him away from the country, or have him punished in conformity with the laws, assigning to the other government its reason for so doing.

The archives and papers belonging to the consulates shall be inviolate, and under no pretext whatever shall any magistrate or other function. archives.

ary inspect, seize, or in any way interfere with them.

# Inviolability of

Consular officers.

Exequaturs.

#### ARTICLE VI.

Neither of the contracting parties shall impose any higher or other duties upon the importation, exportation, or transit of the natural or ties. industrial products of the other, than are or shall be payable upon the like articles being the produce of any other country.

Equality of du-

### ARTICLE VII.

Each of the contracting parties hereby engages not to grant any favor in commerce to any nation which shall not immediately be enjoyed to other nations to by the other party.

Favors granted

### ARTICLE VIII.

Extradition of criminals

The United States of America and the Orange Free State, on requisitions made in their name through the medium of their respective diplomatic or consular agents, shall deliver up to justice persons who, being charged with the crimes enumerated in the following article, committed within the jurisdiction of the requiring party, shall seek asylum,

inality.

Evidence of crim- or shall be found within the territories of the other: Provided, That this shall be done only when the fact of the commission of the crime shall be so established as to justify their apprehension and commitment for trial if the crime had been committed in the country where the person so accused shall be found.

### ARTICLE IX.

Crimes for which made.

Persons shall be delivered up according to the provisions of this conactivery may be vention who shall be charged with any of the following crimes, to wit: Murder, (including assassination, parricide, infanticide, and poisoning;) attempt to commit murder; rape; forgery, or the emission of forged papers; arson; robbery, with violence, intim[id]ation, or forcible entry of an inhabited house; piracy; embezzlement by public officers, or by persons hired or salaried, to the detriment of their employers, when these crimes are subject to infamous punishment.

### ARTICLE X.

Surrender, how made.

The surrender shall be made by executives of the contracting parties respectively.

### ARTICLE XI.

Expense of de-

The expense of detention and delivery effected pursuant to the pretention and deliv- ceding articles shall be at the cost of the party making the demand.

#### ARTICLE XII.

Political offenses, &c., not included.

The provisions of the aforegoing articles relating to the surrender of fugitive criminals shall not apply to offences committed before the date hereof, nor to those of a political character.

#### ARTICLE XIII.

Duration of convention.

The present convention is concluded for the period of ten years from the day of the exchange of the ratifications; and if, one year before the expiration of that period, neither of the contracting parties shall have announced, by an official notification, its intention to the other to arrest the operations of the said convention, it shall continue binding for twelve months longer, and so on from year to year until the expiration of the twelve months which will follow a similar declaration; whatever the time at which it may take place.

### ARTICLE XIV.

Ratification.

This convention shall be submitted on both sides to the approval and ratification of the respective competent authorities, and the ratifications shall be exchanged at Washington as soon as circumstances shall

Signatures.

In faith whereof the respective plenipotentiaries have signed the above articles, and have thereunto affixed their seals.

Date.

Done in quadruplicate at Bloemfonten this 22d day of December, in the year of our Lord one thousand eight hundred and seventy-one.

W. W. EDGCOMB. F. K. HÖHNE. SEAL.

## OTTOMAN EMPIRE.

### OTTOMAN EMPIRE, 1830.

TREATY OF COMMERCE AND NAVIGATION BETWEEN THE UNITED STATES OF AMERICA AND THE OTTOMAN EMPIRE, CONCLUDED MAY 7, 1830; RATIFICATION ADVISED BY SENATE FEBRUARY 1, 1831; RATIFIED BY PRESIDENT FEBRUARY 2, 1831; RATIFICATIONS EXCHANGED AT CONSTANTINOPLE OCTOBER 5, 1831; PROCLAIMED FEBRUARY 4, 1832.

May 7, 1830.

## Treaty with the Ottoman Porte.\*

The object of this firm instrument, and the motive of this writing well

drawn up, is, that—

No treaty or diplomatic and official convention having heretofore existed between the Sublime Porte, of perpetual duration, and the United States of America, at this time, in consideration of the desire formerly expressed, and of repeated propositions which have lately been renewed by that Power, and in consequence of the wish entertained by the Sublime Porte to testify to the United States of America its sentiments of friendship, we, the undersigned Commissioner, invested ties. with the high office of Chief of the Chancery of State of the Sublime Porte, existing forever, having been permitted by His very Noble Imperial Majesty to negotiate and conclude a treaty, and having thereupon conferred with our friend the Honorable Charles Rhind, who has come to this Imperial Residence furnished with full powers to negotiate, settle, and conclude the articles of a treaty, separately and jointly with the other two Commissioners, Commodore Biddle and David Offley, now at Smyrna, have arranged, agreed upon, and concluded the following articles:

Preamble.

Contracting par-

Negotiators.

#### ARTICLE I.

Merchants of the Sublime Porte, whether Mussulmans or Rayahs, going and coming in the countries, provinces, and ports of the United States of America, or proceeding from one port to another, or from the ports of the United States to those of other countries shall pay the same duties and other imposts that are paid by the most favored nations; and they shall not be vexed by the exaction of higher duties; and, in travelling by sea and by land, all the privileges and distinctions observed towards the subjects of other Powers shall serve as a rule, and shall be observed towards the merchants and subjects of the Sublime Porte. In like manner, American merchants who shall come to the well-defended countries and ports of the Sublime Porte shall pay the same duties and other imposts that are paid by merchants of the most favored friendly Powers, and they shall not, in any way, be vexed or molested; on both sides travelling passports shall be granted.

Privileges of merchants.

### ARTICLE II.

The Sublime Porte may establish Shahbenders (Consuls) in the United States of America, and the United States may appoint their citizens to be Consuls or Vice-Consuls at the commercial places in the dominions of the Sublime Porte where it shall be found needful to superintend the affairs of commerce. These Consuls or Vice-Consuls shall be furnished with berats or firmans; they shall enjoy suitable distinction, and shall have necessary aid and protection.

Consuls.

<sup>\*</sup> Translation from the original, which is in the Turkish language.

### ARTICLE III.

American merchants established in the well-defended States of the Employment of brokers.

Sublime Porte for purposes of commerce shall have liberty to employ semsars, (brokers,) of any nation or religion, in like manner as merchants of other friendly Powers; and they shall not be disturbed in their affairs, nor shall they be treated, in any way, contrary to estab-

American ves- lished usages. American vessels arriving at or departing from the sels. ports of the Ottoman Empire shall not be subjected to greater visit by the officers of the custom house and the Chancery of the Port than vessels of the most favored nations.

### ARTICLE IV.

Settlement of disputes.

If litigations and disputes should arise between the subjects of the Sublime Porte and citizens of the United States, the parties shall not be heard, nor shall judgment be pronounced unless the American Dragoman be present. Causes in which the sum may exceed five hundred piastres, shall be submitted to the Sublime Porte, to be decided accord-Jurisdiction over ing to the laws of equity and justice. Citizens of the United States of America, quietly pursuing their commerce, and not being charged or

American citizens.

convicted of any crime or offence, shall not be molested; and even when they may have committed some offence they shall not be arrested and put in prison, by the local authorities, but they shall be tried by their Minister or Consul, and punished according to their offence, following, in this respect, the usage observed towards other Franks.

### ARTICLE V.

United States

American merchant vessels that trade to the dominions of the Subflag to be respected. lime Porte, may go and come in perfect safety with their own flag; but they shall not take the flag of any other Power, nor shall they grant their flag to the vessels of other nations and Powers, nor to vessels of rayahs. The Minister, Consuls, and Vice Consuls of the United States shall not protect, secretly or publicly, the rayahs of the Sublime Porte, and they shall never suffer a departure from the principles here laid down and agreed to by mutual consent.

#### ARTICLE VI.

Conduct of vessels of war.

Vessels of war of the two contracting parties, shall observe towards each other, demonstrations of friendship and good intelligence, according to naval usage; and towards merchant vessels they shall exhibit the same kind and courteous manner.

#### ARTICLE VII.

Passage of the Dardanelles.

Merchant vessels of the United States, in like manner as vessels of the most favored nations, shall have liberty to pass the Canal of the Imperial Residence, and go and come in the Black Sea, either laden or in ballast; and they may be laden with the produce, manufactures, and effects of the Ottoman Empire, excepting such as are prohibited, as well as of their own country.

#### ARTICLE VIII.

Ships not to be impressed.

Merchant vessels of the two contracting Parties shall not be forcibly taken, for the shipment of troops, munitions and other objects of war, if the captains or proprietors of the vessels shall be unwilling to freight them.

#### ARTICLE IX.

Wrecks.

If any merchant vessel of either of the contracting parties should be wrecked, assistance and protection shall be afforded to those of the crew that may be saved; and the merchandise and effects, which it may be possible to save and recover, shall be conveyed to the Consul nearest to the place of the wreck, to be, by him, delivered to the proprietors.

#### CONCLUSION.

The foregoing articles, agreed upon and concluded between the Riasset (Chancery of State,) and the above-mentioned Commissioner of the United States, when signed by the other two commissioners, shall be exchanged. In ten months from the date of this temessuck, or instruments of treaty, the exchange of the ratifications of the two Powers shall be made, and the articles of this treaty shall have full force and be strictly observed by the two contracting Powers.

Given the 14th day of the moon Zilcaade, and in the year of the Hegira 1245, corresponding with the 7th day of May, of the year 1830

of the Christian æra.

MOHAMMED HAMED, Reis-ul-Kutab, (Reis Effendi.) Signatures.

Ratifications.

Date.

### OTTOMAN EMPIRE, 1862.

TREATY OF COMMERCE AND NAVIGATION BETWEEN THE UNITED STATES OF AMERICA AND THE OTTOMAN EMPIRE, CONCLUDED AT CONSTANTI-NOPLE FEBRUARY 25, 1862; RATIFICATION ADVISED BY SENATE APRIL 9, 1862; RATIFIED BY PRESIDENT APRIL 18, 1862; RATIFICATIONS EX-CHANGED AT CONSTANTINOPLE JUNE 5, 1862; PROCLAIMED JULY 2, 1862.

Feb. 25, 1862.

Treaty of commerce and navigation between the United States of America and the Ottoman Empire.

The United States of America, on the one part, and His Imperial Majesty the Sultan of the Ottoman Empire, on the other part, being equally animated by the desire of extending the commercial relations between their respective countries, have agreed, for this purpose, to conclude a treaty of commerce and navigation, and have named as their respective Plenipotentiaries, that is to say:

The President of the United States of America, Edward Joy Morris, Minister Resident at the Sublime Porte; and His Imperial Majesty the Sultan of the Ottoman Empire, His Highness Mehemed Emin Aali Pacha, Minister of Foreign Affairs, decorated with the Imperial Orders of the Othmanieh in Brilliants, the Majidieh, and Order of Merit of the first class, and the Grand Crosses of several foreign orders;

Who, after having communicated to each other their respective full powers, found in good and due form, have agreed upon the following

articles:

### ARTICLE I.

All rights, privileges, and immunities, which have been conferred on the citizens or vessels of the United States of America by the treaty already existing between the United States of America and the Ottoman Empire, are confirmed, now and forever, with the exception of those clauses of the said treaty which it is the object of the present 1830, pp. 583-585.] treaty to modify; and it is moreover expressly stipulated that all rights, privileges, or immunities, which the Sublime Porte now grants, or may hereafter grant to, or suffer to be enjoyed by the subjects, ships, commerce, or navigation of any other foreign Power, shall be equally granted to and exercised and enjoyed by the citizens, vessels, commerce, and navigation of the United States of America.

Contracting par-

ties.

Negotiators.

Privileges of citizens of the United States in Ottoman Dominions.

treaty of [See

### ARTICLE II.

The citizens of the United States of America, or their agents, shall be

Purchase of goods.

permitted to purchase, at all places in the Ottoman Empire and its possessions, (whether for the purposes of internal trade or of exportation,) all articles, without any exception whatsoever, the produce or manufacture of the said Empire and possessions; and the Sublime Porte having, in virtue of the second article of the convention of commerce of the 16th of August, 1838, with Great Britain, formally engaged to abolish all monopolies of agricultural produce, or of every other article whatsoever, as well as all "permits" (tezkerehs) from the local Governors, either for the purchase of any article or for its removal from one place to another when purchased, any attempt to compel the citizens of the United States of America to receive such "permits" from the local Governors shall be considered as an infraction of this treaty, and the Sublime Porte shall immediately punish with severity any Viziers or other officers who shall have been guilty of such misconduct, and shall render full justice to citizens of the United States of America for all

"Permits" abolished.

> losses or injuries which they may duly prove themselves to have suffered ARTICLE III.

Internal duties.

thereby.

If any articles of Ottoman produce or manufacture be purchased by citizens of the United States of America, or their agents, for the purpose of selling the same for internal consumption in Turkey, the said citizens, or their agents, shall pay at the purchase and sale of such articles, and in any manner of trade therein, the same duties that are paid in similar circumstances by the most favored class of Ottoman subjects, or of foreigners in the internal trade of the Ottoman Empire.

### ARTICLE IV.

Equality of duties on exports.

No other or higher duties or charges shall be imposed in the dominions and possessions of either of the contracting parties, on the exportation of any article to the dominions and possessions of the other, than such as are or may be payable on the exportation of the like article to Equality of pro- any other foreign country; nor shall any prohibition be imposed on the exportation of any article from the dominions and possessions of either of the two contracting Powers to the dominions and possessions of the other, which shall not equally extend to the exportation of the like article to any other country.

hibitions.

Limitation of toman dominions.

No charge or duty whatsoever will be demanded on any article of export duty in Ot- Ottoman produce or manufacture purchased by citizens of the United States of America, or their agents, either at the place where such article is purchased, or in its transit from that place to the place whence it is exported, at which it will be subject to an export duty not exceeding eight per cent., calculated on the value at the place of shipment, and payable on exportation; and all articles which shall once have paid this duty shall not again be liable to the same duty, however they may have changed hands within any part of the Ottoman Empire.

Annual reduction,

It is furthermore agreed that the duty of eight per cent. above mentioned will be annually reduced by one per cent., until it shall be in this manner finally reduced to a fixed duty of one per cent. ad valorem, destined to cover the general expenses of administration and control.

#### ARTICLE V.

Equality of duties on imports.

No other or higher duties shall be imposed on the importation into the United States of America of any article the produce or manufacture [See Article XIV.] of the dominions and possessions of His Imperial Majesty the Sultan, from whatever place arriving, whether by sea or by land; and no other or higher duties shall be imposed on the importation into the dominions

and possessions of His Imperial Majesty of any article the produce or manufacture of the United States of America, from whatever place arriving, than are or may be payable on the like article the produce or manufacture of any other foreign country; nor shall any prohibition be maintained or imposed on the importation of any article the produce or manufacture of the dominions and possessions of either of the contracting parties into the dominions and possessions of the other, which shall not equally extend to the importation of the like articles being the produce or manufacture of any other country.

Equality of prohibitions.

His Imperial Majesty further engages that, save as hereinafter excepted, he will not prohibit the importation into his dominions and port duties in Ottopossessions of any article the produce and manufacture of the United States of America, from whatever place arriving; and that the duties to be imposed on every article the produce or manufacture of the United States of America imported into the Empire and possessions of His Imperial Majesty the Sultan shall in no case exceed one fixed rate of eight per cent. ad valorem, or a specific duty, fixed by common consent, equivalent thereto. Such rate shall be calculated upon the value of such articles at the wharf, and shall be payable at the time of their being landed, if brought by sea, or at the first custom-house they may reach, if brought by land.

Limitation of imman dominions.

If these articles, after having paid the import duty of eight per cent., are sold, either at the place of their arrival or in the interior of the country, neither the buyer nor the seller shall be charged with any further duty in respect to them; and if such articles should not be sold for consumption in the Ottoman Empire, but should be re-exported within the space of six months, the same shall be considered as merchandise in transit by land, and be treated as it is stated hereinafter in Article XII of this treaty; the administration of the customs being bound to restore, at the time of their re-exportation, to the merchant, who shall be required to furnish proof that the goods in question have paid the import duty of eight per cent, the difference between the duty and the duty levied on goods in transit by land, as set forth in the article above cited.

Re-exportations. [See Article XII.]

#### ARTICLE VI.

It is understood that any article the produce or manufacture of a foreign country intended for importation into the United Principalities of Moldo Wallachia, or into the Principality of Servia, which shall pass through any other part of the Ottoman Empire, will not be liable to the payment of customs-duty until it reaches those Principalities; and, on the other hand, that any article of foreign produce or manufacture passing through those Principalities, but destined for some other part of the Ottman Empire, will not be liable to the payment of customs duty until such article reaches the first custom house under the direct administration of the Sublime Porte.

Importations into Moldo-Walla e h i a or Servia.

Into other ports of the Ottoman Empire.

Same rule as to

The same course shall be followed with respect to any article the produce or manufacture of those Principalities, as well as with respect to exports. any article the produce or manufacture of any other portion of the Ottoman Empire, intended for exportation. Such articles will be liable to the payment of customs-duties, the former to the custom-house of the aforesaid Principalities, and the latter to the Ottoman custom-house; the object being that neither import nor export duties shall in any case be payable more than once.

### ARTICLE VII.

The subjects and citizens of the contracting parties shall enjoy, in the dominions and possessions of the other, equality of treatment with native subjects or citizens in regard to warehousing, and also in regard to bounties, facilities, and drawbacks.

Warehonsing, bounties, draw backs, &c.

#### ARTICLE VIII.

Imports and exports in vessels of either party.

All articles which are or may be legally importable into the United States of America, in vessels of the United States, may likewise be imported in Ottoman vessels without being liable to any other or higher duties or charges, of whatever denomination, than if such articles were imported in vessels of the United States; and, reciprocally, all articles which are or may be legally importable into the dominions and possessions of His Imperial Majesty the Sultan in Ottoman vessels, may likewise be imported in vessels of the United States without being liable to any other or higher duties or charges, of whatever denomination, than if such articles were imported in Ottoman vessels. Such reciprocal equality of treatment shall take effect without distinction, whether such articles come directly from the place of origin or from any other country. In the same manner there shall be perfect equality of treatment in regard to exportation, so that the same export duties shall be paid, and the same bounties and drawbacks allowed, in the dominions and possessions of either of the contracting parties, on the exportation of any article which is, or may be, legally exportable therefrom, whether such exportations shall take place in Ottoman or in vessels of the United States, and whatever may be the place of destination, whether a port of either of the contracting parties, or of any third Power.

### ARTICLE IX.

Tonnage duties.

No duties of tonnage, harbour, pilotage, light-house, quarantine, or other similar or corresponding duties of whatever nature, or under whatever denomination, levied in the name or for the profit of Government, public functionaries, private individuals, corporations, or establishments of any kind, shall be imposed in the ports of the dominions and possessions of either country upon the vessels of the other country, which shall not equally, and under the same conditions, be imposed, in the like cases, on national vessels in general.

Such equality of treatment shall apply reciprocally to the respective vessels, from whatever port or place they may arrive, and whatever may

be their place of destination.

#### ARTICLE X.

Nationality of vessels.

All vessels which, according to the laws of the United States, are to be deemed vessels of the United States, and all vessels which, according to Ottoman laws, are to be deemed Ottoman vessels, shall, for the purposes of this treaty, be deemed vessels of the United States and Ottoman vessels respectively.

#### ARTICLE XI.

Free passage of the Dardan elles and Bosphorus.

No charge whatsoever shall be made upon goods of the United States, being the produce or manufacture of the United States of America, whether in vessels of the United States or other vessels, nor upon any goods the produce or manufacture of any other foreign country carried in vessels of the United States, when the same shall pass through the Straits of the Dardanelles, or of the Bosphorus, whether such goods shall pass through those straits in the vessels that brought them, or shall have been transhipped to other vessels; or whether, after having been sold for exportation, they shall, for a certain limited time, be landed, in order to be placed in other vessels for the continuance of their voyage. In the latter case, the goods in question shall be deposited at Constantinople, in the magazines of the custom-house, called transit magazines; and &, in any other places where there is no entrepot, they shall be placed under the charge of the administration of the customs.

### ARTICLE XII.

The Sublime Porte, desiring to grant, by means of gradual concessions, all facilities in its power to transit by land, it is stipulated and agreed that the duty of three per cent., levied up to this time on articles imported into the Ottoman Empire, in their passage through the Ottoman Empire to other countries, shall be reduced to two per cent., payable as the duty of three per cent. has been paid hitherto, on arriving in the Ottoman dominions; and at the end of eight years, to be reckoned from the day of the exchange of the ratifications of the present treaty, to a fixed and definite tax of one per cent., which shall be levied, as is to be the case with respect to Ottoman produce exported, to defray the expense of registration.

Transit duty.

The Sublime Porte, at the same time, declares that it reserves to itself the right to establish, by a special enactment, the measures to be adopted for the prevention of fraud.

Revenue frauds.

### ARTICLE XIII.

Citizens of the United States of America, or their agents, trading in goods the produce or manufacture of foreign countries, shall be subject traders. to the same taxes and enjoy the same rights, privileges, and immunities, as foreign subjects dealing in goods the produce or manufacture of their own country.

Privileges of

#### ARTICLE XIV.

An exception to the stipulations laid down in the fifth article shall be made in regard to tobacco in any shape whatsoever, and also in regard salt. to salt, which two articles shall cease to be included among those which the citizens of the United States of America are permitted to import into the Ottoman dominions.

Tobacco and

Citizens of the United States, however, or their agents, buying or selling tobacco or salt for consumption in the Ottoman Empire, shall be subject to the same regulations and shall pay the same duties as the most favored Ottoman subjects trading in the two articles aforesaid; and furthermore, as a compensation for the prohibition of the two articles above mentioned, no duty whatsoever shall in future be levied on those articles when exported from the Ottoman Empire by citizens of the United States.

Citizens of the United States shall, nevertheless, be bound to declare the quantity of tobacco and salt thus exported to the proper customhouse authorities, who shall, as heretofore, have the right to watch over the export of these articles, without thereby being entitled to levy any

tax thereon on any pretence whatsoever.

### ARTICLE XV.

It is understood between the two contracting parties that the Sublime Porte reserves to itself the faculty and right of issuing a general pro- arms, &c. hibition against the importation into the Ottoman Empire of gunpowder, cannon, arms of war, or military stores, but such prohibition will not come into operation until it shall have been officially notified, and will apply only to the articles mentioned in the decree enacting the prohibition. Any of these articles which have not been so specifically prohibited shall, on being imported into the Ottoman Empire, be subject to the local regulations, unless the legation of the United States of America shall think fit to apply for a special license, which will in that case be granted, provided no valid objection thereto can be alleged. Gunpowder, in particular, when allowed to be imported, will be liable to the following stipulations:

1. It shall not be sold by citizens of the United States in quantities exceeding the quantities prescribed by the local regulations.

Gunpowder,

2. When a cargo or a large quantity of gunpowder arrives in an Ottoman port, on board a vessel of the United States, such vessel shall be anchored at a particular spot, to be designated by the local authorities, and the gunpowder shall thence be conveyed, under the inspection of such authorities, to depots, or fitting places designated by the Government, to which the parties interested shall have access under due regulations.

Fowling-pieces, pistols, and ornamental or fancy weapons, as also small quantities of gunpowder for sporting, reserved for private use,

shall not be subject to the stipulations of the present article.

### ARTICLE XVI.

Firmans.

The firmans required for merchant-vessels of the United States of America, on passing through the Dardanelles and the Bosphorus, shall always be delivered in such manner as to occasion to such vessels the least possible delay.

### ARTICLE XVII.

Manifests.

The captains of merchant-vessels of the United States laden with goods destined for the Ottoman Empire shall be obliged, immediately on their arrival at the port of their destination, to deposit in the custom-house of said port a true copy of their manifest.

### ARTICLE XVIII.

Confiscation of

Contraband goods will be liable to confiscation by the Ottoman contraband goods. treasury; but a report or procès verbal of the alleged act of contraband must, so soon as the said goods are seized by the authorities, be drawn up and communicated to the consular authority of the citizen or subject to whom the goods said to be contraband shall belong; and no goods can be confiscated as contraband unless the fraud with regard to them shall be duly and legally proved.

#### ARTICLE XIX.

Ottoman Dro-

All merchandise the produce or manufacture of the Ottoman dominducts in United ions and possessions, imported into the United States of America, shall be treated in the same manner as the like merchandise the produce or manufacture of the most favored nation.

Privileges of

All rights, privileges, or immunities, which are now or may hereafter Ottoman subjects be granted to, or suffered to be enjoyed by, the subjects, vessels, comin the United merce, or navigation of any foreign Power in the United States of America shall be equally granted to, and exercised and enjoyed by, the subjects, vessels, commerce, and navigation of the Sublime Porte.

### ARTICLE XX.

Effect and duration of treaty.

The present treaty, when ratified, shall be substituted for the commercial convention of the 16th of August, 1838, between the Sublime Porte and Great Britain, on the footing of which the commerce of the United States of America has been heretofore placed, and shall continue in force for 28 years from the day of the exchange of the ratifications; and each of the two contracting parties being, however, at liberty to give to the other, at the end of 14 years, (that time being fixed, as the provisions of this treaty will then have come into full force,) notice for its revision, or for its determination at the expiration of a year from the date of that notice, and so again at the end of 21 years.

The present treaty shall receive its execution in all and every one of the provinces of the Ottoman Empire; that is to say, in all the possessions of His Imperial Majesty the Sultan, situated in Europe or in Asia, in

Egypt, and in the other parts of Africa belonging to the Sublime Porte, in Servia, and in the United Principalities of Moldavia and Wallachia.

### ARTICLE XXI.

It is always understood that the Government of the United States of America does not pretend, by any article in the present treaty, to stipu-tions. late for more than the plain and fair construction of the terms employed, nor to preclude in any manner the Ottoman Government from the exercise of its rights of internal administration where the exercise of these rights does not evidently infringe upon the privileges accorded by ancient treaties, or by the present treaty, to citizens of the United States or their merchandise.

Treaty construc-

#### ARTICLE XXII.

The high contracting parties have agreed to appoint, jointly, commissioners for the settlement of a tariff of custom house duties, to be levied house duties. in conformity with the stipulations of the present treaty, as well upon merchandise of every description being the produce or manufacture of the United States of America imported into the Ottoman Empire, as upon articles of every description the produce or manufacture of the Ottoman Empire and its possessions, which citizens of the United States or their agents are free to purchase in any part of the Ottoman Empire for exportation to the United States or to any other country. The new tariff, to be so concluded, shall remain in force during seven years, dating from the date of the exchange of the ratifications.

Each of the contracting parties shall have the right, a year before the expiration of that term, to demand the revision of the tariff. But if, during the seventh year, neither the one nor the other of the contracting parties shall avail itself of this right, the tariff then existing shall continue to have the force of law for seven years more, dating from the day of the expiration of the seven preceding years; and the same shall be the case with respect to every successive period of seven years.

Tariff of custom-

#### ARTICLE XXIII.

The present treaty shall be ratified and the ratifications shall be exchanged at Constantinople in three calendar months, or sooner if possible, and shall be carried into execution when ratified.

Done at Constantinople on the twenty-fifth day of February, eighteen

hundred and sixty two.

EDWARD JOY MOBRIS. L. s.] AALI.

Ratifications. Signatures.

Date.

measures necessary for the preservation of the effects of the wrecked vessel.

Estates of deceased persons. 10. They may take possession, make inventories, appoint appraisers to estimate the value of articles, and proceed to the sale of the movable property of individuals of their nation who may die in the country where the Consul resides without leaving executors appointed by their will or heirs-at-law. In all such proceedings, the Consul shall act in conjunction with two merchants, chosen by himself, for drawing up the said papers or delivering the property or the produce of its sales, observing the laws of his country and the orders which he may receive from his own Government; but Consuls shall not discharge these functions in those States whose peculiar legislation may not allow it. Whensoever there is no Consul in the place where the death occurs, the local authority shall take all the precautions in their power to secure the property of the deceased.

Deserters from

11. They may demand from the local authorities the arrest of seamen deserting from the vessels of the nation in whose service the Consul is employed, exhibiting, if necessary, the register of the vessel, her muster roll, and any other official document in support of this demand. The said authorities shall take such measures as may be in their power for the discovery and arrest of such deserters, and shall place them at the disposition of the Consul; but if the vessel to which they belong shall have sailed, and no opportunity for sending them away should occur, they shall be kept in arrest, at the expense of the Consul, for two months; and if, at the expiration of that time, they should not have been sent away, they shall be set at liberty by the respective authorities, and cannot again be arrested for the same cause.

Documents and papers.

12. They may give such documents as may be necessary for the intercourse between the two countries, and countersign those which may have been given by the authorities. They may also give bills of health, if necessary, to vessels sailing from the port where the Consul resides to the ports of the nation to which he belongs; they may also certify invoices, muster-rolls, and other papers necessary for the commerce and navigation of vessels.

Consular secretaries. 13. They may appoint a chancellor or secretary whensoever the consulate has none and one is required for authenticating documents.

Commercial agents.

14. They may appoint commercial agents to employ all the means in their power, in behalf of individuals of the nation in whose service the Consul is, and for executing the commissions which the Consul may think proper to intrust to them, out of the place of his residence; provided, however, that such agents are not to enjoy the prerogatives conceded to Consuls, but only those which are peculiar to commercial agents.

#### ARTICLE IV.

Employment of good offices. Co

The Consuls of one of the contracting Republics residing in another country may employ their good offices in favor of individuals of the other Republic which has no Consul in that country.

#### ARTICLE V.

Consular prerogatives.

The contracting Republics recognize no diplomatic character in Consuls, for which reason they will not enjoy in either country the immunities granted to public agents accredited in that character; but, in order that the said Consuls may exercise their proper functions without difficulty or delay, they shall enjoy the following prerogatives:

Inviolability of archives.

1. The archives and papers of the consulate shall be inviolable, and cannot be seized by any functionary of the country in which they may be.

Jurisdiction.

2. Consuls, in all that exclusively concerns the exercise of their functions, shall be independent of the State in whose territory they reside.

## PARAGUAY.

## PARAGUAY, 1859.

Feb. 4, 1859.

CONVENTION WITH PARAGUAY RELATIVE TO THE CLAIMS OF THE UNITED STATES AND PARAGUAY NAVIGATION COMPANY, CONCLUDED AT ASSUMPTION FEBRUARY 4, 1859; RATIFICATION ADVISED BY SENATE FEBRUARY 16, 1860; RATIFIED BY PRESIDENT MARCH 7, 1860; RATIFICATIONS DEVILOPMENT AND ADVISED BY ANTIFICATIONS EXCHANGED AT WASHINGTON MARCH 7, 1860; PROCLAIMED MARCH 12,

Special convention between the United States of America and the Republic of Paraguay, relating to the claims of the "United States and Paraguayan Navigation Company" against the Paraguayan government.

Contracting parties.

His Excellency the President of the United States of America, and His Excellency the President of the Republic of Paraguay, desiring to remove every cause that might interfere with the good understanding and harmony, for a time so unhappily interrupted, between the two nations, and now so happily restored, and which it is so much for their interest to maintain; and desiring for this purpose to come to a definite understanding, equally just and honorable to both nations, as to the mode of settling a pending question of the said claims of the "United States and Paraguay Navigation Company"—a company composed of citizens of the United States-against the Government of Paraguay, have agreed to refer the same to a special and respectable commission, to be organized and regulated by the convention hereby established between the two high contracting parties; and for this purpose they have appointed and conferred full powers, respectively, to wit:

Negotiators.

His Excellency the President of the United States of America upon James B. Bowlin, a Special Commissioner of the said United States of America, specifically charged and empowered for this purpose; and His Excellency the President of the Republic of Paraguay upon Señor Nicholas Vasquez, Secretary of State and Minister of Foreign Affairs of the said Republic of Paraguay;

Who, after exchanging their full powers, which were found in good and

proper form, agreed upon the following articles:

#### ARTICLE I.

Decree of commissioners.

The Government of the Republic of Paraguay binds itself for the responsibility in favor of the "United States and Paraguay Navigation Company," which may result from the decree of commissioners, who, it is agreed, shall be appointed as follows:

### ARTICLE II.

Appointment of commissioners.

The two high contracting parties, appreciating the difficulty of agreeing upon the amount of the reclamations to which the said company may be entitled, and being convinced that a commission is the only equitable and honorable method by which the two countries can arrive at a perfect understanding thereof, hereby covenant to adjust them accordingly by a loyal commission. To determine the amount of said reclamations, it is, therefore, agreed to constitute such a commission, whose decision shall be binding, in the following manner:

The Government of the United States of America shall appoint one Commissioner, and the Government of Paraguay shall appoint another;

and these two, in case of disagreement, shall appoint a third, said Se appointment to devolve upon a person of loyalty and impartiality, with pire. the condition that in case of difference between the Commissioners in the choice of an Umpire, the diplomatic representatives of Russia and Prussia, accredited to the Government of the United States of America, at the city of Washington, may select such Umpire.

Selection of um-

The two Commissioners named in the said manner shall meet in the city of Washington to investigate, adjust, and determine the amount of the claims of the above-mentioned company, upon sufficient proofs of the charges and defences of the contending parties.

#### ARTICLE III.

The said Commissioners, before entering upon their duties, shall take an oath before some judge of the United States of America that they sioners. will fairly and impartially investigate the said claims, and a just decision thereupon render, to the best of their judgment and ability.

Oath of commis-

#### ARTICLE IV.

The said Commissioners shall assemble, within one year after the ratification of the "treaty of friendship, commerce, and navigation" this missioners. day celebrated at the city of Assumption between the two high contracting parties, at the city of Washington, in the United States of America, and shall continue in session for a period not exceeding three months, within which, if they come to an agreement, their decision shall be proclaimed; and in case of disagreement, they shall proceed to the appointment of an Umpire as already agreed.

Meeting of com-

### ARTICLE V.

The Government of Paraguay hereby binds itself to pay to the Government of the United States of America, in the city of Assumption, Paraguay, thirty days after presentation to the Government of the Republic, the draft which that of the United States of America shall issue for the amount for which the two Commissioners concurring, or by the Umpire, shall declare it responsible to the said company.

Payment of

### ARTICLE VI.

Each of the high contracting parties shall compensate the Commissioner it may appoint the sum of money he may stipulate for his serv. mission. ices, either by instalments or at the expiration of his task. In case of the appointment of an Umpire, the amount of his remuneration shall be equally borne by both contracting parties.

Expenses of com-

#### ARTICLE VII.

The present convention shall be ratified within fifteen months, or earlier if possible, by the Government of the United States of America, and by the President of the Republic of Paraguay within twelve days from this date. The exchange of ratifications shall take place in the city of Washington.

Signatures.

Ratifications.

In faith of which, and in virtue of our full powers, we have signed the present convention in English and Spanish, and have thereunto set our respective seals.

Date.

Done at Assumption, this fourth day of February, in the year of our Lord one thousand eight hundred and fifty-nine, being the eighty-third year of the Independence of the United States of America, and the forty-seventh of that of Paraguay.

JAMES B. BUWLIN. SEAL. NICOLAS VASQUEZ. [SEAL.]

## PARAGUAY, 1859.

Fob. 4, 1859.

TREATY OF FRIENDSHIP, COMMERCE, AND NAVIGATION, BETWEEN THE UNITED STATES OF AMERICA AND THE REPUBLIC OF PARAGUAY, CON-CLUDED AT ASSUMPTION FEBRUARY 4, 1859; RATIFICATION ADVISED BY SENATE FEBRUARY 27, 1860; RATIFIED BY PRESIDENT MARCH 7, 1860; RATIFICATIONS EXCHANGED AT WASHINGTON MARCH 7, 1860; PROCLAIMED MARCH 12, 1860.

A treaty of friendship, commerce, and navigation between the Governments of the United States of America and of the Republic of Paraguay, concluded and signed in the city of Assumption, the capital of the Republic of Paraguay, on the fourth day of February, in the year of our Lord one thousand eight hundred and fifty nine; the eighty third year of the independence of the United States of America, and the forty-seventh of that of the Republic of Paraguay.

In the name of the Most Holy Trinity.

Contracting parties.

The Governments of the two Republics, the United States of America and of Paraguay, in South America, being mutually disposed to cherish more intimate relations and intercourse than those which have heretofore subsisted between them, and believing it to be of mutual advantage to adjust the conditions of such relations by signing a "treaty of friendship, commerce, and navigation," for that object have nominated their respective Plenipotentiaries, that is to say:

Negotiators.

His Excellency the President of the United States of America has nominated James B. Bowlin, a Special Commissioner of the United States of America at Assumption, and His Excellency the President of the Republic of Paraguay has nominated the Paraguayan citizen, Nicolas Vasquez, Secretary of State and Minister of Foreign Relations of the Republic of Paraguay;

Who, after having communicated competent authorities, have agreed

upon and concluded the following articles:

### ARTICLE I.

Peace and friendship.

There shall be perfect peace and sincere friendship between the Government of the United States of America and the Government of the Republic of Paraguay, and between the citizens of both States, and without exception of persons or places. The high contracting parties shall use their best endeavors that this friendship and good understanding may be constantly and perpetually maintained.

#### ARTICLE II.

Free navigation of the river Paraguay.

The Republic of Paraguay, in the exercise of the sovereign right which pertains to her, concedes to the merchant flag of the citizens of the United States of America the free navigation of the river Paraguay as far as the dominions of the Empire of Brazil, and of the right side of the Paraná throughout all its course belonging to the Republic, subject to police and fiscal regulations of the Supreme Government of the Republic, in conformity with its concessions to the commerce of friendly They shall be at liberty with their ships and cargoes, freely zens of the United and securely to come to and to leave all the places and ports which are already mentioned; to remain and reside in any part of the said territories; hire houses and warehouses, and trade in all kinds of produce, manufactures, and merchandise of lawful commerce, subject to the usages and established customs of the country. They may discharge the whole or a part of their cargoes at the ports of Pilar, and where commerce with other nations may be permitted, or proceed with the whole or part of their cargo to the port of Assumption, according as the captain, owner, or other duly authorized person shall deem expe-

Privileges of citi- nations.

In the same manner shall be treated and considered such Paraguayan citizens as may arrive at the ports of the United States of America zens of Paraguay. with cargoes in Paraguayan vessels, or vessels of the United States of America.

Privileges of citi-

### ARTICLE III.

The two high contracting parties hereby agree that any favor, privilege, or immunity whatever, in matters of commerce or navigation, which either contracting party has actually granted, or may hereafter grant, to the citizens or subjects of any other State, shall extend, in identity of cases and circumstances, to the citizens of the other contracting party, gratuitously, if the concession in favor of that other State shall have been gratuitous, or in return for an equivalent compensation, if the concession shall have been conditional,

Favors granted to other nations to become common.

### ARTICLE IV.

No other or higher duties shall be imposed on the importation or exportation of any article of the growth, produce, or manufacture of the two contracting States than are or shall be payable on the like article being the growth, produce, or manufacture of any other foreign country. No prohibition shall be imposed upon the importation or exportation of any article of the growth, produce, or manufacture of the territories of either of the two contracting parties into the territories of the other, which shall not equally extend to the importation or exportation of similar articles to the territories of any other nation.

Equality of duties on products of either country.

#### ARTICLE V.

No other or higher duties or charges on account of tonnage, light, or harbor dues, pilotage, salvage in case of damage or shipwreck, or any other local charges, shall be imposed in any of the ports of the territories of the Republic of Paraguay on vessels of the United States of America than those payable in the same ports by Paraguayan vessels, nor in the ports of the territories of the United States of America on Paraguayan vessels, than shall be payable in the same ports by vessels of the United States of America.

Tonnage, light, or harbor dues, &c.

#### ARTICLE VI.

The same duties shall be paid upon the importation and exportation of any article which is or may be legally importable or exportable into the dominions of the United States of America and into those of Paraguay, whether such importation or exportation be made in vessels of the United States of America or in Paraguayan vessels.

Duties on articles imported in vessels of either party.

#### ARTICLE VII.

All vessels which, according to the laws of the United States of America, are to be deemed vessels of the United States of America, and all vessels which, according to the laws of Paraguay, are to be deemed Paraguayan vessels, shall, for the purposes of this treaty, be deemed vessels of the United States of America and Paraguayan vessels, respectively.

Nationality of

ARTICLE VIII.

Citizens of the United States of America shall pay, in the territories of the Republic of Paraguay, the same import and export duties which are established or may be established hereafter for Paraguayan citizens. In the same manner the latter shall pay, in the United States of America, the duties which are established or may hereafter be established for citizens of the United States of America.

Import and ex-

### ARTICLE IX.

Privileges of residents.

All merchants, commanders of ships, and others, the citizens of each country, respectively, shall have full liberty, in all the territories of the other, to manage their own affairs themselves, or to commit them to the management of whomsoever they please, as agent, broker, factor, or interpreter; and they shall not be obliged to employ any other person than those employed by natives, nor to pay to such persons as they shall think fit to employ any higher salary or remuneration than such as is paid in like cases by natives.

The citizens of the United States of America in the territories of Paraguay, and the citizens of Paraguay in the United States of America, shall enjoy the same full liberty which is now or may hereafter be enjoyed by natives of each country, respectively, to buy from and sell to whom they like all articles of lawful commerce, and to fix the prices thereof as they shall see good, without being affected by any monopoly, contract, or exclusive privilege of sale or purchase, subject, however, to the general ordinary contributions or imposts established by law.

Access to courts.

The citizens of either of the two contracting parties in the territories of the other shall enjoy full and perfect protection for their persons and property, and shall have free and open access to the courts of justice for the prosecution and defence of their just rights; they shall enjoy, in this respect, the same rights and privileges as native citizens; and they shall be at liberty to employ, in all causes, the advocates, attorneys, or agents, of whatever description, whom they may think proper.

### ARTICLE X.

Personal property, &c.

In whatever relates to the police of the ports, the lading or unlading of ships, the warehousing and safety of merchandise, goods, and effects, the succession to personal estates by will or otherwise, and the disposal of personal property of every sort and denomination by sale, donation, exchange, or testament or in any other manner whatsoever, as also with regard to the administration of justice, the citizens of each contracting party shall enjoy, in the territories of the other, the same privileges, liberties, and rights as native citizens, and shall not be charged, in any of these respects, with any other or higher imposts or duties than those which are or may be paid by native citizens, subject always to the local laws and regulations of such territories.

Estates of citizens dying intestate.

In the event of any citizen of either of the two contracting parties dying without will or testament in the territory of the other contracting party, the Consul-General, Consul, or Vice-Consul, of the nation to which the deceased may belong, or, in his absence, the representative of such Consul-General, Consul, or Vice-Consul, shall, so far as the laws of each country will permit, take charge of the property which the deceased may have left, for the benefit of his lawful heirs and creditors, until an executor or administrator be named by the said Consul-General, Consul, or Vice-Consul, or his representative.

#### ARTICLE XI.

Compulsory military service. The citizens of the United States of America residing in the territories of the Republic of Paraguay, and the citizens of the Republic of Paraguay residing in the United States of America, shall be exempted from all compulsory military service whatsoever, whether by sea or land, and from all forced loans or military exactions or requisitions; and they shall not be compelled to pay any charges, requisition, or taxes other or higher than those that are or may be paid by native citizens.

### ARTICLE XII.

Consuls.

It shall be free for each of the two contracting parties to appoint Consuls for the protection of trade, to reside in the territories of the other party; but before any Consul shall act as such he shall, in the usual

form, be approved and admitted by the Government to which he is sent; and either of the two contracting parties may except from the residence of Consuls such particular places as either of them may judge fit to be

The Diplomatic Agentos and Consuls of the United States of America in the territories of the Republic of Paraguay, shall enjoy whatever lomatic agents privileges, exemptions, and immunities are or may be there granted to and consuls. the Diplomatic Agents and Consuls of any other nation whatever; and, in like manner, the Diplomatic Agents and Consuls of the Republic of Paraguay in the United States of America shall enjoy whatever privileges, exemptions, and immunities are or may be there granted to agents of any other nation whatever.

Privileges of dip-

#### ARTICLE XIII.

For the better security of commerce between the citizens of the United States of America and the citizens of the Republic of Paraguay, it is dents in case of agreed that if at any time any interruption of friendly intercourse or war. any rupture should unfortunately take place between the two contracting parties, the citizens of either of the said contracting parties, who may be established in the territories of the other in the exercise of any trade or special employment, shall have the privilege of remaining and continuing such trade or employment therein without any manner of interruption, in full enjoyment of their liberty and property, as long as they behave peaceably and commit no offence against the laws; and their goods and effects, of whatever description they may be, whether in their own custody or intrusted to individuals or to the State, shall not be liable to seizure or sequestration, or to any other charges or demands than those which may be made upon the like effects or property belonging to native citizens. If, however, they prefer to leave the country, they shall be allowed the time they may require to liquidate their accounts and dispose of their property, and a safe conduct shall be given them to embark at the ports which they shall themselves select. Consequently, in the case referred to of a rupture, the public funds of the contracting States shall never be confiscated, sequestered or detained.

Rights of resi-

### ARTICLE XIV.

The citizens of either of the two contracting parties residing in the territories of the other shall enjoy in regard to their houses, persons, and properties, the protection of the Government in as full and ample a manner as native citizens.

Protection of the Government.

In like manner the citizens of each contracting party shall enjoy, in the territories of the other, full liberty of conscience, and shall not be molested on account of their religious belief; and such of those citizens as may die in the territories of the other party shall be buried in the public cemeteries, or in places appointed for the purpose, with suitable decorum and respect.

Religious liberty.

The citizens of the United States of America residing within the territories of the Republic of Paraguay shall be at liberty to exercise, in private and in their own dwellings, or within the dwellings or offices of the Consuls or Vice-Consuls of the United States of America, their religious rites, services, and worship, and to assemble therein for that purpose without hindrance or molestation.

Rights of burial.

#### ARTICLE XV.

The present treaty shall be in force during ten years, counted from the day of the exchange of the ratifiations; and, further, until the end treaty. of twelve months after the Government of the United States of America on the one part, or the Government of Paraguay on the other, shall have given notice of its intention to terminate the same.

Duration of

The Paraguayan Government shall be at liberty to address to the Government of the United States of America, or to its representative in the Republic of Paraguay, the official declaration agreed upon in this article.

### ARTICLE XVI.

Ratifications.

The present treaty shall be ratified by His Excellency the President of the United States of America within the term of fifteen months, or earlier if possible, and by His Excellency the President of the Republic of Paraguay within twelve days from this date, and the ratifications shall be exchanged in Washington.

Signatures.

In witness whereof the respective Plenipotentiaries have signed it, and affixed thereto their seals.

Date.

Done at Assumption this fourth day of February, in the year of our Lord one thousand eight hundred and fifty-nine.

JAMES B. BOWLIN. [L. s.] NICOLAS VASQUEZ. [L. s.]

## PERSIA.

### PERSIA, 1856.

TREATY OF FRIENDSHIP AND COMMERCE BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE SHAH OF PERSIA, CONCLUDED AT CONSTANTINOPLE DECEMBER 13, 1856; RATIFICATION ADVISED BY SENATE MARCH 10, 1857; RATIFIED BY PRESIDENT MARCH 12, 1857; RATIFICATIONS EXCHANGED AT CONSTANTINOPLE JUNE 13, 1857; PRO-CLAIMED AUGUST 18, 1857.

Dec. 13, 1856.

In the name of God, the clement and the merciful.

The President of the United States of North America, and His Majesty as exalted as the planet Saturn; the Sovereign to whom the sun serves as a standard; whose splendor and magnificence are equal to that of the skies; the Sublime Sovereign, the Monarch whose armies are as numerous as the stars; whose greatness calls to mind that of Jeinshid; whose magnificence equals that of Darius; the heir of the crown and throne of the Kayanians; the Sublime Emperor of all Persia; being both equally and sincerely desirous of establishing relations of friendship between the two Governments, which they wish to strengthen by a treaty of friendship and commerce reciprocally advantageous and useful to the citizens and subjects of the two high contracting parties, have for this purpose named for their Plenipotentiaries:

The President of the United States of North America, Carroll Spence, Minister Resident of the United States near the Sublime Porte; and His Majesty the Emperor of all Persia, His Excellency Emin ul Molk Farrukh Khan, Ambassador of His Imperial Majesty the Shah, decorated with the portrait of the Shah, with the great cordon blue, and bearer of the girdle of diamonds, &c., &c., &c., &c.

And the said Plenipotentiaries, having exchanged their full powers, which were found to be in proper and due form, have agreed upon the following articles:

Contracting par-

Negotiators.

#### ARTICLE I.

There shall be hereafter a sincere and constant good understanding between the Government and citizens of the United States of North stant amity. America and the Persian Empire and all Persian subjects.

Sincere and con-

### ARTICLE II.

The Ambassadors or Diplomatic Agents whom it may please either of the two high contracting parties to send and maintain near the other diplomatic agents. shall be received and treated, they and all those composing their missions, as the Ambassadors and Diplomatic Agents of the most favored nations are received and treated in the two respective countries; and they shall enjoy there, in all respects, the same prerogatives and immunities.

Ambassadors and

### ARTICLE III.

The citizens and subjects of the two high contracting parties—travellers, merchants, manufacturers, and others-who may reside in the idents. territory of either country, shall be respected and efficiently protected by the authorities of the country and their agents, and treated in all respects as the subjects and citizens of the most favored nation are treated.

Protection to res-

Freedom of commerce. They may reciprocally bring, by land or by sea, into either country, and export from it, all kinds of merchandise and products, and sell, exchange, or buy, and transport them to all places in the territories of either of the high contracting parties. It being, however, undertood that the merchants of either nation who shall engage in the internal commerce of either country shall be governed, in respect to such commerce, by the laws of the country in which such commerce is carried on; and in case either of the high contracting Powers shall hereafter grant other priviledges concerning such internal commerce to the citizens or subjects of other Governments, the same shall be equally granted to the merchants of either nation engaged in such internal commerce within the territories of the other.

#### ARTICLE IV.

Equality of du-

The merchandise imported or exported by the respective citizens or subjects of the two high contracting parties shall not pay in either country, on their arrival or departure, other duties than those which are charged in either of the countries on the merchandise or products imported or exported by the merchants and subjects of the most favored nation, and no exceptional tax, under any name or pretext whatever, shall be collected on them in either of the two countries.

### ARTICLE V.

Settlement of disputes.

All suits and disputes arising in Persia between Persian subjects and citizens of the United States shall be carried before the Persian tribunal to which such matters are usually referred at the place where a Consul or Agent of the United States may reside, and shall be discussed and decided according to equity, in the presence of an employé of the Consul or Agent of the United States.

All suits and disputes which may arise in the Empire of Persia between citizens of the United States shall be referred entirely for trial and for adjudication to the Consul or Agent of the United States residing in the province wherein such suits and disputes may have arisen, or in the province nearest to it, who shall decide them according to the laws of the United States.

All suits and disputes occurring in Persia between the citizens of the United States and the subjects of other foreign Powers, shall be tried and adjudicated by the intermediation of their respective Consuls or agents.

In the United States, Persian subjects, in all disputes arising between themselves, or between them and citizens of the United States or foreigners, shall be judged according to the rules adopted in the United States respecting the subjects of the most favored nation.

Trials for criminal offenses. Persian subjects residing in the United States, and citizens of the United States residing in Persia, shall, when charged with criminal offences, be tried and judged in Persia and the United States in the same manner as are the subjects and citizens of the most favored nation residing in either of the above-mentioned countries.

#### ARTICLE VI.

Estates of persons dying intestate.

In case of a citizen or subject of either of the contracting parties dying within the territories of the other, his effects shall be delivered up integrally to the family or partners in business of the deceased; and in case he has no relations or partners, his effects in either country shall be delivered up to the Consul or agent of the nation of which the deceased was a subject or citizen, so that he may dispose of them in accordance with the laws of his country.

### ARTICLE VII.

For the protection of their citizens or subjects, and their commerce respectively, and in order to facilitate good and equitable relations be. consular officers. tween the citizens and subjects of the two countries, the two high contracting parties reserve the right to maintain a Diplomatic Agent at either seat of government, and to name each three Consuls in either country; those of the United States shall reside at Teheran, Bender, Bushir, and Tauris; those of Persia, at Washington, New York, and New Orleans.

Diplomatic and

The Consuls of the high contracting parties shall reciprocally enjoy in the territories of the other, where their residences shall be estab. suls. lished, the respect, priviledges, and immunities granted in either country to the Consuls of the most favored nation.

Privilegesof con-

The Diplomatic Agent or Consuls of the United States shall not protect, secretly or publicly, the subjects of the Persian Government, and they shall never suffer a departure from the principles here laid down and agreed to by mutual consent.

And it is further understood, that if any of those Consuls shall engage in trade, they shall be subjected to the same laws and usages to which private individuals of their nation engaged in commercial pursuits in the

same place are subjected.

And it is also understood by the high contracting parties, that the Diplomatic and Consular Agents of the United States shall not employ a greater number of domestics than is allowed by treaty to those of Russia residing in Persia.

### ARTICLE VIII.

And the high contracting parties agree that the present treaty of friendship and commerce, cemented by the sincere good feeling and the confidence which exists between the Governments of the United States and Persia, shall be in force for the term of ten years from the exchange of its ratification; and if, before the expiration of the first ten years, neither of the high contracting parties shall have announced, by official notification to the other, its intention to arrest the operation of said treaty, it shall remain binding for one year beyond that time, and so on until the expiration of twelve months, which will follow a similar notification, whatever the time may be at which it may take place; and the Plenipotentiaries of the two high contracting parties further agree to exchange the ratifications of their respective governments at Constan-

tinople in the space of six months, or earlier if practicable.

In faith of which the respective Plenipotentiaries of the two high contracting parties have signed the present treaty, and have attached their

seals to it.

Done in duplicate in Persian and English, the thirteenth day of December, one thousand eight hundred and fifty six, and of the Hijereh the fifteenth day of the moon of Rebiul Sany one thousand two hundred and seventy-three, at Constantinople.

CARROLL SPENCE. L. S. EMIN UL MOLK FARRUKH KHAN. [L. S.]

Duration of treaty.

Ratifications.

Signatures.

Date.

## PERU-BOLIVIA.

## PERU-BOLIVIA, 1836.

Nov. 30, 1836.

GENERAL CONVENTION OF PEACE, FRIENDSHIP, COMMERCE, AND NAVIGATION, BETWEEN THE UNITED STATES OF AMERICA AND THE PERUBOLIVIAN CONFEDERATION, CONCLUDED AT LIMA NOVEMBER 30, 1836; RATIFICATION ADVISED BY SENATE OCTOBER 10, 1837; RATIFIED BY PRESIDENT OCTOBER 14, 1837; RATIFICATIONS EXCHANGED AT LIMA MAY 28, 1838; PROCLAIMED OCTOBER 3, 1838.

[The Peru-Bolivian Confederation was dissolved in 1839.]

Contracting parties.

The United States of America and the Peru-Bolivian Confederation, desiring to make firm and permanent the peace and friendship which happily subsist between them, have resolved to fix, in a clear, distinct, and positive manner, the rules which shall, in future, be religiously observed between the one and the other, by means of a treaty, or general convention of peace, friendship, commerce, and navigation.

Negotiators.

For this desirable purpose, the President of the United States of America has conferred full powers on Samuel Larned, Chargé d'Affaires of the said States near the Government of Peru; and the Supreme Protector of the North and South Peruvian States, President of the Republic of Bolivia, encharged with the direction of the foreign relations of the Peru-Bolivian Confederation, has conferred like powers on John Garcia del Rio, Minister of State in the Department of Finance of the North Peruvian States;

Who, after having exhibited to each other their respective full powers, found to be in due and proper form, and exchanged certified copies

thereof, have agreed to the following articles, to wit:

### ARTICLE I.

Peace and friendship.

There shall be a perfect, firm, and inviolable peace and sincere friendship, between the United States of America and the Peru-Bolivian Confederation, in all the extent of their respective territories and possessions, and between their people and citizens, respectively, without distinction of persons or places.

#### ARTICLE II

Favors granted to other nations to become common.

The United States of America and the 1 eru-Bolivian Confederation, desiring to live in peace and harmony, as well with each other as with all the nations of the earth, by means of a policy frank, and equally friendly with all, engage, mutually, not to concede any particular favor to other nations, in respect of commerce and navigation, which shall not immediately become common to the other party to this treaty; who shall enjoy the same freely, if the concession was freely made, or on allowing the same compensation, if the concession was conditional.

### ARTICLE III.

Freedom of com-

The two high contracting parties, being likewise desirous of placing merce and navigation of their respective countries on the liberal basis of perfect equality with the most favored nation, mutually agree that the citizens of each may frequent with their vessels all the coasts and countries of the other, and may reside and trade there in all kinds of produce, manufactures, and merchandize, not prohibited to all; and

shall pay no other or higher duties, charges or fees, whatsoever, either on their vessels or cargoes, than the citizens or subjects of the most favored [nation] are, or shall be, obliged to pay on their vessels and cargoes; and they shall enjoy, respectively, all the rights, privileges, and exemptions, in navigation and commerce, which the citizens or subjects of the most favored nation do or shall enjoy; they submitting themselves to the laws, decrees, and usages there established, to which such citizens or subjects are of right subjected.

But it is understood that the stipulations contained in this article do not include the coasting trade of either of the two countries; the regu-excepted. lation of this trade being reserved by the parties, respectively, accord-

ing to their own separate laws.

Coasting-trade

### ARTICLE IV.

It is likewise agreed that it shall be wholly free for all merchants, commanders of ships, and other citizens of both countries, to manage merchants, &c. themselves their own business in all the ports, and places subject to the jurisdiction of the other, as well with respect to the consignment and sale of their goods and merchandize, as to the purchase of their returns, unloading, loading, and sending off of their vessels. The citizens of neither of the contracting parties shall be liable to any embargo, nor to be detained with their vessels, cargoes, merchandize, or effects, for any military expedition, nor for any public or private purpose whatever, without being allowed therefor a sufficient indemnification. Neither shall they be called upon for any forced loan, or occasional contributions; nor be subject to military service on land or sea.

Privileges of

### ARTICLE V.

Whenever the citizens of either of the contracting parties shall be forced to seek refuge, shelter, or relief, in the rivers, bays, ports, and refuge. dominions of the other, with their vessels, whether of war, (public or private,) of trade, or employed in the fisheries, through stress of weather, want of water or provisions, pursuit of pirates or enemies, they shall be received and treated with humanity; and all favor and protection shall be given to them, in the repairing of their vessels, procuring of supplies, and placing of themselves in a condition to pursue their voyage, without obstacle or hindrance.

Vessels seeking

### ARTICLE VI.

All ships, merchandize, and effects belonging to citizens of one of the contracting parties, which may be captured by pirates, whether on the rates. high seas, or within the limits of its jurisdiction, and may be carried or found in the rivers, roads, bays, ports, or dominions of the other, shall be delivered up to the owners, they proving, in due and proper form, their rights before the competent tribunals; it being understood that the claim should be made within the term of two years, by the parties themselves, their attornies, or the agents of their respective Governments.

Captures by pi-

## ARTICLE VII.

Whenever any vessel belonging to the citizens of either of the contracting parties shall be wrecked, founder, or suffer damage, on the coast, or within the dominions of the other, all assistance and protection shall be given to the said vessel, her crew, and the merchandize on board, in the same manner as is usual and customary with vessels of the nation where the accident happens, in like cases; and it shall be permitted to her, if necessary, to unload the merchandize and effects on board, with the proper precautions to prevent their illicit introduction, without exacting, in this case, any duty, impost, or contribution whatever, provided the same be exported.

Wrecked or damaged vessels.

## ARTICLE VIII.

The citizens of each of the contracting parties shall have power to

Disposal and inheritance of personal property.

dispose of their personal effects, within the jurisdiction of the other, by sale, donation, testament, or otherwise; and their representatives, being citizens of the other party, shall succeed to their said personal effects, whether by testament or ab intestato, and may take possession thereof, either themselves, or by others acting for them, and dispose of the same at their will, paying such dues only as the inhabitants of the country Heirs to real es- wherein said effects are shall be subject to pay in like cases. And if, in the case of real estate, the said heirs should be prevented from entering into possession of the inheritance on account of their character as aliens, there shall be granted to them the term of three years in which to dispose of the same, as they may think proper, and to withdraw the pro-

# ARTICLE IX.

ceeds, which they may do without obstacle, and exempt from all charges,

save those which are imposed by the laws of the country.

Protection to persons and property.

Both the contracting parties solemnly promise and engage to give their special protection to the persons and property of the citizens of each other, of all classes and occupations, who may be in the territories subject to the jurisdiction of the one or the other, transient or dwelling therein, leaving open and free to them the tribunals of justice, for their judicial recourse, on the same terms as are usual and customary with the natives or citizens of the country in which they may be; for which purpose they may employ, in defence of their rights, such advocates, solicitors, notaries, agents, and factors, as they may judge proper, in all their trials at law; and such citizens or agents shall have free opportunity to be present at the decisions and sentences of the tribunals, in all cases that may concern them, and likewise at the taking of all evidence and examinations that may be exhibited in the said trials.

Rights of citizeus.

And to render more explicit, and make more effectual, the solemn promise and engagement hereinbefore mentioned, under circumstances to which one of the parties thereto has heretofore been exposed, it is hereby further stipulated and declared, that all the rights and privileges which are now enjoyed by, or may hereafter be conferred on, the citizens of one of the contracting parties, by or in virtue of the constitution and laws of the other, respectively, shall be deemed and held to belong to, and inhere in, them, until such rights and privileges shall have been abrogated or withdrawn by an authority constitutionally or lawfully competent thereto.

# ARTICLE X.

Liberty of conscience.

It is likewise agreed, that perfect and entire liberty of conscience shall be enjoyed, by the citizens of both the contracting parties, in the countries subject to the jurisdiction of the one and the other, without their being liable to be disturbed or molested on account of their religious belief, so long as they respect the laws and established usages of the country.

Rights of burial.

Moreover, the bodies of the citizens of one of the contracting parties, who may die in the territories of the other, shall be buried in the usual burying grounds, or in other decent and suitable places, and shall be protected from violation or disturbance.

# ARTICLE XI.

Neutral trade.

It shall be lawful for the citizens of the United States of America and of the Peru-Bolivian Confederation to sail with their ships with all manner of liberty and security; no distinction being to be made who are the proprietors of the merchandise laden therein, from any port or place whatever, to the ports and places of those who are now, or hereafter shall be, at enmity with either of the contracting parties. It shall likewise be lawful for the citizens aforesaid to sail with the ships and merchandise before mentioned, and to trade, with the same liberty and security, from the places, ports, and havens of those who are enemies of both, or of either party, without any opposition or disturbance whatsoever; not only directly from the places of the enemy before mentioned to neutral places, but also from one place belonging to an enemy to another place belonging to an enemy, whether they be under the jurisdiction of one power or under that of several. And it is hereby stipulated, that free ships shall give freedom to goods; and that everything shall make free goods. be deemed to be free and exempt, which shall be found on board of the ships belonging to the citizens of either of the contracting parties, although the whole lading, or any part thereof, should appertain to the enemies of either; goods contraband of war being always excepted. is also agreed, in like manner, that the same liberty shall be extended to persons who are on board of a free ship, with this effect, that, although they be enemies to both or either of the parties, they shall not be taken out of that free ship, unless they are officers or soldiers, and in the actual service of the enemy: Provided, however, and it is hereby further agreed, that the stipulations in this article contained, declaring that the the principle. flag shall cover the property, shall be understood as applying to those Powers only who recognize this principle; but if either of the contracting parties shall be at war with a third, and the other be neutral, the flag of the neutral shall cover the property of those enemies whose Governments acknowledge this principle, and not that of others.

Free ships to

Limitation of

#### ARTICLE XII.

It is likewise agreed that, in cases where the neutral flag of one of the contracting parties shall protect the property of the enemies of the on enemy's vessel. other, in virtue of the above stipulation, it shall always be understood that the neutral property found on board of such enemy's vessel shall be held and considered as enemy's property, and as such shall be liable to detention and confiscation, except such property as was put on board of such vessels before the declaration of war, or even afterwards, if it were done without the knowledge of such declaration; but the contracting parties agree that, six months having elapsed after the declaration, their citizens shall not be allowed to plead ignorance thereof. contrary, if the flag of the neutral does not protect the enemy's property on board, in this case, the goods and merchandise of the neutral, embarked in such enemy's ship, shall be free.

Neutral property

# ARTICLE XIII.

This liberty of navigation and commerce shall extend to all kinds of merchandise, excepting only those which are distinguished by the name of contraband or prohibited goods, under which name shall be comprehended: 1st, cannons, mortars, howitzers, swivels, blunderbusses, muskets, fuses, rifles, carbines, pistols, pikes, swords, sabres, lancets, spears, halberds, grenades and bombs, powder, matches, balls, and all other things belonging to the use of these arms; 2ndly, bucklers, helmets, breastplates, coats of mail, infantry belts, and clothes made up in a military form and for a military use; 3rdly, cavalry belts, and horses with their furniture; 4thly, and generally, all kinds of arms and instruments of iron, steel, brass, and copper, or of any other materials manufactured, prepared, and formed expressly for the purposes of war, either by sea or land.

Contraband arti-

# ARTICLE XIV.

All other merchandise and things not comprehended in the articles of contraband explicitly enumerated and classified, as above, shall be held and considered as free, and subjects of free and lawful commerce, so

Other merchan-

that they may be carried and transported in the freest manner by both the contracting parties, even to places belonging to an enemy, excepting only those places which are, at that time, besieged or blockaded; and, to avoid all doubt in this particular, it is declared that those places only are besieged or blockaded which are actually attacked by a force capable of preventing the entry of the neutral.

# ARTICLE XV.

Confiscation of contraband goods.

The articles of contraband, of those before enumerated and classified, which may be found in a vessel bound for an enemy's port, shall be subject to detention and confiscation; but the rest of the cargo and the ship shall be left free, that the owners may dispose of them as they see proper. No vessel of either of the contracting parties shall be detained on the high seas, on account of having on board articles of contraband, whenever the master, captain, or supercargo of said vessel will deliver up the articles of contraband to the captor, unless, indeed, the quantity of such articles be so great, and of so large a bulk, that they cannot be received on board of the capturing vessel without great inconvenience; but, in this and all other cases of just detention, the vessel detained shall be sent to the nearest convenient and safe port for trial and judgment according to law.

## ARTICLE XVI.

Blockaded ports.

And whereas it frequently happens that vessels sail for a port or place belonging to an enemy, without knowing that the same is besieged, blockaded or invested, it is agreed that every vessel so circumstanced may be turned away from such port or place, but shall not be detained; nor shall any part of her cargo, if not contraband, be confiscated, unless, after being warned of such blockade or investment by the commanding officer of a vessel forming part of the blockading forces, she shall again attempt to enter; but she shall be permitted to go to any other port or place the master or supercargo shall think proper. Nor shall any vessel of either party that may have entered into such port or place before the same was actually besieged, blockaded, or invested by the other, be restrained from quitting it, with her cargo; nor, if found therein before or after the reduction and surrender, shall such vessel or her cargo be liable to seizure, confiscation, or any demand on the score of redemption or restitution, but the owners thereof shall be allowed to remain in the undisturbed possession of their property. And if any vessel, having thus entered the port before the blockade took place, shall take on board a cargo after the blockade be established, and attempt to depart, she shall be subject to being warned by the blockading forces to return to the port blockaded and discharge the said cargo; and if, after receiving said warning, the vessel shall persist in going out with the cargo, she shall be liable to the same consequences to which a vessel attempting to enter a blockaded port, after being warned off by the blockading forces, would be liable.

# ARTICLE XVII.

Regulation of visits at sea.

To prevent all kinds of disorder and irregularity in the visiting and examining of the ships and cargoes of both the contracting parties on the high seas, they have agreed, mutually, that whenever a vessel of war, public or private, shall meet with a neutral of the other contracting party, the first shall remain at the greatest distance compatible with the possibility and safety of making the visit under the circumstances of wind and sea, and the degree of suspicion attending the vessel to be visited; and shall send one of her small boats, with no more men than those necessary to man it, for the purpose of executing the said examination of the papers concerning the ownership and cargo of the ves-

Sea-letters or

sel, without causing the least extortion, violence, or ill-treatment, in respect of which the commanders of said armed vessels shall be responsible, with their persons and property; for which purpose, the commanders of said private armed vessels shall, before receiving their commissions, give sufficient security to answer for all the injuries and damages they may commit. And it is expressly agreed that the neutral party shall in no case be required to go on board the examining vessel for the purpose of exhibiting the ship's papers, nor for any other purpose whatever.

# ARTICLE XVIII.

To avoid all vexation and abuses in the examination of the papers relating to the ownership of the vessels belonging to the citizens of the passports. contracting parties, they have agreed, and do agree, that, in case one of them should be engaged in war, the ships and vessels of the other must be furnished with sea letters, or passports, expressing the name, property, and burden of the ship, as also the name and place of residence of the master or commander thereof, in order that it may thereby appear that the said ship really and truly belongs to the citizens of one of the parties. They have likewise agreed that such ships, being laden, besides the said sea-letters or passports, shall be provided with certificates containing the several particulars of the cargo and the place whence the ship sailed, so that it may be known whether any contraband or prohibited goods are on board of the same; which certificates shall be made out by the officers of the place whence the ship sailed, in the accustomed form, without which requisites the said vessel may be detained to be adjudged by the competent tribunals, and may be declared a legal prize, unless the said defect shall be proved to be owing to accident, or be satisfied or supplied by testimony entirely equivalent, in the opinion of said tribunals, to which ends there shall be allowed a sufficient term of time for its procurement.

ARTICLE XIX.

And it is further agreed that the stipulations above expressed, relative to the visiting and examining of vessels, shall apply to those only which sail without convoy; and when said vessels shall be under convoy, the verbal declaration of the commander of the convoy, on his word of honor, that the vessels under his protection belong to the nation whose flag he carries, and, when they are bound to an enemy's port, that they have no contraband goods on board, shall be sufficient.

Vessels under

#### ARTICLE XX.

It is moreover agreed that, in all cases, the established courts for prize causes, in the country to which the prize may be conducted, shall alone take cognizance of them. And whenever such tribunal or court of either party shall pronounce judgment against any vessel, goods, or property, claimed by citizens of the other party, the sentence or decree shall mention the reasons or motives in which the same shall have been founded; and an authenticated copy of the sentence or decree, and of all the proceedings in the case shall, if demanded, be delivered to the commander or agent of said vessel or property, without any excuse or delay, he paying the legal fees for the same.

Prize courts and lecrees.

#### ARTICLE XXI.

Whenever one of the contracting parties shall be engaged in war with another State, no citizen of the other contracting party shall accept a commission or letter of marque, for the purpose of assisting or co-operating hostilely with the said enemy against the said party so at war, under pain of being treated as a pirate.

marque.

## ARTICLE XXII.

Rights of resi-

If, at any time, a rupture should take place between the two contractdents in case of ing nations, and (which God forbid) they should become engaged in war with each other, they have agreed, and do agree now, for then, that the merchants, traders, and other citizens of all occupations, of each of the two parties residing in the cities, ports, and dominions of the other, shall have the privilege of remaining and continuing their trade and business therein, and shall be respected and maintained in the full and undisturbed enjoyment of their personal liberty and property, so long as they behave peaceably and properly, and commit no offence against the laws. And in case their conduct should render them suspected of malpractices, and, having thus forfeited this privilege, the respective Governments should think proper to order them to depart, the term of twelve months, from the publication or intimation of this order therefor, shall be allowed them, in which to arrange and settle their affairs, and remove with their families, effects, and property; to which end the necessary safe conduct shall be given to them, and which shall serve as a sufficient protection until they arrive at the designated port, and there embark. But this favor shall not be extended to those who shall act contrary to the established laws. It is, nevertheless, to be understood that the persons so suspected may be ordered by the respective Governments to remove forthwith into the interior, to such places as they shall think fit to designate.

## ARTICLE XXIII.

Debts, &c., not to be confiscated.

Neither the debts due from individuals of the one nation to the individuals of the other, nor shares, nor money, which they may have in public funds, nor in public or private banks, shall ever, in any event of war or national difference, be sequestered or confiscated.

# ARTICLE XXIV.

Envoys, ministers, &c.

Both the contracting parties being desirous of avoiding all inequality in relation to their public communications and official intercourse, they have agreed, and do agree, to grant to their Envoys, Ministers, and other public agents, the same favors, immunities, and exemptions, as those of the most favored nation do or shall enjoy; it being understood that whatever favors, immunities, or privileges the United States of America or the Peru-Bolivian Confederation may find it proper to grant to the Envoys, Ministers, and public agents of any other power shall, by the same act, be granted and extended to those of the contracting parties respectively.

# ARTICLE XXV.

Consular officers.

To make more effectual the protection which the United States of America and the Peru-Bolivian Confederation shall afford in future to the navigation and commerce of the citizens of each other, they agree to receive and admit Consuls and Vice-Consuls in all the ports open to foreign commerce; who shall enjoy, within their respective consular districts, all the rights, prerogatives, and immunities of the Consuls and Vice-Consuls of the most favored nation, each contracting party, however, remaining at liberty to except those ports and places in which the admission and residence of such functionaries may not seem convenient.

#### ARTICLE XXVI.

Exequaturs.

In order that the Consuls and Vice-Consuls of the two contracting parties may enjoy the rights, prerogatives, and immunities which belong to them by their public character, they shall, before entering on the exercise of their functions, exhibit their commission or patent, in due form, to the Government to which they are accredited; and, having received their exequatur, they shall be held and considered as such Consuls and Vice-Consuls by all the authorities, magistrates, and inhabitants in the consular district in which they reside.

# ARTICLE XXVII.

It is likewise agreed that the Consuls, Vice-Cousuls, their secretaries, officers, and persons attached to their service, (they not being citizens consular officers. of the country in which the Consul or Vice-Consul resides,) shall be exempt from all public service, and also from all kinds of taxes, imposts, and contributions, except those which they shall be obliged to pay on account of commerce, or their property, and from which the citizens of their respective country, resident in the other, are not exempt, in virtue of the stipulations contained in this treaty; they being, in every thing besides, subject to the laws of the respective States. The archives and papers of the consulates shall be respected inviolably, and under no archives. pretext whatever shall any magistrate or other person seize or in any way interfere with them.

Immunities

Inviolability of

ARTICLE XXVIII.

The said Consuls and Vice-Consuls shall have power to require the assistance of the authorities of the country for the arrest, detention, vessels. and custody of deserters from the public and private vessels of their country; and for this purpose they shall address themselves to the courts, judges, or officers competent, and shall demand the said deserters in writing, proving, by an exhibition of the ship's roll or other public document, that the men so demanded are part of the crew of the vessel from which it is alleged they have deserted; and on this demand, so proved, (saving, however, when the contrary is more conclusively proved.) the delivery shall not be refused. Such deserters, when arrested, shall be put at the disposal of the said Consuls or Vice-Consuls, and may be put in the public prisons, at the request and expense of those who reclaim them, to be sent to the ships to which they belong, or to others of the same nation; but if they should not be so sent within two months, to be counted from the day of their arrest, they shall be set at liberty, and shall be no more arrested for the same cause.

Deserters from

#### ARTICLE XXIX.

For the purpose of more effectually protecting their commerce and navigation, the two contracting parties do hereby agree to form, as soon vention. hereafter as may be mutually convenient, a consular convention, which shall declare, specially, the powers and immunities of the Consuls and Vice Consuls of the respective parties.

Consular con-

#### ARTICLE XXX.

The United States of America, and the Peru-Bolivian Confederation, desiring to make as durable as circumstances will permit the relations which are established between the two parties in virtue of this treaty, or general convention of peace, friendship, commerce, and navigation, have declared solemnly, and do agree, as follows:

1st. The present treaty shall be in force for twelve years from the day of the exchange of the ratifications thereof; and, further, until the treaty. end of one year after either of the contracting parties shall have given notice to the other of its intention to terminate the same, each of them reserving to itself the right of giving such notice to the other, at the end of said term of twelve years. And it is hereby agreed between the parties that, on the expiration of one year after such notice shall have been received by either of them from the other, as above mentioned,

Duration of

this treaty shall, in all the points relating to commerce and navigation. altogether cease and determine; and in all those parts which relate to peace and friendship, it shall be permanently and perpetually binding on both Powers.

Infringements of treaty.

2ndly. If any one or more of the citizens of either party shall infringe any of the articles of this treaty, such citizen or citizens shall be held personally responsible therefor, and the harmony and good correspond. ence between the two nations shall not be interrupted thereby; each party engaging in no way to protect the offender or offenders, or to sanction such violence, under pain of rendering itself liable for the consequences thereof.

Reprisals and

3rdly. If, (which, indeed, cannot be expected,) unfortunately, any of declarations of war, the stipulations contained in the present treaty shall be violated or infringed in any other way whatever, it is expressly covenanted and agreed, that neither of the contracting parties will order, or authorize, any act of reprisals, nor declare or make war against the other, on complaint of injuries or damages resulting therefrom, until the party considering itself aggrieved shall first have presented to the other a statement or representation of such injuries or damages, verified by competent proofs, and have demanded redress and satisfaction, and the same shall have been either refused or unreasonably delayed.

Treaties with affected.

4thly. Nothing in this treaty contained shall, however, be construed other nations not to operate contrary to former and existing public treaties with other states or sovereigns.

Rătifications.

The present treaty of peace, friendship, commerce, and navigation shall be approved and ratified by the President of the United States of America, by and with the advice and consent of the Senate thereof, and by the Supreme Protector of the north and south Peruvian States, President of the Republic of Bolivia, encharged with the direction of the foreign relations of the Peru Bolivian Confederation; and the ratifications shall be exchanged within eighteen months from the date of the signature hereof, or sooner if possible.

Signatures.

In faith whereof we, the Plenipotentiaries of the United States of America and the Peru-Bolivian Confederation, have signed and sealed these presents.

Date.

Done in the city of Lima on the thirtieth day of November, in the year of our Lord one thousand eight hundred and thirty-six.

> SAMUEL LARNED. L. S. J. GARCIA DEL RIO.

# PERU

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND THE REPUBLIC OF PERU FOR THE SATISFACTION OF CLAIMS OF AMERICAN CITIZENS, CONCLUDED AT LIMA MARCH 17, 1841; RATIFICATION ADVISED BY SENATE JANUARY 5, 1843; RATIFIED BY PRESIDENT JANUARY 12, 1843; RATIFICATIONS EXCHANGED AT LIMA JULY 22, 1843; PROCLAIMED FEBRUARY 21, 1844; MODIFICATION CONSENTED TO AND TIME FOR EFFECTIVE EXCHANGE OF RATIFICATIONS EXTENDED BY SENATE MAY 29, 1846; RATIFICATIONS EXCHANGED A SECOND TIME, AT LIMA, OCTOBER 31, 1846; PROCLAIMED FINALLY JANUARY 8, 1847.

March 17, 1841.

The United States of America and the Republic of Peru, desirous of consolidating permanently the good understanding and friendship ties. now happily existing between the parties, have resolved to arrange and terminate their differences and pretensions, by means of a convention that shall determine exactly the responsibilities of Peru with respect to the claims of certain citizens of the United States against

Contracting par-

And with this intention, the President of the United States has appointed James C. Pickett, Chargé d'Affaires of said States near Peru, and His Excellency the President of the Republic of Peru has appointed Don Manuel del Rio, principal officer of the Department of Finance, Acting Minister of the same Department and Supernumerary Councillor of State;

Negotiators.

And both Commissioners, after having exchanged their powers, have agreed upon and signed the following articles:

#### ARTICLE I.

The Pernyian Government, in order to make full satisfaction for various claims of citizens of the United States, on account of seizures, States. captures, detentions, sequestrations, and confiscations of their vessels, or for the damage and destruction of them, of their cargoes, or other property, at sea, and in the ports and territories of Peru, by order of said Government of Peru, or under its authority, has stipulated, to pay to the United States, the sum of three hundred thousand dollars, which shall be distributed among the claimants, in the manner and according to the rules that shall be prescribed by the Government of the United States.

Sum to be paid

#### ARTICLE II.

The sum of three hundred thousand dollars, which the Government of Peru has agreed to pay, in the preceding article, shall be paid at Lima, in ten equal annual instalments of thirty thousand dollars each, to the person or persons that may be appointed by the United States to receive it. The first instalment shall be paid on the first day of January, in the year one thousand eight hundred and forty-four, and an instalment on the first day of each succeeding January, until the whole sum of three nundred thousand dollars shall be paid.

Instalments.

#### ARTICLE III.

The Peruvian Government agrees also to pay interest on the beforementioned sum of three hundred thousand dollars, at the rate of four per centum per annum, to be computed from the first day of January, one thousand eight hundred and forty-two, and the interest accruing on

Interest.

each instalment shall be paid with the instalment. That is to say, interest shall be paid on each annual instalment, from the first day of January, one thousand eight hundred and forty-two.

#### ARTICLE IV.

Payments, how to be made.

All the annual payments made on account of the three hundred thousand dollars, shall be paid in hard dollars of the same standard and value as those now coined at the mint in Lima; and the annual payments, as well as the accruing interest, may be exported from Peru, free of all duty whatever.

#### ARTICLE V.

No further demand for certain claims.

There shall not be demanded of the Government of Peru any other payment or indemnification, on account of any claim of the citizens of the United States, that was presented to it by Samuel Larned, esquire, when Chargé d'Affaires of the United States near Peru. But the claims subsequent to those presented by Mr. Larned to the Government of Peru shall be examined and acted upon hereafter.

# ARTICLE VI.

Option of Peru.

It is further agreed, that the Peruvian Government shall have the option of paying each annual instalment, when it is due, with orders on the custom-house at Callao, which shall be endorsable in sums of any amount, and receivable in the Treasury, as cash, in payment of duties on importations of all kinds; and the orders shall be given in such a manner as, that in case similar orders shall be at a discount in the market, the full value of each annual payment shall be secured and made good to the United States, as though it had been paid in cash at the time of its falling due; and any loss occasioned by discount, or delay in the collection, shall be borne and made good by the Peruvian Government.

# ARTICLE VII.

Ratifications.

This convention shall be ratified by the contracting parties, and the ratifications shall be exchanged within two years from its date, or sooner if possible, after having been approved by the President and Senate of the United States, and by the Congress of Peru.

Signatures. Date. In witness whereof, the respective Commissioners have signed the same, and affixed thereto their seals. Done in triplicate at the city of Lima, this seventeenth day of March, in the year of our Lord one thousand eight hundred and forty-one.

J. C. PICKETT. [L. S.] MANUEL DEL RIO. [L. S.]

# PERU, 1851.

July 26, 1851.

TREATY OF FRIENDSHIP, COMMERCE, AND NAVIGATION, BETWEEN THE UNITED STATES OF AMERICA AND THE REPUBLIC OF PERU, CONCLUDED AT LIMA JULY 26, 1951; RATIFICATION ADVISED BY SENATE JUNE 23, 1852; RATIFIED BY PRESIDENT JULY 16, 1852; RATIFICATIONS EXCHANGED AT WASHINGTON JULY 16, 1852; PROCLAIMED JULY 19, 1852.

[This treaty terminated December 9, 1863, under notice given by Peru, in accordance with Article XL.]

Contracting parties.

The United States of America and the Republic of Peru, being equally animated with the desire to render firm and permanent the peace and friendship which have always so happily subsisted between them, and to place their commercial relations upon the most liberal basis, have

resolved to fix clear and precise rules which shall in future be religiously observed between the two nations by means of a treaty of friendship,

commerce, and navigation.

To attain this desirable object, the President of the United States of America has conferred full powers on John Randolph Clay, the accredited Chargé d'Affaires of the said States to the Government of Peru, and the President of the Republic of Peru has conferred like full powers on Brigadier General Don Juan Crisostomo Torrico, Minister of War and the Marine, Minister of Foreign Affairs ad interim, &c., &c.; who, after exchanging their respective full powers, found to be in good and due form, have agreed upon and concluded the following articles:

Negotiators.

## ARTICLE I.

There shall be perfect and perpetual peace and friendship between the United States of America and the Republic of Peru, and between ship. their respective territories, people, and citizens, without distinction of persons or places.

Peace and friend-

## ARTICLE II.

The United States of America and the Republic of Peru mutually agree that there shall be reciprocal liberty of commerce and navigation merce. between their respective territories and citizens; the citizens of either republic may frequent with their vessels all the coasts, ports, and places of the other, wherever foreign commerce is permitted, and reside in all parts of the territories of either, and occupy dwellings and warehouses, and everything belonging thereto shall be respected and shall not be subjected to any arbitrary visits or search.

The said citizens shall have full liberty to trade in all parts of the territories of either, according to the rules established by the respective regula-idents. tions of commerce, in all kinds of goods, merchandise, manufactures, and produce not prohibited to all, and to open retail stores and shops, under the same municipal and police regulations as native citizens; and they shall not in this respect be liable to any other or higher taxes or imposts than those which are or may be paid by native citizens. No examination or inspection of their books, papers, or accounts shall be made

without the legal order of a competent tribunal or judge.

The citizens of either country shall also have the unrestrained right to travel in any part of the possessions of the other, and shall in all cases enjoy the same security and protection as the natives of the country wherein they reside, on condition of their submitting to the laws and ordinances there prevailing; they shall not be called upon for any forced loan or occasional contribution, nor shall they be liable to any embargo, or to be detained with their vessels, cargoes, merchandise, goods, or effects, for any military expedition, or for any public purpose whatsoever, without being allowed therefor a full and sufficient indemnification, which shall in all cases be agreed upon and paid in advance.

Freedom of com-

Privileges of res-

#### ARTICLE III.

commerce and navigation, to other nations, which shall not be also immediately extended to the citizens of the other contracting party, who shall enjoy the same, gratuitously, if the concession shall have been gratuitous, or on giving a compensation as nearly as possible of proportionate value and effect, to be adjusted by mutual agreement, if the concession shall have been conditional.

#### ARTICLE IV.

No higher or other duties or charges on account of tonnage, lighthouses, or harbour dues, pilotage, quarantine, salvage in case of damage or shipwreck, or any other local charges, shall be imposed in any

Tonnage duties,

ports of Peru on vessels of the United States, of the burden of two hundred tons and upward, than those payable in the same ports by Peruvian vessels of the same burden; nor in any of the ports of the United States by Peruvian vessels of the burden of two hundred tons and upwards, than shall be payable in the same ports by vessels of the United States of the same burden.

### ARTICLE V.

**Duties on imports** party.

All kinds of merchandise and articles of commerce which may be lawin vessels of either fully imported into the ports and territories of either of the high contracting parties in national vessels may also be so imported in vessels of the other party, without paying other or higher duties and charges of any kind or denomination whatever than if the same merchandise and articles of commerce were imported in national vessels; nor shall any distinction be made in the manner of making payment of the said duties or charges.

It is expressly understood that the stipulations in this and the preceding article are to their full extent applicable to the vessels and their cargoes belonging to either of the high contracting parties arriving in the ports and territories of the other, whether the said vessels have cleared directly from the ports of the country to which they appertain, or from

the ports of any other nation.

## ARTICLE VI.

Equality of duof either country.

No higher or other duties or charges shall be imposed or levied upon ties on products the importation into the ports and territories of either of the high contracting parties of any article the produce, growth, or manufacture of the other party, than are or shall be payable on the like article being the produce, growth, or manufacture of any other country; nor shall any prohibition be imposed upon the importation of any article the produce, growth, or manufacture of either party into the ports or territories of the other, which shall not equally extend to all other nations.

### ARTICLE VII.

Exports, draw-

All kinds of merchandise and articles of commerce which may be lawbacks, and boun-fully exported from the ports and territories of either of the high contracting parties in national vessels may also be exported in vessels of the other party; and they shall be subject to the same duties only, and be entitled to the same drawbacks, bounties, and allowances, whether the same merchandise and articles of commerce be exported in vessels of the one party or in vessels of the other party.

# ARTICLE VIII.

Changes of tariff.

No changes or alterations in the tariffs of either of the high contracting parties, augmenting the duties payable upon merchandise or articles of commerce of any sort or kind imported into or exported from their respective ports, shall be held to apply to the commerce or navigation of either party, until the expiration of eight calendar months after the said changes or alterations shall have been promulgated and become a law, unless the law or decree by which such changes or alterations shall be made contain a prospective provision to the same or similar effect.

### ARTICLE IX.

Coasting trade.

It is hereby declared that the stipulations of the present treaty are not to be understood as applying to the navigation and coasting trade between one port and another situated in the territories of either contracting party; the regulation of such navigation and trade being reserved, respectively, by the parties, according to their own separate laws.

Vessels of either country shall, however, be permitted to discharge part of their cargoes at one port open to foreign commerce in the terri- at ports. tories of either of the high contracting parties, and to proceed with the remainder of their cargo to any other port or ports of the same territories open to foreign commerce, without paying other or higher tonnagedues or port-charges in such cases than would be paid by national vessels in like circumstances; and they shall be permitted to load in like manner at different ports in the same voyage outwards.

Vessels touching

# ARTICLE X.

The Republic of Peru, desiring to increase the intercourse along its coasts, by means of steam navigation, hereby engages to accord to any citizen or citizens of the United States who may establish a line of steamvessels, to navigate regularly between the different ports of entry within the Peruvian territories, the same privileges of taking in and landing freight, entering the by ports for the purpose of receiving and landing passengers and their baggage, specie, and bullion, carrying the public mails, establishing depots for coal, erecting the necessary machine and workshops for repairing and refitting the steam vessels, and all other favors enjoyed by any other association or company whatsoever. It is furthermore understood between the two high contracting parties, that the steam-vessels of either shall not be subject in the ports of the other party to any duties of tonnage, harbor, or other similar duties whatsoever, than those that are or may be paid by any other association or company.

Privileges to steam-vessels.

# ARTICLE XI.

For the better understanding of the preceding articles, and taking into consideration the actual state of the commercial marine of Peru, it considered a Peruis stipulated and agreed that every vessel belonging exclusively to a citizen or citizens of the said republic, and of which the captain is also a citizen of the same, though the construction or the crew is or may be foreign, shall be considered, for all the objects of this treaty, as a Peruvian vessel.

What shall be vian vessel.

# ARTICLE XII.

The whale-ships of the United States shall have access to the port of Tumbez, as well as to the ports of entry in Peru, and may sail from one port to another for the purposes of refreshment and refitting, and they shall be permitted to sell or barter their supplies or goods, including oil, of to the amount of two hundred dollars ad valorem, for each vessel with- 626. out paying any tonnage or harbour dues, or any duties or imposts upon the articles so sold or bartered. They shall be also permitted, with like exemption from tonnage and harbour dues, further to sell or barter their supplies or goods, including oil, to the additional amount of one thousand dollars, ad valorem, for each vessel, upon paying for the said additional articles the same duties as are payable upon like supplies, or goods and oil, when imported in the vessels and by the citizens or subjects of the most favored nation.

Privileges of whale-ships in Peruvian ports.

[See convention 1857, pp. 625,

## ARTICLE XIII.

The merchants, commanders, or masters of vessels, and other citizens of either contracting party, shall be wholly free to manage their own business, &c. business and affairs, in all the ports and places within the jurisdiction of the other, or to commit their business and affairs to the management of any person whom they may choose to appoint, as agent, factor, consignee, or interpreter. They shall not be restrained in the choice of persons to act in such capacities, or be compelled to pay any salary or remuneration to any one whom they do not wish to employ. Absolute

Right to manage

freedom shall be given, as well with respect to the consignment and sale of their merchandise and articles of commerce, as to the purchase of their returns, unloading, loading, and sending off their vessels. buyer and seller shall have full liberty to bargain together and fix the price of any merchandise or articles of commerce, imported into or to be exported from the territories of either contracting party, the regulations of commerce established in the respective countries being in every case duly observed.

## ARTICLE XIV.

Privileges of Peruvians in the mines of California.

Peruvian citizens shall enjoy the same privileges in frequenting the mines, and in digging or working for gold upon the public lands situated in the State of California, as are, or may be hereafter, accorded by the United States of America to the citizens or subjects of the most favored nation.

# ARTICLE XV.

Disposal and inheritance of personal property.

The citizens of either of the high contracting parties shall have the full power and liberty to dispose of their personal property and effects, of every kind and description, within the jurisdiction of the other, by sale, donation, testament, or otherwise; and their heirs or representatives, being citizens of the other party, shall succeed to their said personal property and effects, whether by testament or ab intestato, and may take possession of the same themselves or by others acting for them, and dispose of the same at their pleasure, paying such dues only as the inhabitants of the country wherein said effects may be shall be Heirs to real es- subject to pay in like cases. Should the property consist of real estate, and the heirs, on account of their character as aliens, be prevented from entering into possession of the inheritance, they shall be allowed the term of three years to dispose of the same and withdraw and export the proceeds, which they may do without any hindrance, and without paying any other dues or charges than those which are established by the laws of the country.

tate.

#### ARTICLE XVI.

Wrecked or dam • aged vessels.

If any vessel belonging to the citizens of either of the high contracting parties should be wrecked, suffer damage, or be left derelict, on or near the coasts, within the territories of the other, all assistance and protection shall be given to such vessel and her crew; and the vessel, or any part thereof, and all furniture and appurtenances belonging thereto, together with all the merchandise which shall be saved therefrom, or the produce thereof, if sold, shall be faithfully restored to the owners, or their agents, they paying only the expenses incurred in the preservation of the property, together with the rate of salvage which would have been payable, in the like case, by national vessels; and it shall be permitted for them to unload the merchandise and effects on board, with the proper precautions to prevent their illicit introduction, without exacting in such case any duty, impost, or contribution whatever, provided the same be exported.

## ARTICLE XVII.

Vessels seeking refuge.

When through stress of weather, want of water or provisions, pursuit of enemies or pirates, the vessels of one of the high contracting parties, whether of war (public or private) or of trade, or employed in fishing, shall be forced to seek shelter in the ports, rivers, bays, and dominions of the other, they shall be received and treated with humanity; sufficient time shall be allowed for the completion of repairs, and while any vessel may be undergoing them its cargo shall not unnecessarily be required to be landed either in whole or in part; all assistance and pro tection shall be given to enable the vessels to procure supplies, and to place them in a condition to pursue their voyage without obstacle or hindrance.

#### ARTICLE XVIII.

All vessels, merchandise, and effects, belonging to the citizens of either of the high contracting parties, which may be captured by rates. pirates, either on the high seas or within the limits of its jurisdiction, and may be carried into or found in the rivers, roads, bays, ports, or dominions of the other, shall be delivered up to the owners or their agents, they proving, in due and proper form, their rights before the competent tribunals; it being understood that the claim thereto shall be made within two years, by the owners themselves, their agents, or the agents of the respective Governments.

Captures by pi-

#### ARTICLE XIX.

The high contracting parties promise and engage to give full and perfect protection to the persons and property of the citizens of each other, of all classes and occupations, who may be dwelling or transient in the territories subject to their respective jurisdiction; they shall have free and open access to the tribunals of justice for their judicial recourse, on the same terms as are usual and customary with the natives or citizens of the country in which they may be, and they shall be at liberty to employ, in all causes, the advocates, attornies, notaries, or agents, of whatever description, whom they may think proper. The said citizens shall not be liable to imprisonment without formal commitment under a warrant signed by a legal authority, except in cases flagrantis delicti; and they shall in all cases be brought before a magistrate, or other legal authority, for examination, within twenty-four hours after arrest; and if not so examined, the accused shall forthwith be discharged from cus-Said citizens, when detained in prison, shall be treated during their imprisonment with humanity, and no unnecessary severity shall be exercised towards them.

Protection to persons and prop-

## ARTICLE XX.

It is likewise agreed that perfect and entire liberty of conscience shall be enjoyed by the citizens of both the contracting parties in the countries science. subject to the jurisdiction of the one or the other, without their being liable to be disturbed or molested on account of their religious belief, so long as they respect the laws and established usages of the country. Moreover, the bodies of the citizens of one of the contracting parties, who may die in the territories of the other, shall be buried in the usual burying-grounds, or in other decent and suitable places, and shall be protected from violation or disturbance.

Liberty of con-

Rights of burial.

#### ARTICLE XXI.

The citizens of the United States of America and of the Republic of Peru may sail with their vessels, with entire freedom and security, from any port to the ports or places of those who now are, or hereafter shall be, enemies of either of the contracting parties, whoever may be the owners of the merchandise laden in the said vessels. The same citizens shall also be allowed to sail with their vessels, and to carry and traffic with their merchandise from the ports and places of the enemies of both parties, or of one of them, without any hindrance, not only to neutral ports and places, but also from one port belonging to an enemy to another enemy's port, whether they be under the jurisdiction of one power or under several. And it is agreed that free ships shall give freedom to goods, and that everything shall be deemed free which shall free goods. be found on board the vessels belonging to the citizens of either of the

Neutral trade.

Free ships make

contracting parties, although the whole lading or a part thereof, should belong to the enemies of either, articles contraband of war being always excepted. The same liberty shall be extended to persons who may be on board free ships, so that said persons cannot be taken out of them, even if they may be enemies of both parties, or of one of them, unless they of are officers or soldiers in the actual service of the enemy. It is agreed that the stipulations in this article declaring that the flag shall cover the property shall be understood as applying to those nations only who recognize this principle; but if either of the contracting parties shall be at war with a third, and the other shall remain neutral, the flag of the neutral shall cover the property of enemies whose Governments

Limitation the principle.

# ARTICLE XXII.

acknowledge this principle, and not that of others.

Neutral property on enemy's vessel. [See Article II, convention of 1856, p. 624.]

When the neutral flag of one of the contracting parties shall protect the property of the enemies of the other, in virtue of the preceding article, neutral property found on board enemies' vessels shall likewise be considered as enemies' property, and shall be subject to detention and confiscation, unless it shall have been put on board before the declaration of war, or even afterwards, if it were done without knowledge of such declaration; but the contracting parties agree that ignorance cannot be alleged after the lapse of six months from the declaration of war. On the contrary, in those cases where the flag of the neutral does not protect enemies' property which may be found on board, the goods or merchandise of the neutral embarked in enemies' vessels shall be free.

## ARTICLE XXIII.

Contraband articles.

The liberty of commerce and navigation stipulated for in the preceding articles shall extend to all kinds of merchandise except the articles called contraband of war, under which name shall be comprehended:

1st. Cannons, mortars, howitzers, swivels, blunderbusses, muskets, fusees, rifles, carbines, pistols, pikes, swords, sabres, lances, spears, halberds, grenades, bombs, powder, matches, balls, and everything belonging to the use of these arms.

2nd. Bucklers, helmets, breastplates, coats of mail, accoutrements, and

clothes made up in military form and for military use. 3d. Cavalry belts and horses, with their harness.

4th. And generally, all offensive or defensive arms made of iron, steel, brass, copper, or of any other material, prepared and formed to make war by land or at sea.

# ARTICLE XXIV.

All other goods free.

All other merchandise and things not comprehended in the articles of contraband explicitly enumerated and classified as above shall be held and considered as free and subjects of free and lawful commerce, so that they may be carried and transported in the freest manner by both the contracting parties even to places belonging to an enemy, excepting only those places which are at that time besieged or blockaded; and to avoid all doubt in this particular, it is declared that those places only shall be considered as besieged or blockaded which are actually invested or attacked by a force capable of preventing the entry of the neutral.

#### ARTICLE XXV.

Confiscation of cles.

The articles of contraband, or those before enumerated and classified, contraband arti- which may be found in a vessel bound for an enemy's port, shall be subject to detention and confiscation; but the rest of the cargo and the ship shall be left free, that the owners may dispose of them as they see proper. No vessel of either of the contracting parties shall be detained on the high seas on account of having on board articles of contraband, whenever the master, captain, or supercargo of said vessel will deliver up the articles of contraband to the captor, unless, indeed, the quantity of such articles be so great, or of so large bulk, that they cannot be received on board the capturing vessel without great inconvenience; but in this and all other cases of just detention, the vessel detained shall be sent to the nearest convenient and safe port, for trial and judgment according to law.

#### ARTICLE XXVI.

And whereas it frequently happens that vessels sail for a port or place belonging to an enemy without knowing that the same is besieged, blockaded, or invested, it is agreed that every vessel so circumstanced may be turned away from such port or place, but shall not be detained, nor shall any part of her cargo, if not contraband, be confiscated, unless, after having been warned of such blockade or investment by the commanding officer of a vessel forming part of the blockading forces, she again attempt to enter; but she shall be permitted to go to any other port or place the master or supercargo may think proper. Nor shall any vessel of either party that may have entered into such port or place before the same was actually besieged, blockaded, or invested by the other, be restrained from leaving it with her cargo, nor if found therein before or after the reduction and surrender, shall such vessel or her cargo be liable to seizure, confiscation, or any demand on the score of redemption or restitution; but the owners thereof shall remain in the undisturbed possession of their property. And if any vessel having thus entered the port before the blockade took place shall take on board a cargo after the blockade be established, and attempt to depart, she may be warned by the blockading forces to return to the blockaded port and discharge the said cargo; and if, after receiving such warning, the vessel shall persist in going out with the cargo, she shall be liable to the same consequences as in the case of a vessel attempting to enter a blockaded port after having been warned off by the blockading forces.

#### ARTICLE XXVII.

To prevent disorder and irregularity in visiting and examining the vessels and cargoes of both the contracting parties on the high seas, visits at sea. they have agreed, mutually, that whenever a vessel of war, public or private, shall meet with a neutral of the other party, the former shall remain at the greatest distance compatible with the possibility and safety of making the visit, under the circumstances of wind and sea, and the degree of suspicion attending the vessel to be visited, and shall send one of her small boats with no more men than may be necessary to execute the said examination of the papers concerning the ownership and cargo of the vessel, without causing the least extortion, violence, or illtreatment, in respect of which the commanders of said armed vessels shall be responsible with their persons and property; for which purpose the commanders of said private armed vessels shall, before receiving their commissions, give sufficient security to answer for all the injuries and damages they may commit. And it is expressly agreed that the neutral party shall in no case be required to go on board of the examining vessel for the purpose of exhibiting the ship's papers, nor for any other purpose whatever.

## ARTICLE XXVIII.

Both contracting parties likewise agree that when one of them shall be engaged in war the vessels of the other must be furnished with sea- passports. letters, patents, or passports, in which shall be expressed the name, burden of the vessel, and the name and place of residence of the owner, and master or captain thereof, in order that it may appear that the

Blockaded ports.

Regulation

vessel really and truly belongs to citizens of the said other party. also agreed that such vessels being laden, besides the said sea-letters. patents, or passports, shall be provided with manifests or certificates. containing the particulars of the cargo and the place where it was taken on board, so that it may be known whether any part of the same consists of contraband or prohibited articles; which certificate shall be made out in the accustomed form by the authorities of the port whence the vessel sailed; without which requisites the vessel may be detained to be adjudged by the competent tribunales, and may be declared good and legal prize, unless it shall be proved that the said defect or omission was owing to accident, or unless it shall be satisfied or supplied by testimony equivalent in the opinion of the said tribunals, for which purpose there shall be allowed a reasonable length of time to procure and present it.

# ARTICLE XXIX.

Vessels under convoy.

The preceding stipulations relative to the visit and examination of vessels shall apply only to those which sail without convoy; for when said vessels shall be under convoy, the verbal declaration of the commander of the convoy, on his word of honor, that the vessels under his protection belong to the nation whose flag they carry, and, when they are bound to an enemy's port, that they have no contraband goods on board, shall be sufficient.

# ARTICLE XXX.

Prize courts and decrees.

It is further agreed that, in all prize cases, the courts specially established for such causes in the country to which the prizes may be conducted shall alone take cognizance of them. And whenever such courts of either party shall pronounce judgment against any vessel, merchandise, or property claimed by the citizens of the other party, the sentence or decree shall set forth the reasons or motives on which the same shall have been founded; and an authenticated copy of the sentence or decree, and of all the proceedings connected with the case, shall, if demanded, be delivered to the commander or agent of the said vessel, merchandise, or property, without any excuse or delay, upon payment of the established legal fees for the same.

# ARTICLE XXXI.

Letters of marque.

Whenever one of the contracting parties shall be engaged in war with another nation, no citizen of the other contracting party shall accept a commission, or letter of marque, for the purpose of assisting or co-operating hostilely with the said enemy against the said party so at war, under pain of being treated as a pirate.

## ARTICLE XXXII.

Rights of resiwar.

If, which is not to be expected, a rupture should at any time take dents in case of place between the two contracting nations, and they should engage in war with each other, they have agreed, now for then, that the merchants, traders, and other citizens of all occupations of either of the two parties, residing in the cities, ports, and dominions of the other, shall have the privilege of remaining and continuing their trade and business therein, and shall be respected and maintained in the full and undisturbed enjoyment of their personal liberty and property, so long as they conduct themselves peaceably and properly, and commit no offence against the laws. And in case their acts should render them justly suspected, and, having thus forfeited this privilege, the respective Governments should think proper to order them to leave the country, the term of twelve months from the publication or intimation of the order therefor shall be allowed them in which to arrange and settle their affairs and remove with their families, effects and property; to which end the necessary safe conduct shall be given to them, which shall serve as a sufficient protection, until they arrive at the designated port and there embark; but this favor shall not be extended to those who shall act contrary to the established laws. It is, nevertheless, understood that the respective Governments may order the persons so suspected to remove, forthwith, to such places in the interior as may be designated.

#### ARTICLE XXXIII.

In the event of a war, or of any interruption of friendly intercourse between the high contracting parties, the money, private debts, shares to be confiscated. in the public funds or in the public or private banks, or any other property whatever, belonging to the citizens of the one party in the territories of the other, shall in no case be sequestrated or confiscated.

Debts, &c., not

### ARTICLE XXXIV.

The high contracting parties, desiring to avoid all inequality in their public communications and official intercourse, agree to grant to their isters, &c. Envoys, Ministers, Chargés d'Affaires, and other diplomatic agents, the same favors, privileges, immunities, and exemptions, that those of the most favored nations do or shall enjoy; it being understood that the favors, privileges, immunities, and exemptions granted by the one party to the Envoys, Ministers, Charges d'Affaires, or other diplomatic agents of the other party, or to those of any other nation shall be reciprocally granted and extended to those of both the high contracting parties respectively.

Envoys, min-

# ARTICLE XXXV.

To protect more effectually the commerce and navigation of their respective citizens, the United States of America and the Republic of Peru agree to admit and receive, mutually, Consuls and Vice-Consuls in all their ports open to foreign commerce, who shall enjoy, within their respective consular districts, all the rights, prerogatives, and immunities of the Consuls and Vice-Consuls of the most favored nations. But to enjoy the rights, prerogatives, and immunities which belong to them, in virtue of their public character, the Consuls and Vice Consuls shall before exercising their official functions, exhibit to the government to which they are accredited their commissions or patents in due form, in order to receive their exequatur; after receiving which they shall be acknowledged, in their official characters, by the authorities, magistrates, and inhabitants of the district in which they The high contracting parties, nevertheless, remain at liberty to except those ports and places where the admission and residence of Consuls or Vice-Consuls may not seem convenient, provided that the refusal to admit them shall likewise extend to those of all nations.

Consular officers.

Exequaturs.

#### ARTICLE XXXVI.

The Consuls, Vice Consuls, their officers, and persons employed in their consulates, shall be exempt from all public service and from all consular officers. kinds of taxes, imposts, and contributions, except those which they shall lawfully be held to pay on account of their property or commerce, and to which the citizens and other inhabitants of the country in which they reside are subject, they being, in other respects, subject to the laws of the respective countries. The archives and papers of the consulates shall be inviolably respected, and no person, magistrate, or other public archives. authority shall, under any pretext, interfere with or seize them.

Immunities of

Inviolability of

# ARTICLE XXXVII.

Deserters from vessels.

The Consuls and Vice-Consuls shall have power to require the assistance of the public authorities of the country in which they reside, for the arrest, detention, and custody of deserters from the vessels of war or merchant-vessels of their nation; and where the deserters claimed shall belong to a merchant-vessel, the Consuls or Vice-Consuls must address themselves to the competent authority, and demand the deserters in writing, proving, by the ship's roll or other public document, that the individuals claimed are a part of the crew of the vessel from which it is alleged that they have deserted; but should the individuals claimed form a part of the crew of a vessel of war, the word of honor of a commissioned officer attached to the said vessel shall be sufficient to identify the deserters; and when the demand of the Consuls or Vice-Consuls shall, in either case, be so proved, the delivery of the deserters shall not be refused. The said deserters, when arrested, shall be delivered to the Consuls or Vice Consuls, or, at the request of these, shall be put in the public prisons and maintained at the expense of those who reclaim them, to be delivered to the vessels to which they belong, or sent to others of the same nation; but if the said deserters should not be so delivered or sent within the term of two months, to be counted from the day of their arrest, they shall be set at liberty, and shall not be again apprehended for the same cause. high contracting parties agree, that it shall not be lawful for any public authority, or other person within their respective dominions, to harbor or protect such deserters.

### ARTICLE XXXVIII.

Consular Convention. For the purpose of more effectually protecting their commerce and navigation, the two contracting parties do hereby agree to form, as soon hereafter as may be mutually convenient, a consular convention, which shall declare specially the powers and immunities of the Consuls and Vice-Consuls of the respective parties,

#### ARTICLE XXXIX.

Property of residents dying intestate.

Until the conclusion of a consular convention, the high contracting parties agree that, in the absence of the legal heirs or representatives, the Consuls or Vice-Consuls of either party shall be ex-officio the executors or administrators of the citizens of their nation who may die within their consular jurisdictions, and of their countrymen dying at sea, whose property may be brought within their district. The said Consuls or Vice-Consuls shall call in a justice of the peace, or other local authority, to assist in taking an inventory of the effects and property left by the deceased; after which, the said effects shall remain in the hands of the said Consuls or Vice Consuls, who shall be authorized to sell immediately such of the effects or property as may be of a perishable nature, and to dispose of the remainder according to the instructions of their respective governments. And where the deceased has been engaged in commerce or other business, the Consuls or Vice-Consuls shall hold the effects and property so remaining until the expiration of twelve calendar months; during which time the creditors, if any, of the deceased, shall have the right to present their claims or demands against the said effects and property, and all questions arising out of such claims or demands shall be decided by the laws of the country wherein the said citizens may have died. It is understood, nevertheless, that if no claim or demand shall have been made against the effects and property of an individual so deceased, the Consuls or Vice-Consuls, at the expiration of the twelve calendar months, may close the estate and dispose of the effects and property, in accordance with the instructions from their own governments.

# ARTICLE XL.

The United States of America and the Republic of Peru, desiring to make as durable as circumstances will permit the relations established between the two parties in virtue of this treaty of friendship, commerce,

and navigation, declare solemnly and agree as follows:

1st. The present treaty shall remain in force for the term of ten years from the day of the exchange of the ratifications thereof; and, further, treaty. until the end of one year after either of the high contracting parties shall have given notice to the other of its intention to terminate the same, each of them reserving to itself the right of giving such notice to the other at the end of the said term of ten years. And it is hereby agreed between the parties that, on the expiration of one year after such notice shall have been received by either of them from the other party, as above mentioned, this treaty shall altogether cease and deter-

Duration of

2dly. If any citizen or citizens of either party shall infringe any of the articles of the treaty, such citizen or citizens shall be held person-treaty. ally responsible therefor; and the harmony and good understanding between the two nations shall not be interrupted thereby; each party engaging in no way to protect the offender or offenders, or to sanction such violation, under pain of rendering itself liable for the consequences thereof.

Infringement of

3dly. Should unfortunately any of the provisions contained in the present treaty be violated or infringed in any other manner whatever, it is expressly stipulated and agreed that neither of the contracting parties shall order or authorize any act of reprisals, nor declare or make war against the other, on complaint of injuries or damages resulting therefrom, until the party considering itself aggrieved shall first have presented to the other a statement or representation of such injuries or damages, verified by competent proofs, and demanded redress and satisfaction, and the same shall have been either refused or unreasonably delayed.

Reprisals and declarations of

4thly. Nothing contained in this treaty shall, however, be construed to operate contrary to former and existing public treaties with other na- other nations not

Treaties with

tions or sovereigns.

The present treaty of friendship, commerce, and navigation, shall be approved and ratified by the President of the United States of America, by and with the advice and consent of the Senate thereof, and by the President of the Republic of Peru, with the authorization of the Congress thereof; and the ratifications shall be exchanged at Washington within eighteen months from the date of the signature hereof, or sooner if possible.

Ratifications.

In faith whereof we, the Plenipotentiaries of the United States of America and of the Republic of Peru, have signed and sealed these presents.

Signatures.

Done at the city of Lima on the twenty-sixth day of July, in the year

Date.

of our Lord one thousand eight hundred and fifty-one.

J. RANDOLPH CLAY. L. S. J. CMO. TORRICO. L. S.

PERU, 1856.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND THE RE-PUBLIC OF PERU RELATIVE TO THE RIGHTS OF NEUTRALS AT SEA, CONCLUDED AT LIMA JULY 22, 1856; RATIFICATION ADVISED BY SENATE MARCH 12, 1857; RATIFIED BY PRESIDENT OCTOBER 2, 1857; RATIFICA-TIONS EXCHANGED AT WASHINGTON OCTOBER 31, 1857; PROCLAIMED NOVEMBER 2, 1857 NOVEMBER 2, 1857.

July 22, 1856.

The United States of America and the Republic of Peru, in order to render still more intimate their relations of friendship and good under-

Contracting par-

standing, and desiring, for the benefit of their respective commerce and that of other nations, to establish an uniform system of maritime legislation in time of war, in accordance with the present state of civilization, have resolved to declare, by means of a formal convention, the principles which the two Republics acknowledge as the basis of the rights of neutrals at sea, and which they recognize and profess as permanent and immutable, considering them as the true and indispensable conditions of all freedom of navigation and maritime commerce and trade.

Negotiators.

For this purpose the President of the United States of America has conferred full powers on John Randolph Clay, their Envoy Extraordinary and Minister Plenipotentiary to the Government of Peru; and the Liberator President of the Republic of Peru has conferred like full powers on Don José Maria Seguin, Chief Officer of the Ministry of Foreign Affairs, in charge of that Department;

Who, after having exchanged their said full powers, found to be in good and due form, have agreed upon and concluded the following

articles:

ARTICLE I.

Principles recognized.

The two high contracting parties recognize as permanent and immutable the following principles:

Rights of neutrals at sea.

1st. That free ships make free goods; that is to say, that the effects or merchandise belonging to a Power or nation at war, or to its citizens or subjects, are free from capture and confiscation when found on board of neutral vessels, with the exception of articles contraband of war.

Rights of neutral property enemies' ships.

2d. That the property of neutrals on board of an enemy's vessel is not on subject to detention or confiscation, unless the same be contraband of war; it being also understood that, as far as regards the two contracting parties, warlike articles destined for the use of either of them shall not be considered as contraband of war.

The two high contracting parties engage to apply all these principles to the commerce and navigation of all Powers and States as shall consent to adopt them as permanent and immutable.

# ARTICLE II.

Article XXII, treaty of 1851, annulled.

[See p. 618.]

It is hereby agreed between the two high contracting parties that the provisions contained in article twenty-second of the treaty concluded between them at Lima on the twenty-sixth day of July, one thousand eight hundred and fifty-one, are hereby annulled and revoked, in so far as they militate against or are contrary to the stipulations contained in this convention; but nothing in the present convention shall in any manner affect or invalidate the stipulations contained in the other articles of the said treaty of the twenty-sixth of July, one thousand eight hundred and fifty-one, which shall remain in their full force and effect.

# ARTICLE III.

Application and

The two high contracting parties reserve to themselves to come to an extension of Article ulterior understanding, as circumstances may require, with regard to the application and extension to be given, if there be any cause for it, to the principles laid down in the first article; but they declare from this time that they will take the stipulations contained in the said article as a rule, whenever it shall become a question, to judge of the rights of neutrality.

ARTICLE IV.

Accession to tions.

It is agreed between the two high contracting parties that all nations rules by other na- which shall consent to accede to the rules of the first article of this convention by a formal declaration, stipulating to observe them, shall enjoy the rights resulting from such accession as they shall be enjoyed and observed by the two parties signing this convention. They shall communicate to each other the result of the steps which may be taken on the subject.

# ARTICLE V.

The present convention shall be approved and ratified by the President of the United States of America, by and with the advice and consent of the Senate of said States, and by the President of the Republic of Peru, with the authorization of the legislative body of Peru, and the ratifications shall be exchanged at Washington within eighteen months from the date of the signature hereof, or sooner if possible.

In faith whereof, the Plenipotentiaries of the United States of America and the Republic of Peru have signed and sealed these presents.

Done at the city of Lima on the twenty-second day of July, in the year of our Lord one thousand eight hundred and fifty-six.

J. RANDOLPH CLAY. J. M. SEGUIN.

Ratifications.

Signatures.

Data

# PERU, 1857.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND THE REPUBLIC OF PERU, INTERPRETING THE TWELFTH ARTICLE OF THE TREATY OF JULY 26, 1851, CONCLUDED AT LIMA JULY 4, 1857; RATIFICATION ADVISED BY SENATE APRIL 30, 1858; RATIFIED BY PRESIDENT MAY 7, 1858; RATIFICATIONS EXCHANGED AT WASHINGTON OCTOBER 13, 1858; PROCLAIMED OCTOBER 14, 1858.

July 4, 1857.

[Terminated with treaty of 1851, under notice by Peru.]

Certain doubts having arisen with regard to the interpretation to be given to article twelfth of the treaty of the 26th of July, 1851, as to the goods, other than oil and the produce of their fishery, that the whale treaty of 1851, p. ships of the United States may land and sell, or barter, duty free, for 615.] the purpose of obtaining provisions and refitting; a concession which, in articles eighty-one and one hundred and ten of the General Commercial Regulations, is not so extensive; and it being convenient, for the advantage of the citizens of the United States employed in the whalefishery, and of the citizens of Peru, who furnish provisions, to fix clearly and definitively, the proper meaning of the concessions stipulated in the above-mentioned article twelfth of the treaty of the 26th of July, 1851, so that while those reciprocal benefits are secured, all and every controversy in the matter may be avoided:

The Envoy Extraordinary and Minister Plenipotentiary of the United States of America to the Republic of Peru, John Randolph Clay, in virtue of his full powers, and His Excellency Doctor Don Manuel Ortiz de Zevallos, Minister of Foreign Affairs of the Republic of Peru, fully authorized to act in the premises by the Excellent Council of Ministers charged with the Government of the Republic, after having held repeated conferences, and come to a mutual understanding upon the true spirit and extent of the exemption from duties conceded to the said whale-ships in the sale and barter of their stores and merchandise, by article twelfth of the treaty of 1851, which provides:

Preamble. [See Article XII,

Negotiators.

# "ARTICLE XII.

"The whale-ships of the United States shall have access to the port of Tumbez as well as to the ports of entry of Peru, and may sail from one port to another for the purposes of refreshment and refitting, and they shall be permitted to sell or barter their supplies or goods, including oil, to the amount of two hundred dollars, ad valorem, for each vessel, without paying any tonnage or harbor dues, or any duties or imposts upon the articles so sold or bartered. They shall be also permitted,

Article XII, treaty of 1851.

with like exemption from tonnage and harbor dues, further to sell or barter their supplies or goods, including oil, to the additional amount of one thousand dollars, ad valorem, for each vessel, upon paying for the said additional articles the same duties as are payable upon like supplies or goods and oil when imported in the vessels and by the citizens or subjects of the most favored nations:"

Have agreed and declared:

## ARTICLE I.

Extent of exemption of whaleships from duty.

That the permission to the whale-ships of the United States to barter or sell their supplies and goods to the value of two hundred dollars ad valorem, without being obliged to pay port or tonnage dues, or other imposts, should not be understood to comprehend every kind of merchandise without limitation, but those only that whale-ships are usually provided with for their long voyages.

# ATRICLE II.

Articles exempted.

That in the said exemption from duties of every kind are included the following articles, in addition to the produce of their fishery, viz:

White unbleached domestics. White bleached domestics.

Wide cotton cloths. Blue drills. Twilled cottons. Shirting stripes.

Ticking. Cotton Shirtings.

Prints. Sailors' clothing of all kinds.

Soap. Slush.

Boots, shoes, and brogans.

Axes, hatchets.

Biscuit of every kind.

Flour. Lard. Butter. Rum. Beef. Pork.

Spermaceti and composition candles.

Canvass. Rope. Tobacco.

# ARTICLE III.

Enumerated ar-\$500 free of duty.

It is also agreed upon and understood between the contracting parties, ticles to value of that the whale-ships of the United States may land and sell or barter, free of all duties or imposts whatsoever, the supplies and merchandise specified in the preceding article, to the amount of five hundred dollars, ad valorem, in conformity with article 81 of the General Commercial Regulations; but for every additional quantity from five hundred dollars to one thousand dollars, ad valorem, the exemption shall only extend to port and tonnage dues.

#### ARTICLE IV.

Force and effect of stipulations.

The stipulations in this convention shall have the same force and effect as if inserted, word for word, in the treaty concluded in Lima on the 26th of July, 1851, and of which they shall be deemed and considered as explanatory. For which purpose the present convention shall be approved and ratified by the President of the United States of America, by and with the advice and consent of the Senate thereof, and by the Executive Power of the Republic of Peru, with the authorization of the national Peruvian legislature; and the ratifications shall be exchanged

Ratifications.

Signatures.

in Washington in as short a time as possible. In faith whereof, the above-named plenipotentiaries have signed, in quadruplicate, this convention, explanatory of the treaty of the twentysixth of July, one thousand eight hundred and fifty-one, and have hereunto affixed their seals.

Date.

Done at Lima, the fourth day of July, in the year of our Lord one thousand eight hundred and fifty seven.

> J. RANDOLPH CLAY. MANUEL ORTIZ DE ZEVALLOS. [L. s.]

# PERU, 1862.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND THE REPUBLIC OF PERU, RESPECTING THE VESSELS "LIZZIE THOMPSON" AND "GEORGIANNA," CONCLUDED AT LIMA DECEMBER 20, 1862; RATIFICATION ADVISED BY SENATE FEBRUARY 18, 1863; RATIFIED BY PRESIDENT FEBRUARY 24, 1863; RATIFICATIONS EXCHANGED AT LIMA APRIL 21, 1863; PROCLAIMED MAY 19, 1863.

Dec. 20, 1862.

Convention between the United States of America and the Republic of Peru.

Whereas differences having arisen between the United States of America and the Republic of Peru, originating in the capture and confiscation by the latter of two ships belonging to citizens of the United States, called the "Lizzie Thompson" and "Georgianna;" and the two Governments not being able to come to an agreement upon the questions involved in said capture and confiscation, and being equally animated with the desire to maintain the relations of harmony which have always existed, and which it is desirable to preserve and strengthen between the two Governments, have agreed to refer all the questions, both of law and fact, involved in the capture and confiscation of said ships by the Government of Peru, to the decision of some friendly Power; and it being now expedient to proceed to and regulate the reference as above described, the United States of America and the Republic of ties. Peru have for that purpose named their respective Plenipotentiaries, that is to say:

Claims upon Peru to be referred to a friendly power.

Contracting par-

Negotiators.

The President of the United States has appointed Christopher Robinson, their Envoy Extraordinary and Minister Plenipotentiary to Peru, and the President of Peru Dr. José Gregorio Paz Soldan, Minister of State in the office of Foreign Relations and President of the Council of Ministers;

Who, after having exchanged their full powers, found to be in due and proper form, have agreed upon the following articles:

# ARTICLE I.

The two contracting parties agree in naming as arbiter, umpire, and friendly arbitrator, His Majesty the King of Belgium, conferring upon gium selected as him the most ample power to decide and determine all the questions, both of law and fact, involved in the proceedings of the Government of Peru in the capture and confiscation of the ships "Lizzie Thompson" and "Georgianna."

The King of Bel-

#### ARTICLE II.

The two contracting parties will adopt the proper measures to solicit and obtain the assent of His Majesty the King of Belgium to act in the office hereby conferred upon him.

The King of Belgium to be requested to act.

After His Majesty the King of Belgium shall have declared his assent to exercise the office of arbiter, the two contracting parties will submit, mitted to arbiter. through their diplomatic agents residing at Brussels, to His Majesty copies of all the correspondence, proofs, papers, and documents which have passed between the two Governments or their respective representatives; and should either party think proper to present to said arbiter any other papers, proofs, or documents in addition to those above mentioned, the same shall be communicated to the other party within four months after the ratification of this convention.

Papers to be sub-

# ARTICLE III.

Both parties being equally interested in having a decision upon the questions hereby submitted, they agree to deliver to the said arbiter all sion of documents. the documents referred to in the second article within six months after he shall have signified his consent to act as such.

Time for submis-

# ARTICLE IV.

Decision of arbiter to be final.

The sentence or decision of said arbiter, when given, shall be final and conclusive upon all the questions hereby referred, and the contracting parties hereby agree to carry the same into immediate effect.

### ARTICLE V.

Ratifications.

This convention shall be ratified and the ratifications exchanged in the term of six months from the date hereof.

Signatures.

Date.

In faith whereof the Plenipotentiaries of the two Governments have signed and sealed, with their respective seals, the present convention.

Done in the city of Lima, in duplicate, on the twentieth day of December, in the year of our Lord one thousand eight hundred and sixtytwo.

CHRISTOPHER ROBINSON. L. S. JOSÉ G. PAZ SOLDAN. [L. S.]

# PERU, 1863.

Jan. 12, 1863.

CONVENTION WITH PERU FOR THE SETTLEMENT OF CLAIMS, CONCLUDED AT LIMA JANUARY 12, 1863; RATIFICATION ADVISED BY SENATE, WITH AMENDMENTS, FEBRUARY 18, 1863; RATIFIED BY PRESIDENT FEBRUARY 18, 1863; RATIF 24, 1863; RATIFICATIONS EXCHANGED AT LIMA APRIL 18, 1863; PRO-CLAIMED MAY 19, 1863.

Convention between the United States of America and the Republic of Peru for the settlement of the pending claims of the citizens of either country against the other.

Contracting parties.

The United States of America and the Republic of Peru, desiring to settle and adjust amicably the claims which have been made by the citizens of each country against the Government of the other, have agreed to make arrangements for that purpose by means of a convention, and have named as their Plenipotentiaries to confer and agree thereupon as

Negotiators.

The President of the United States, Christopher Robinson, Euvoy Extraordinary and Minister Plenipotentiary of said States to Peru, and the President of Peru, Dr. José Gregorio Paz Soldan, the Minister of Foreign Relations and President of the Council of Ministers;

Who, after having communicated to each other their respective full powers, found to be in due and proper form, have agreed as follows:

## ARTICLE I.

Claims to be referred to a mixed commission.

All claims of citizens of the United States against the Government of Peru, and of citizens of Peru against the Government of the United States, which have not been embraced in conventional or diplomatic agreement between the two Governments or their Plenipotentiaries, and statements of which, soliciting the interposition of either Government, may, previously to the exchange of the ratifications of this convention, have been filed in the Department of State at Washington, or the Department of Foreign Affairs at Lima, shall be referred to a mixed Appointment of commission composed of four members, appointed as follows: Two by the Government of the United States, and two by the Government of Peru. In case of the death, absence, or incapacity of either Commissioner, or in the event of either Commissioner ceasing to act, the Government of the United States, or its Envoy Extraordinary and Minister Plenipotentiary in Peru, acting under its direction, or that of the Re-

public of Peru, shall forthwith proceed to fill the vacancy thus occa-

commissioners.

sioned.

Vacancies.

# ARTICLE II.

The Commissioners so named shall immediately after organization. and before proceeding to any other business, proceed to name a fifth person to act as an arbitrator or umpire in any cace or cases in which they may themselves differ in opinion.

Selection of um-

## ARTICLE III.

The Commissioners appointed as aforesaid shall meet in Lima within three months after the exchange of the ratifications of this convention; missioners. and each one of the Commissioners, before proceeding to any business, shall take an oath, made and subscribed before the most Excellent Supreme Court, that they will carefully examine and impartially decide, according to the principles of justice and equity, the principles of international law and treaty stipulations, upon all the claims laid before them under the provisions of this convention, and in accordance with the evidence submitted on the part of either Government. A similar oath shall be taken and subscribed by the person selected by the Commissioners as arbitrator or umpire, and said oaths shall be entered upon the record of the proceedings of said commission.

Meeting of com-

Oath.

Oath of umpire.

## ARTICLE IV.

The arbitrator or umpire being appointed, the Commissioners shall without delay, proceed to examine and determine the claims specified claims. in the first article, and shall hear, if required, one person in behalf of Each Government shall each Government on each separate claim. furnish, at the request of either of the Commissioners, the papers in its nished. possession which may be important to the just determination of any of the claims referred.

Examination of

Papers to be fur-

## ARTICLE V.

From the decision of the Commissioners there shall be no appeal; and the agreement of three of them shall give full force and effect to sufficient. their decisions, as well with respect to the justice of their claims as to the amount of indemnification that may be adjudged to the claimants; and in case the Commissioners cannot agree, the points of difference shall be referred to the arbitrator or umpire, before whom the Commissioners may be heard, and his decision shall be final.

What agreement

#### ARTICLE VI.

The decision of the mixed commission shall be executed without appeal by each of the contracting parties, and it shall be the duty of the crees. Commissioners to report to the respective Governments the result of their proceedings; and if the decision of said Commissioners require the payment of indemnities to any of the claimants, the sums deter made. mined by the said Commissioners shall be paid by the Government against which they are awarded within one month after said Government shall have received the report of said Commissioners; and for any delay in the payment of the sum awarded after the expiration of said month, the sum of six per cent interest shall be paid during such time as said delay shall continue.

Execution of de-

Payments, how

Interest.

# ARTICLE VII.

For the purpose of facilitating the labors of the mixed commission, each Government shall appoint a secretary to assist in the transaction of their business and to keep a record of their proceedings, and for the conduct of their business said Commissioners are authorized to make all necessary rules.

Secretaries.

Rules.

# ARTICLE VIII.

Decisions to be

commission.

Decisions of umcases.

The decisions of this Commission, or of the umpire in case of a difference between the Commissioners, shall be final and conclusive, and Termination of shall be carried into full effect by the two contracting parties. Commission shall terminate its labors in six months from and including the day of its organization; provided, however, if at the time stipupire on pending lated for the termination of said Commission any case or cases should be pending before the umpire and awaiting his decision, it is understood and agreed by the two contracting parties that said umpire is authorized to proceed and make his decision or award in such case or cases; and upon his report thereof to each of the two Governments, mentioning the amount of indemnity, if such shall have been allowed by him, such award shall be final and conclusive in the same manner as if it had been made by the Commissioners under their own agreement; provided that said decision shall be made by said umpire within thirty days after the final adjournment of said Commission, and at the expiration of the said thirty days the power and authority hereby granted to said umpire shall cease.

# ARTICLE IX.

Expenses of commission.

Each Government shall pay its own Commissioners and secretary, but the umpire shall be paid, one-half by the Government of the United States and one-half by the Republic of Peru.

# ARTICLE X.

Ratifications.

The present convention shall be ratified, and the ratifications thereof shall be exchanged in the term of four months from the date hereof.

Signatures.

In faith whereof, the respective Plenipotentiaries have signed the same and affixed their respective seals.

Date.

Done in the city of Lima this twelfth day of January, in the year of our Lord one thousand eight hundred and sixty-three.

CHRISTOPHER ROBINSON. JOSÉ G. PAZ SOLDAN.

L. S. [L. S.]

# PERU, 1868.

Dec. 4, 1868.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND THE RE-PUBLIC OF PERU, FOR THE ADJUSTMENT OF CLAIMS, CONCLUDED AT LIMA DECEMBER 4, 1868; RATIFICATION ADVISED BY SENATE APRIL 15, 1869; RATIFIED BY PRESIDENT MAY 3, 1869; RATIFICATIONS EX-CHANGÉD AT LIMA JUNE 4, 1869; PROCLAIMED JÚLY 6, 1869.

Preamble.

Whereas claims may have, at various times since the signature of the decisions of the mixed commission which met in Lima in July, 1863, been made upon the Government of the United States of America, by citizens of Peru, and have been made by citizens of the United States of America on the Government of Peru; and whereas some of such claims are still pending: The President of the United States of America and the President of Peru, being of opinion that a speedy and equitable settlement of all such claims will contribute much to the maintenance of the friendly feelings which subsist between the two countries, have resolved to make arrangements for that purpose by means of a convention, and have named as their Plenipotentiaries to confer and agree

Contracting parties.

Negotiators.

thereupon, that is to say: The President of the United States names Alvin P. Hovey, Envoy Extraordinary and Minister Plenipotentiary of the United States of America near the Government of Peru; and the President of Peru

names His Excellency Doctor Don José Antonio Barrenechea, Minister of Foreign Affairs of Peru;

Who, after having communicated to each other their respective full powers, found in good and true form, have agreed as follows:

### ARTICLE I.

The high contracting parties agree that all claims on the part of corporations, companies, or private individuals, citizens of the United ferred to Commis-States, upon the Government of Peru, and all claims on the part of corporations, companies, or private individuals, citizens of Peru, upon the Government of the United States, which may have been presented to either government for its interposition since the sittings of the said mixed commission, and which remain yet unsettled, as well as any other claims which may be presented within the time specified in Article III hereinafter, shall be referred to the two Commissioners, who shall be appointed in the following manner, that is to say: One Commissioner shall be named by the President of the United States, and one by the Commissioners. President of Peru. In case of the death, absence, or incapacity of either Commissioner, or in the event of either Commissioner omitting or ceasing to act as such, the President of the United States or the President of Peru, respectively, shall forthwith name another person to act as Commissioner in the place or stead of the Commissioner already named. The Commissioners so named shall meet at Lima at their earliest convenience after they have been respectively named, not to exceed three missioners. months from the ratification of this convention, and shall, before proceeding to any business, make and subscribe a solemn declaration that they will impartially and carefully examine and decide to the best of their judgment, and according to justice and equity, without fear, favor, or affection to their own country, upon all such claims as shall be laid before them on the part of the Governments of the United States and Peru, respectively, and such declaration shall be entered on the record of the Commission.

The Commissioners shall then, and before proceeding to other business, name some third person of some third nation to act as an Arbitrator or Umpire in any case or cases on which they may themselves differ in opinion. If they should not be able to agree upon the name of such third person, they shall each name a person of a third nation, and in each and every case in which the Commissioners may differ in opinion as to the decision which they ought to give, it shall be determined by lot which of the two persons so named shall be the Arbitrator or The person or persons so to be chosen Umpire in that particular case. to be Arbitrator or Umpire shall, before proceeding to act as such in any case, make and subscribe a solemn declaration in a form similar to that which shall have already been made and subscribed by the Commissioners, which shall be entered upon the records of their proceed-In the event of the death, absence, or incapacity of such person or persons, or of his or their omitting or declining, or ceasing to act as such Arbitrator or Umpire, another and different person shall be named as aforesaid to act as such Arbitrator or Umpire in the place and stead of the person so originally named as aforesaid, and shall make and subscribe such declaration as aforesaid.

ARTICLE II.

The Commissioners shall then forthwith proceed to the investigation of the claims which shall be presented to their notice. They shall in-claims. vestigate and decide upon such claims in such order and in such manner as they may conjointly think proper, but upon such evidence or information as shall be furnished by or on behalf of their respective Governments. They shall be bound to receive and peruse all written documents or statements which may be presented to them by or on behalf of

Claims to be resioners.

Appointment of

Meeting of Com-

Declaration.

Selection of Umpire.

Declaration of umpire.

Vacancies.

Investigation of

their respective Governments, in support of or in answer to any claim, and to hear, if required, one person on each side on behalf of each Government as Counsel or Agent for such Government, on each and every separate claim. Should they fail to agree in opinion on any individual claim, they shall call to their assistance the Arbitrator or Umpire whom they have agreed to name, or who may be determined by lot, as the case may be, and such Arbitrator or Umpire, after having examined the evidence adduced for and against the claim, and after having heard, as required, one person on each side, as aforesaid, and consulted with the Commissioners, shall decide thereupon finally and without appeal. decisions of the Commissioners and of the Arbitrator or Umpire shall be given upon each claim in writing, and shall be signed by them respectively. It shall be competent for each Government to name one person to attend the Commissioners as agent on its behalf, and to answer claims made upon it, and to represent it generally in all matters connected with the investigation and decision thereof.

Agent of each Government.

Decisions to be final.

The President of the United States, and the President of Peru, hereby solemuly and sincerely engage to consider the decision of the Commissioners conjointly, or of the Arbitrator or Umpire, as the case may be, as absolutely final and conclusive upon each claim decided upon by them or him, respectively, and to give full effect to such decisions, without any objections, evasion, or delay whatsoever. It is agreed that no claim arising out of any transaction of a date prior to the 30th of November, 1863, shall be admissible under this convention.

## ARTICLE III.

When claims to be presented.

Every claim shall be presented to the Commissioners within two months from the day of their first meeting, unless in any case where reasons for delay shall be established to the satisfaction of the Commissioners, or of the Arbitrator or Umpire, in the event of the Commissioners differing in opinion thereon, and then and in every such case the period for presenting the claim may be extended to any period not exceeding one month longer.

When decisions to be made.

The Commissioners shall be bound to examine and decide upon every claim within six months from the day of their first meeting.

#### ARTICLE IV.

When awards to be paid.

All sums of money which may be awarded by the Commissioners, or by the Arbitrator or Umpire, on account of any claim, shall be paid by the one Government to the other, as the case may be, within four months after the date of the decision, without interest, and without any deduction, save as specified in Article VI, hereinafter.

#### ARTICLE V.

Claims not pre-

The high contracting parties agree to consider the result of the prosented to be barred. ceedings of this Commission as a full, perfect, and final settlement of every claim upon either Government arising out of any transaction of a date prior to the exchange of the ratifications of the present convention; and further engage that every such claim, whether or not the same may have been presented to the notice of, made, preferred, or laid before the said Commissioners, shall, from and after the conclusion of the proceedings of the said Commission, be considered and treated as finally settled, barred, and therefore inadmissible.

# ARTICLE VI.

Expenses of Commission.

The salaries of the Commissioners shall not exceed forty-five hundred dollars in United States gold coin, each, yearly. Those of the secretaries and Arbitrator or Umpire shall be determined by the Commissioners; and in case the said Commission finish its labors in less than six months, the Commissioners, together with their assistants, will be entitled to six months' pay, and the whole expenses of the Commission shall be defrayed by a ratable deduction on the amount of the sums awarded by the Commissioners, provided always that such deduction shall not exceed the rate of five per cent. on the sums so awarded. The deficiency, if any, shall be defrayed by the two Governments in moieties.

# ARTICLE VII.

The present convention shall be ratified by the President of the United States, by and with the consent of the Senate thereof, and by the President of Peru, with the approbation of the Congress of that Republic, and the ratifications will be exchanged in Lima, as soon as may be, within six months of the date hereof.

Ratifications.

## ARTICLE VIII.

The high contracting parties declare that this convention shall not be considered as a precedent obligatory on them, and that they remain in not to be a precedent specified in the manner that they remain in dent as to future perfect liberty to proceed in the manner that may be deemed most con- claims. venient regarding the diplomatic claims that may arise in the future.

This convention

In witness whereof the respective Plenipotentiaries have signed the same in the English and Spanish languages, and have affixed thereto the seals of their arms.

Signatures.

Date.

Done in Lima the fourth day of December, in the year of our Lord one thousand eight hundred and sixty-eight.

ALVIN P. HOVEY. J. A. BARRENECHEA.

# PORTUGAL.

# PORTUGAL, 1840.

Aug. 26, 1840.

TREATY OF COMMERCE AND NAVIGATION BETWEEN THE UNITED STATES OF AMERICA AND HER MAJESTY THE QUEEN OF PORTUGAL, CONCLUDED AT LISBON AUGUST 26, 1840; RATIFICATION ADVISED BY SENATE FEBRUARY 3, 1841; RATIFIED BY PRESIDENT APRIL 23, 1841; RATIFICATIONS EXCHANGED AT WASHINGTON APRIL 23, 1841; PROCLAIMED APRIL 24, 1841.

# Treaty with Portugal.

Contracting par-

In the Name of the Most Holy and Undivided Trinity.

The United States of America and Her Most Faithful Majesty the Queen of Portugal and of the Algarves, equally animated with the desire of maintaining the relations of good understanding which have hitherto so happily subsisted between their respective States; of extending, also, and consolidating the commercial intercourse between them; and convinced that this object cannot better be accomplished than by adopting the system of an entire freedom of navigation, and a perfect reciprocity based upon principles of equity equally beneficial to both countries; have, in consequence, agreed to enter into negotiations for the conclusion of a treaty of commerce and navigation; and they have appointed as their Plenipotentiaries for that purpose, to wit:

Negotiators.

ties

The President of the United States of America, Edward Kavan[a]gh, their Chargé d'Affaires at the Court of Her Most Faithful Majesty; and Her Most Faithful Majesty, the most illustrious and most excellent John Baptist de Almeida Garrett, First Historiographer to her said Majesty, of her Council, Member of the Cortes, Knight of the ancient and most noble Order of the Tower an[d] Sword, Knight Commander of the Order of Christ, Officer of the Order of Leopold in Belgium, Judge of the Superior Court of Commerce, Envoy Extraordinary and Minister Plenipotentiary to Her Catholic Majesty:

Who, after having exchanged their respective full powers, found to be in due and proper form, have agreed upon and concluded the follow-

ing articles:

# ARTICLE I.

Reciprocal liberty of commerce and navigation.

There shall be, between the territories of the high contracting parties, a reciprocal liberty of commerce and navigation. The citizens and subjects of their respective States shall, mutually, have liberty to enter the ports, places, and rivers of the territories of each party, wherever foreign commerce is or shall be permitted. They shall be at liberty to sojourn and reside in all parts of said territories, in order to attend to their affairs; and they shall enjoy, to that effect, the same security and protection as natives of the country wherein they reside, on condition of their submitting to the laws and ordinances there prevailing, and particularly to the regulations in force concerning commerce.

# ARTICLE II.

Vessels upon equal footing.

Vessels of the United States of America arriving, either laden or in ballast, in the ports of the Kingdom and possessions of Portugal; and, reciprocally, Portuguese vessels arriving, either laden or in ballast, in the ports of the United States of America, shall be treated, on their entrance, during their stay, and at their departure, upon the same footing as national vessels, coming from the same place, with respect to the duties of tonnage, light-house duties, pilotage, port charges, as well as to the fees and perquisites of public officers, and all other duties and charges, of whatever kind or denomination, levied upon vessels of commerce, in the name or to the profit of the Government, the local authorities, or of any public or private establishment, whatsoever.

# ARTICLE III.

No higher or other duties shall be imposed on the importation into the Kingdom and possessions of Portugal of any article the growth, produce, or manufacture of the United States of America; and no higher or other duties shall be imposed on the importation into the United States of America of any article the growth, produce, or manufacture of the Kingdom and possessions of Portugal, than such as are or shall be payable on the like article being the growth, produce, or manufacture of any other foreign country.

Nor shall any prohibition be imposed on the importation or exportation of any article the growth, produce, or manufacture of the United hibitions. States of America, or of the Kingdom and possessions of Portugal, to or from the ports of the said Kingdom and possessions of Portugal, or of the said States, which shall not equally extend to all other foreign

nations.

Nor shall any higher or other duties or charges be imposed, in either of the two countries, on the exportation of any articles to the United States of America, or to the Kingdom of Portugal, respectively, than such as are payable on the exportation of the like articles to any other

foreign country.

derstood, or intended, to interfere with the stipulation entered into by of 1831 with the United States of America, for a special arrival entered into by of 1831 with the United States of America, for a special equivalent, in regard to French wines, in the convention made by the said States and France, on the fourth day of July, in the year of our Lord one thousand eight hundred and thirty-one; which stipulation will expire, and cease to have effect, in the month of February, in the year of our Lord one thousand eight hundred and forty-two.

Equality of duties on products of either country.

Equality of pro-

Exportations.

#### ARTICLE IV.

The same duties shall be paid, and the same bounties, deductions, or privileges allowed, on the importation into the Kingdom and Possessions vessels of either of Portugal, of any article the growth, produce, or manufacture of the party. United States of America, whether such importation shall be in vessels of the said States, or in Portuguese vessels; and, reciprocally, the same duties shall be paid, and the same bounties, deductions, or privileges allowed, on the importation into the United States of America, of any article the growth, produce, or manufacture of the Kingdom and possessions of Portugal, whether such importation shall be in Portuguese vessels, or in vessels of the said States.

Importations in

# ARTICLE V.

It is agreed by the high contracting parties that, whenever there may be lawfully imported into all or any of the ports of the Kingdom and vessels of possessions of Portugal, in vessels of any foreign country, articles of the growth, produce, or manufacture of a country other than that to which the importing vessels shall belong, the same privilege shall immediately become common to vessels of the United States of America, with all the same rights and favors as may, in that respect, be granted to the most favored nation. And, reciprocally, in consideration thereof, Portuguese vessels shall thereafter enjoy, in the same respect, privileges, rights, and favors, to a correspondent extent, in the ports of the United States of America.

Importations in

# ARTICLE VI.

Duties on exportations.

All kinds of merchandise and articles of commerce, which may be lawfully exported or re-exported from the ports of either of the high contracting parties to any foreign country, in national vessels, may also be exported or re-exported therefrom in vessels of the other party, respectively, without paying other or higher duties or charges, of whatever kind or denomination, than if the same merchandise or articles of commerce were exported or re-exported in national vessels.

Bounties, drawbacks, &c.

And the same bountries and drawbacks shall be allowed, whether such exportation or re-exportation be made in vessels of the one party or the other.

# ARTICLE VII.

Coasting trade.

It is expressly understood that nothing contained in this treaty shall be applicable to the coastwise navigation of either of the two countries, which each of the high contracting parties reserves exclusively to itself.

# ARTICLE VIII.

Stipulations not

It is mutually understood that the foregoing stipulations do not apply applicable to certo ports and territories, in the Kingdom and possessions of Portugal, where foreign commerce and navigation are not admitted; and that the commerce and navigation of Portugal directly to and from the United States of America and the said ports and territories are also prohibited.

When ports to be opened to United States.

But Her Most Faithful Majesty agrees that, as soon as the said ports and territories, or any of them, shall be opened to the commerce or navigation of any foreign nation, they shall, from that moment, be also opened to the commerce and navigation of the United States of America, with the same privileges, rights, and favors as may be allowed to the most favored nation, gratuitously, if the concession was gratuitously made, or on allowing the same compensation or an equivalent if the concession was conditional.

# ARTICLE IX.

Vessels seeking refuge.

Whenever the citizens or subjects of either of the contracting parties shall be forced to seek refuge or asylum in any of the rivers, bays, ports, or territories of the other, with their vessels, whether merchant or of war, through stress of weather, pursuit of pirates or enemies, they shall be received and treated with humanity, giving to them all favor, facility, and protection for repairing their ships, procuring provisions, and placing themselves in a situation to continue their voyage, without obstacle or hindrance of any kind.

#### ARTICLE X.

Consular officers.

The two contracting parties shall have the liberty of having, each in the ports of the other, Consuls, Vice-Consuls, Agents, and Commissaries of their own appointment, who shall enjoy the same privileges and powers as those of the most favored nation. But before any Consul, Vice Consul, Agent, or Commissary shall act as such, he shall, in the usual form, be approved and admitted by the Government to which he is sent.

Exequaturs.

But, if any such Consuls shall exercise commerce, they shall be submitted to the same laws and usages to which the private individuals of their nation are submitted, in the same place, in respect of their commercial transactions.

And it is hereby declared that, in case of offense against the laws, such Consul, Vice Consul, Agent, or Commissary may either be punished according to law or be sent back, the offended Government assigning to the other reasons for the same.

The archives and papers of the consulates shall be respected inviolably; and under no pretext whatever shall any magistrate seize or in archives. any way interfere with them.

Inviolability of

The Consuls, Vice-Consuls, and Commercial Agents shall have the right, as such, to sit as judges and arbitrators in such differences as may arise between the captains and crews of the vessels belonging to the nation whose interests are committed to their charge, without the interference of the local authorities, unless the conduct of the crews or of the captains should disturb the order or the tranquillity or offend the laws of the country, or the said Consuls, Vice-Consuls, or Commercial Agents should require their assistance to cause their decisions to be

Settlement of disputes between masters and crews.

It is, however, understood that this species of judgment or arbitration shall not deprive the contending parties of the right they have to resort, on their return, to the judicial authorities of their country.

carried into effect or supported.

## ARTICLE XI.

The said Consuls, Vice-Consuls, and Commercial Agents are authorized to require the assistance of the local authorities for the search, arrest, detention, and imprisonment of the deserters from the ships of war and merchant-vessels of their country.

Descriers from vessels.

For this purpose they shall apply to the competent tribunals, judges, and officers, and shall in writing demand the said deserters, proving, by the exhibition of the registers of the vessels, the rolls of the crews, or by any other official documents, that such individuals formed part of the crews; and this reclamation being thus substantiated, the surrender shall be made without delay.

Such deserters, when arrested, shall be placed at the disposal of the said Consuls, Vice-Consuls, or Commercial Agents, and may be confined in the public prisons, at the request and cost of those who shall claim them, in order to be detained until the time when they shall be restored to the vessels to which they belonged, or sent back to their own country by a vessel of the same nation, or any other vessel whatsoever. But, if not sent back within four months from the day of their arrest, they shall be set at liberty, and shall not be again arrested for the same cause. However, if the deserter shall be found to have committed any crime or offense, the surrender may be delayed until the tribunal before which his case shall be pending shall have pronounced its sentence, and such sentence shall have been carried into effect.

#### ARTICLE XII.

The citizens and subjects of each of the high contracting parties shall have power to dispose of their personal goods within the jurisdiction of heritance of perthe other, by testament, donation, or otherwise; and their representa- sonal property. tives shall succeed to their said personal goods, whether by testament or ab intestato, and may take possession thereof, either by themselves or by others acting for them, and dispose of the same at will, paying to the profit of the respective Governments such dues only as the inhabitants of the country wherein the said goods are shall be subject to pay in like cases.

Disposal and in-

And where, on the death of any person holding real estate within the territories of one of the high contracting parties, such real estate would, by the laws of the land, descend on a citizen or subject of the other party, who, by reason of alienage, may be incapable of holding it, he shall be allowed the time fixed by the laws of the country; and, in case the laws of the country actually in force may not have fixed any such time, he then shall be allowed a reasonable time to sell or otherwise dispose of such real estate, and to withdraw and export the proceeds without molestation, and without paying to the profit of the respective

Heirs to real es-

Governments any other dues than those to which the inhabitants of the country wherein said real estate is situated shall be subject to pay in like cases.

### ARTICLE XIII.

Favors granted to other nations to become common.

If either party shall hereafter grant to any other nation any particular favor in navigation or commerce, it shall immediately become common to the other party, freely, where it is freely granted to such other nation, or on yielding the same compensation or an equivalent, quam proxime, where the grant is conditional.

# ARTICLE XIV.

The United States of America and Her Most Faithful Majesty, desiring to make as durable as circumstances will permit, the relations which are to be established between the two parties, by virtue of this treaty or general convention of reciprocal liberty of commerce and navigation, have declared solemnly and do agree to the following points:

Duration of treaty.

1st. The present treaty shall be in force for six years from the date hereof, and further until the end of one year after either of the contracting parties shall have given notice to the other of its intention to terminate the same; each of the contracting parties reserving to itself the right of giving such notice to the other at any time after the expiration of the said term of six years; and it is hereby agreed between them that, on the expiration of one year after such notice shall have been received by either from the other party, this treaty shall altogether cease and terminate.

Infringement of treaty.

2d. If any one or more of the citizens or subjects of either party shall infringe any of the articles of this treaty, such citizen or subject shall be held personally responsible for the same; and the harmony and good correspondence between the two nations shall not be interrupted thereby; each party engaging in no way to protect the offender, or sanction such violation.

Roprisals and declarations of war.

3d. If, (which, indeed, cannot be expected,) unfortunately, any of the articles contained in the present treaty shall be violated or infringed in any way whatever, it is expressly stipulated, that neither of the contracting parties will order or authorise any acts of reprisal, nor declare war against the other, on complaints of injuries or damages, until the said party considering itself offended shall first have presented to the other a statement of such injuries or damages, verified by competent proof, and demanded justice and satisfaction, and the same shall have been either refused or unreasonably delayed.

Ratifications.

4th. The present treaty shall be approved and ratified by the President of the United States of America, by and with the advice and consent of the Senate of the said States, and by Her Most Faithful Majesty, with the previous consent of the General Cortes of the nation, and the ratifications shall be exchanged, in the city of Washington, within eight months from the date hereof, or sooner if possible.

Signatures.

In witness whereof the respective Plenipotentiaries have signed the same, and have affixed thereto the seals of their arms.

Date.

Done in triplicate in the city of Lisbon, the twenty-sixth day of August, in the year of our Lord one thousand eight hundred and forty.

EDWARD KAVANAGH.

JOÃO BAPTISTA DE ALMEIDA GARRETT.

[L. s.]

# PORTUGAL, 1851.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND HER MAJESTY THE QUEEN OF PORTUGAL RELATIVE TO CLAIMS OF AMERI-MAJESTY THE QUEEN OF PORTUGAL RELATIVE TO CLAIMS OF AMERICAN CITIZENS, CONCLUDED AT WASHINGTON FEBRUARY 26, 1851; RATIFICATION ADVISED BY SENATE MARCH 7, 1851; RATIFIED BY PRESIDENT MARCH 10, 1851; RATIFICATIONS EXCHANGED AT LISBON JUNE 23, 1851; PROCLAIMED SEPTEMBER 1, 1851.

Feb. 26, 1851.

The United States of America and Her Most Faithful Majesty the Queen of Portugal and of the Algarves, equally animated with the ties. desire to maintain the relations of harmony and amity which have always existed, and which it is desirable to preserve between the two Powers, having agreed to terminate by a convention the pending questions between their respective Governments in relation to certain pecuniary claims of American citizens presented by the Government of the United States against the Government of Portugal, have appointed as their Plenipotentiaries for that purpose, to wit:

Contracting par-

The President of the United States of America, Daniel Webster, Secretary of State of said United States, and Her Most Faithful Majesty, J. C. de Figanière é Morão, of Her Council, Knight Commander of the Orders of Christ and of O. L. of Conception of Villa Viçoza, and Minister Resident of Portugal near the Government of the United States;

Negotiators.

Who, after having exchanged their respective full powers, found to be in due and proper form, have agreed upon and concluded the following articles:

#### ARTICLE I.

Her Most Faithful Majesty the Queen of Portugal and of the Algaryes, appreciating the difficulty of the two Governments agreeing upon the United States in subject of said claims, from the difference of opinion entertained by fall of claims. them respectively, which difficulty might hazard the continuance of the good understanding now prevailing between them, and resolved to maintain the same unimpaired, has assented to pay to the Government of the United States a sum equivalent to the indemnities claimed for several American citizens, (with the exception of that mentioned in the fourth article,) and which sum the Government of the United States undertakes to receive in full satisfaction of said claims, except as aforesaid, and to distribute the same among the claimants.

Payment to the

#### ARTICLE II.

The high contracting parties, not being able to come to an agreement upon the question of public law involved in the case of the American "General Armprivateer brig "General Armstrong," destroyed by British vessels in strong to be sub-the waters of the island of Faval in September 1814. Her Most Faith mitted to arbitrathe waters of the island of Fayal, in September, 1814, Her Most Faithtion. ful Majesty has proposed, and the United States of America have consented, that the claim presented by the American Government, in behalf of the captain, officers, and crew of the said privateer, should be submitted to the arbitrament of a sovereign, potentate, or chief of some nation in amity with both the high contracting parties.

Case of the brig

#### ARTICLE III.

So soon as the consent of the sovereign, potentate, or chief of some friendly nation, who shall be chosen by the two high contracting parties, shall have been obtained to act as arbiter in the aforesaid case of the privateer brig "General Armstrong," copies of all correspondence which has passed in reference to said claim between the two Governments and their respective representatives shall be laid before the arbiter, to whose decision the two high contracting parties hereby bind themselves to submit.

Papers to be laid before arbiter.

Decision to be

# ARTICLE IV.

Sum to be paid for other claims.

The pecuniary indemnities which Her Most Faithful Majesty promises to pay, or cause to be paid, for all the claims presented previous to the 6th day of July, 1850, in behalf of American citizens, by the Government of the United States, (with the exception of that of the "General Armstrong,") are fixed at ninety-one thousand seven hundred and twenty-seven dollars, in accordance with the correspondence between the two Governments.

# ARTICLE V.

Payment, how made.

The payment of the sum stipulated in the preceding article shall be made in Lisbon, in ten equal instalments, in the course of five years, to the properly-authorized agent of the United States. The first instalment of nine thousand one hundred and seventy-two dollars seventy cents, with interest as hereinafter provided, (or its equivalent in Portuguese current money,) shall be paid, as aforesaid, on the 30th day of September of the current year of 1851, or earlier, at the option of the Portuguese Government; and at the end of every subsequent six months a like instalment shall be paid—the integral sum of ninety one thousand seven hundred and twenty-seven dollars, or its equivalent, thus to be satisfied on or before the thirtieth day of September, 1856.

# ARTICLE VI.

Interest.

It is hereby agreed that each and all of the said instalments are to bear, and to be paid with an interest of six per cent. per annum, from the date of the exchange of the ratifications of the present convention.

#### ARTICLE VII.

Ratifications.

This convention shall be approved and ratified, and the ratifications shall be exchanged in the city of Lisbon within four months after the date hereof, or sooner if possible.

Signatures.

In testimony whereof the respective Plenipotentiaries have signed the

same, and affixed thereto the seals of their arms.

Date.

Done in the city of Washington, D. C., the twenty-sixth day of February, of the year of our Lord one thousand eight hundred and fifty-

> DAN'L WEBSTER. J. C. DE FIGANIÈRE E MORÃO. [L. s.]

# PRUSSIA

[See North German Union, German Empire.]

# PRUSSIA, 1785.

TREATY OF AMITY AND COMMERCE BETWEEN HIS MAJESTY THE KING OF PRUSSIA AND THE UNITED STATES OF AMERICA, CONCLUDED AT THE HAGUE SEPTEMBER 10, 1785; RATIFIED BY THE KING OF PRUSSIA SEPTEMBER 24, 1785; RATIFIED BY THE CONGRESS OF THE UNITED STATES MAY 17, 1786

Sept. 10, 1785.

[This treaty expired by limitation ten years after the exchange of ratifications. Renewed for ten years by treaty of 1799. Article XII revived by treaty of 1828.]

Treaty of amity and commerce, between His Majesty the King of Prussia and the United States of America.

His Majesty the King of Prussia and the United States of America, desiring to fix, in a permanent and equitable manner, the rules to be ties. observed in the intercourse and commerce they desire to establish between their respective countries, His Majesty and the United States have judged that the said end cannot be better obtained than by taking the most perfect equality and reciprocity for the basis of their agreement.

Contracting par-

Negotiators.

With this view, His Majesty the King of Prussia has nominated and constituted as his Plenipotentiary, the Baron Frederick William de Thulemeier, his Privy Counsellor of Embassy, and Envoy Extraordinary with their High Mightinesses the States-General of the United Netherlands; and the United States have, on their part, given full powers to John Adams, Esquire, late one of their Ministers Plenipotentiary for negotiating a peace, heretofore a Delegate in Congress from the State of Massachusetts, and Chief Justice of the same, and now Minister Plenipotentiary of the United States with His Britannic Majesty; Doctor Benjamin Franklin, late Minister Plenipotentiary at the Court of Versailles, and another of their Ministers Plenipotentiary for negotiating a peace; and Thomas Jefferson, heretofore a Delegate in Congress from the State of Virginia, and Governor of the said State, and now Minister Plenipotentiary of the United States at the Court of His Most Christian Majesty; which respective Plenipotentiaries, after having exchanged their full powers, and on mature deliberation, have concluded, settled, and signed the following articles:

# ARTICLE I.

There shall be a firm, inviolable, and universal peace and sincere friendship between His Majesty the King of Prussia, his heirs, successors, and subjects, on the one part, and the United States of America and their citizens on the other, without exception of persons or places.

Peace and friend-

# ARTICLE II.

coasts and countries of the United States of America, and reside and the United States of America, and reside and the United States of America, and reside and the United States of Education and the United States of Education and the United States of Education and the United States of Education and the United States of Education and Educ shall pay within the said United States no other or greater duties, charges, or fees whatsoever, than the most favoured nations are or shall be obliged to pay: and they shall enjoy all the rights, privileges, and exemptions in navigation and commerce which the most favoured nation does or shall enjoy; submitting themselves nevertheless to the

laws and usages there established, and to which are submitted the citizens of the United States, and the citizens and subjects of the most favoured nations.

# ARTICLE III.

Privileges of citizens of the United States of America may States in Prussia.

In like manner the citizens of the United States of America may frequent all the coasts and countries of His Majesty the King of Prussia. sia, and reside and trade there in all sorts of produce, manufactures, and merchandize; and shall pay in the dominions of his said Majesty no other or greater duties, charges, or fees whatsoever than the most favoured nation is or shall be obliged to pay: and they shall enjoy all the rights, privileges, and exemptions in navigation and commerce which the most favoured nation does or shall enjoy; submitting themselves nevertheless to the laws and usages there established, and to which are submitted the subjects of His Majesty the King of Prussia, and the subjects and citizens of the most favoured nations.

# ARTICLE IV.

Freedom of commerce and navigation.

More especially each party shall have a right to carry their own produce, manufactures, and merchandize in their own or any other vessels to any parts of the dominions of the other, where it shall be lawful for all the subjects or citizens of that other freely to purchase them; and thence to take the produce, manufactures, and merchandize of the other, which all the said citizens or subjects shall in like manner be free to sell them, paying in both cases such duties, charges, and fees only as are or shall be paid by the most favoured nation. Nevertheless, the King of Prussia and the United States, and each of them, reserve to themselves the right, where any nation restrains the transportation of merchandize to the vessels of the country of which it is the growth or manufacture, to establish against such nations restaliating regulations; and also the right to prohibit, in their respective countries, the importation and exportation of all merchandize whatsoever, when reasons of state shall require it. In this case, the subjects or citizens of either of the contracting parties shall not import nor export the merchandize prohibited by the other; but if one of the contracting parties permits any other nation to import or export the same merchandize, the citizens or subjects of the other shall immediately enjoy the same liberty.

# ARTICLE V.

Lading of vesaela.

The merchants, commanders of vessels, or other subjects or citizens of either party, shall not within the ports or jurisdiction of the other be forced to unload any sort of merchandize into any other vessels, nor to receive them into their own, nor to wait for their being loaded longer than they please.

### ARTICLE VI.

Examination of goods.

That the vessels of either party loading within the ports or jurisdiction of the other may not be uselessly harassed or detained, it is agreed that all examinations of goods required by the laws shall be made before they are laden on board the vessel, and that there shall be no examination after; nor shall the vessel be searched at any time, unless articles shall have been laden therein clandestinely and illegally, in which case the person by whose order they were carried on board, or who carried them without order, shall be liable to the laws of the land in which he is; but no other person shall be molested, nor shall any other groods, nor the vessel, be seized or detained for that cause.

# ARTICLE VII.

Each party shall endeavour, by all the means in their power, to pro-Protection to vessels and effects. tect and desend [defend] all vessels and other effects belonging to the citizens or subjects of the other, which shall be within the extent of their jurisdiction, by sea or by land; and shall use all their efforts to recover, and cause to be restored to the right owners, their vessels and effects which shall be taken from them within the extent of their said jurisdiction.

# ARTICLE VIII.

The vessels of the subjects or citizens of either party, coming on any coast belonging to the other, but not willing to enter into port, or being entered into port, and not willing to unload their cargoes or break bulk, shall have liberty to depart and to pursue their voyage without molestation, and without being obliged to render account of their cargo, or to pay any duties, charges, or fees whatsoever, except those established for vessels entered into port, and appropriated to the maintenance of the port itself, or of other establishments for the safety and convenience of navigators, which duties, charges, and fees shall be the same, and shall be paid on the same footing as in the case of subjects or citizens of the country where they are established.

Treatment of

#### ARTICLE IX.

When any vessel of either party shall be wrecked, foundered, or otherwise damaged on the coasts, or within the dominion of the other, aged vessels. their respective subjects or citizens shall receive, as well for themselves as for their vessels and effects, the same assistance which would be due to the inhabitants of the country where the damage happens, and shall pay the same charges and dues only as the said inhabitants would be subject to pay in a like case; and if the operations of repair shall require that the whole or any part of their cargo be unladed, they shall pay no duties, charges, or fees on the part which they shall relade and carry away. The antient and barbarous right to wrecks of the sea shall be entirely abolished, with respect to the subjects or citizens of the two contracting parties.

Wrecked or dam-

#### ARTICLE X.

The citizens or subjects of each party shall have power to dispose of their personal goods within the jurisdiction of the other, by testament, donation, or otherwise; and their representatives, being subjects or citizens of the other party, shall succeed to their said personal goods, whether by testament or ab intestato, and may take possession thereof either by themselves or by others acting for them, and dispose of the same at their will, paying such dues only as the inhabitants of the country wherein the said goods are shall be subject to pay in like cases. And in case of the absence of the representative, such care shall be taken of the said goods, and for so long a time as would be taken of the goods of a native in like case, until the lawful owner may take And if question shall arise among measures for receiving them. several claimants to which of them the said goods belong, the same shall be decided finally by the laws and judges of the land wherein the said goods are. And where, on the death of any person holding real estate within the territories of the one party, such real estate would by the laws of the land descend on a citizens or subject of the other, were he not disqualified by alienage, such subject shall be allowed a reasonable time to sell the same, and to withdraw the proceselds without molestation, and exempt from all rights of detraction on the part of the Government of the respective States. But this article shall not derogate in any manner from the force of the laws already published or hereafter to be published, by His Majesty the King of Prussia, to prevent the emigration of his subjects.

Disposal and inheritance of personal property.

Heirs to real es-

# ARTICLE XI.

Liberty of conscience.

The most perfect freedom of conscience and of worship is granted to the citizens or subjects of either party within the jurisdiction of the other, without being liable to molestation in that respect for any cause other than an insult on the religion of others. Moreover, when the subjects or citizens of the one party shall die within the jurisdiction of the other, their bodies shall be buried in the usual burying grounds or other decent and suitable places, and shall be protected from violation or disturbance.

# ARTICLE XII.

Neutral trade.

If one of the contracting parties should be engaged in war with any other Power, the free intercourse and commerce of the subjects or citizens of the party remaining neuter with the belligerent Powers shall not be interrupted. On the contrary, in that case, as in full peace, the vessels of the neutral party may navigate freely to and from the ports and on the coasts of the belligerent parties, free vessels making free goods, insomuch that all things shall be adjudged free which shall be on board any vessel belonging to the neutral party, although such things belong 651; Also Article to an enemy of the other; and the same freedom shall be extended to persons who shall be on board a free vessel, although they should be enemies to the other party, unless they be soldiers in actual service of such enemy.

Free ships make free goods.

[See Article XII, treaty of 1799, p XII, treaty of 1828, p. 659.7

# ARTICLE XIII.

Regulations

And in the same case of one of the contracting parties being engaged case of contraband. in war with any other Power, to prevent all the difficulties and misunderstandings that usually arise respecting the merchandize heretofore called contraband, such as arms, ammunition, and military stores of every kind, no such articles carried in the vessels, or by the subjects or citizens of one of the parties to the enemies of the other, shall be deemed contraband, so as to induce confiscation or condemnation and a loss of Nevertheless, it shall be lawful to stop such property to individuals. vessels and articles, and to detain them for such length of time as the captors may think necessary to prevent the inconvenience or damage that might ensue from their proceeding, paying, however, a reasonable compensation for the loss such arrest shall occasion to the proprietors: And it shall further be allowed to use in the service of the captors the whole or any part of the military stores so detained, paying the owners the full value of the same, to be ascertained by the current price at the place of its destination. But in the case supposed, of a vessel stopped for articles heretofore deemed contraband, if the master of the vessel stopped will deliver out the goods supposed to be of contraband nature, he shall be admitted to do it, and the vessel shall not in that case be carried into any port, nor further detained, but shall be allowed to proceed on her voyage.

# ARTICLE XIV.

Sea-letters or passports.

And in the same case where one of the parties is engaged in war with another Power, that the vessels of the neutral party may be readily and certainly known, it is agreed that they shall be provided with sea-letters or passports, which shall express the name, the property, and burthen of the vessel, as also the name and dwelling of the master; which passports shall be made out in good and due forms, (to be settled by conventions between the parties whenever occasion shall require,) shall be renewed as often as the vessel shall return into port, and shall be exhibited whensoever required, as well in the open sea as in port. But if the said vessel be under convoy of one or more vessels of war belonging to the neutral party, the simple declaration of the officer commanding the convoy, that the said vessel belongs to the party of which he is, shall be considered as establishing the fact, and shall relieve both parties from the trouble of further examination.

#### ARTICLE XV.

And to prevent entirely all disorder and violence in such cases, it is stipulated, that when the vessels of the neutral party, sailing without visits at sea. convoy, shall be met by any vessel of war, public or private, of the other party, such vessel of war shall not approach within cannon shot of the said neutral vessel, nor send more than two or three men in their boat on board the same, to examine her sea-letters or passports. And all persons belonging to any vessel of war, public or private, who shall molest or injure in any manner whatever the people, vessels, or effects of the other party, shall be responsible in their persons and property for damages and interest, sufficient security for which shall be given by all commanders of private armed vessels before they are commissioned.

Regulation of

# ARTICLE XVI.

It is agreed that the subjects or citizens of each of the contracting parties, their vessels and effects, shall not be liable to any embargo or detention on the part of the other, for any military expedition, or other public or private purpose whatsoever. And in all cases of seizure, detention, or arrest for debts contracted, or offences committed by any citizen or subject of the one party, within the jurisdiction of the other. the same shall be made and prosecuted by order and authority of law only, and according to the regular course of proceedings usual in such cases.

Embargo or detention. [See Article XVI, treaty of 1799, p. 653.]

# ARTICLE XVII.

If any vessel or effects of the neutral Power be taken by an enemy of the other, or by a pirate, and retaken by that other, they shall be sels. brought into some port of one of the parties, and delivered into the custody of the officers of that port, in order to be restored entire to the true proprietor, as soon as due proof shall be made concerning the property thereof.

Recaptured ves-

# ARTICLE XVIII.

If the citizens or subjects of either party, in danger from tempests, pirates, enemies, or other accident, shall take refuge with their vessels refuge. or effects, within the harbours or jurisdiction of the other, they shall be received, protected, and treated with humanity and kindness, and shall be permitted to furnish themselves, at reasonable prices, with all refreshments, provisions, and other things necessary for their sustenance, hea[l]th, and accommodation, and for the repair of their vessels.

Vessels seeking

# ARTICLE XIX.

The vessels of war, public and private, of both parties, shall carry freely wheresoever they please the vessels and effects taken from their enemies, without being obliged to pay any duties, charges, or fees to officers of admiralty, of the customs, or any others; nor shall such prizes bearrested, searched, or put under legal process, when they come to and enter the ports of the other party, but may freely be carried out again at any time by their captors to the places expressed in their commissions, no vessel which shall have made prises on the subjects of His Most United States to Christian Majesty the King of France shall have a right of asylum in prizes captured from France. the ports or havens of the said United States; and if any such be forced therein by tempest or dangers of the sea, they shall be obliged to de-part as soon as possible, according to the tenor of the treaties existing 1778 with France, between his said Most Christian Majesty and the said United States.

Prizes.

p. 208.]

# ARTICLE XX.

Letters of No citizen or subject of either of the contracting parties shall take marque. from any Power with which the other may be at war any commission or letter of marque for arming any vessel to act as a privateer against the other, on pain of being punished as a pirate; nor shall either party hire, lend, or give any part of their naval or military force to the enemy of the other, to aid them offensively or defensively against that other.

# ARTICLE XXI.

Regulations in case of war.

If the two contracting parties should be engaged in war against a common enemy, the following points shall be observed between them: 1. If a vessel of one of the parties retaken by a privateer of the other shall not have been in possession of the enemy more than twenty-four hours, she shall be restored to the first owner for one-third of the value of the vessel and cargo; but if she shall have been more than twenty four hours in the possession of the enemy, she shall belong wholly to the recaptor. 2. If in the same case the recapture were by a public vessel of war of the one party, restitution shall be made to the owner for one-thirtieth part of the value of the vessel and cargo, if she shall not have been in possession of the enemy more than twenty-four hours, and one-tenth of the said value where she shall have been longer: which sums shall be distributed in gratuities to the recaptors. 3. The restitution in the cases aforesaid shall be after due proof of property, and surety given for the part to which the recaptors are entitled. The vessels of war, public and private, of the two parties, shall be reciprocally admitted with their prizes into the respective ports of each; but the said prizes shall not be discharged nor sold there, until their legality shall have been decided, according to the laws and regulations of the States to which the captor belongs, but by the judicatures of the place into which the prize shall have been conducted. 5. It shall be free to each party to make such regulations as they shall judge necessary for the conduct of their respective vessels of war, public and private, relative to the vessels which they shall take and carry into the ports of the two parties.

#### ARTICLE XXII.

Convoys.

Where the parties shall have a common enemy, or shall both be neutral, the vessels of war of each shall upon all occasions take under their protection the vessels of the other going the same course, and shall defend such vessels as long as they hold the same course against all force and violence, in the same manner as they ought to protect and defend vessels belonging to the party of which they are.

#### ARTICLE XXIII.

Rights of resi-

ducting war.

If war should arise between the two contracting parties, the merdents in case of chants of either country then residing in the other shall be allowed to remain nine months to collect their debts and settle their affairs, and may depart freely, carrying off all their effects without molestation or Principles or con- hindrance. And all women and children, scholars of every faculty, cultivators of the earth, artizans, manufacturers, and fishermen, unarmed and inhabiting unfortified towns, villages, or places, and in general all others whose occupations are for the common subsistence and benefit of mankind, shall be allowed to continue their respective employments, and shall not be molested in their persons, nor shall their houses or goods be burnt or otherwise destroyed, nor their fields wasted by the armed force of the enemy, into whose power by the events of war they may happen to fall; but if anything is necessary to be taken from them for the use of such armed force, the same shall be paid for at a reasonable price. And all merchant and trading vessels employed in exchanging the products of different places, and thereby rendering the to private armed necessaries, conveniences, and comforts of human life more easy to be obtained, and and more general, shall be allowed to pass free and unmolested; and neither of the contracting Powers shall grant or issue any commissions to any private armed vessels, empowering them to take or destroy such trading vessels or interrupt such commerce.

No commissions

# ARTICLE XXIV.

And to prevent the destruction of prisoners of war, by sending them into distant and inclement countries, or by crouding them into close and prisoners of war. noxions places, the two contracting parties solemnly pledge themselves to each other and to the world that they will not adopt any such practice; that neither will send the prisoners whom they may take from the other into the East Indies, or any other parts of Asia or Africa, but that they shall be placed in some part of their dominions in Europe or America, in wholesome situations; that they shall not be confined in dungeons, prison-ships, nor prisons, nor be put into irous, nor bound, nor otherwise restrained in the use of their limbs; that the officers shall be enlarged on their paroles within convenient districts, and have comfortable quarters. and the common men be disposed in cantonments open and extensive enough for air and exercise, and lodged in barracks as roomly and good as are provided by the party in whose power they are for their own troops; that the officers shall also be daily furnished by the party in whose power they are with as many rations, and of the same articles and quality as are allowed by them, either in kind or by commutation, to officers of equal rank in their own army; and all others shall be daily furnished by them with such ration as they allow to a common soldier in their own service; the value whereof shall be paid by the other party on a mutual adjustment of accounts for the subsistence of prisoners at the close of the war; and the said accounts shall not be mingled with, or set off against any others, nor the ballances due on them be witheld as a satisfaction or reprisal for any other article or for any other cause, real or pretended, whatever; that each party shall be allowed to keep a commissary of prisoners of their own appointment, with every separate cantonment of prisoners in possession of the other, which commissary shall see the prisoners as often as he pleases, shall be allowed to receive and distribute whatever comforts may be sent to them by their friends, and shall be free to make his reports in open letters to those who employ him; but if any officer shall breack his parole, or any other prisoner shall escape from the limits of his cantonment, after they shall have been designated to him, such individual officer or other prisoner shall forfeit so much of the benefit of this article as provides for his enlargement on parole or cantonment. And it is declared, that neither the pretence that war dissolves all treaties, nor any other whatever, shall be considered be annulled. as annulling or suspending this and the next preceding article; but, on the contrary, that the state of war is precisely that for which they are provided, and during which they are to be as sacredly observed as the most acknowledged articles in the law of nature or nations.

Treatment of

Articles not to

# ARTICLE XXV.

The two contracting parties grant to each other the liberty of having, each in the ports of the other, Consuls, Vice Consuls, Agents, and Commissaries of their own appointment, whose functions shall be regulated by particular agreement whenever either party shall chuse to make such appointment; but if any such Consuls shall exercise commerce, they shall be submitted to the same laws and usages to which the private individuals of their nation are submitted in the same place.

Consular officers.

# ARTICLE XXVI.

Favors granted to other nations to become common.

If either party shall hereafter grant to any other nation, any particular favour in navigation or commerce, it shall immediately become common to the other party, freely, where it is freely granted to such other nation, or on yielding the compensation, where such nation does the same.

# ARTICLE XXVII.

Duration of treaty.

His Majesty the King of Prussia and the United States of America agree that this treaty shall be in force during the term of ten years from the exchange of ratifications; and if the expiration of that term should happen during the course of a war between them, then the articles before provided for the regulation of their conduct during such a war, shall continue in force until the conclusion of the treaty which shall reestablish peace; and that this treaty shall be ratified on both sides, and the ratifications exchanged within one year from the day of its signa-

Ratifications.

Signatures;

ture.

In testimony whereof the Plenipotentiaries before mentioned, have hereto subscribed their names and affixed their seals, at the places of their respective residence, and at the dates expressed under their several signatures.

B. FRANKLIN. [L. s.]

Passy, July 9, 1785.

TH: JEFFERSON. [L. s.]

Paris, July 28, 1785.

JOHN ADAMS. [L. s.]

London, August 5, 1785.

F. G. DE THULEMEIER. [L. s.]

A la Haye le 10 Septembre, 1785.

## PRUSSIA, 1799.

July 11, 1799.

RENEWED TREATY OF AMITY AND COMMERCE BETWEEN HIS MAJESTY THE KING OF PRUSSIA AND THE UNITED STATES OF AMERICA, CONCLUDED AT BERLIN JULY 11, 1799; RATIFICATION ADVISED BY SENATE FEBRUARY 18, 1800; RATIFIED BY PRESIDENT FEBRUARY 19, 1800; RATIFICATIONS EXCHANGED AT BERLIN JUNE 22, 1800; PROCLAIMED NOVEMBER 4, 1800.

[This treaty expired by limitation, ten years after exchange of ratifications. Articles XIII to XXIV revived, with exception, by Article XII, treaty of 1828.]

Treaty of amity and commerce, between His Majesty the King of Prussia and the United States of America.

Contracting par-

[See pp. 641-648.]

Negotiators.

His Majesty the King of Prussia and the United States of America, desiring to maintain upon a stable and permanent footing the connections of good understanding which have hitherto so happily subsisted between their respective States, and for this purpose to renew the treaty of amity and commerce concluded between the two Powers at the Hague the 10th of September, 1785, for the term of ten years, His Prussian Majesty has nominated and constituted as his Plenipotentiaries the Count Charles William de Finkenstein, his Minister of State, of War, and of the Cabinet, Knight of the Orders of the Black Eagle and of the Red Eagle, and Commander of that of St. John of Jerusalem, the Baron Philip Charles d'Alvensleben, his Minister of State, of War, and of the Cabinet, Knight of the Orders of the Black Eagle and of the Red Eagle, and of that of St. John of Jerusalem, and the Count Christian Henry Curt de Haugwitz, his Minister of State, of War, and of the Cabinet, Knight of the Orders of the Black Eagle and of the Red

Eagle; and the President of the United States has furnished with their full powers John Quincy Adams, a citizen of the United States, and their Minister Plenipotentiary at the Court of His Prussian Majesty; which Plenipotentiaries, after having exchanged their full powers, found in good and due form, have concluded, settled, and signed the following articles:

# ARTICLE I.

There shall be in future, as there has been hitherto, a firm, inviolable, and universal peace and a sincere friendship between His Majesty the King of Prussia, his heirs, successors, and subjects, on the one part, and the United States of America and their citizens on the other, without exception of persons or places.

Peace and friend-

#### ARTICLE II.

The subjects of His Majesty the King of Prussia may frequent all the coasts and countries of the United States of America, and reside and trade there in all sorts of produce, manufactures, and merchandize, and States. shall pay there no other or greater duties, charges, or fees whatsoever than the most favoured nations are or shall be obliged to pay. They shall also enjoy in navigation and commerce all the rights, privileges, and exemptions which the most favoured nation does or shall enjoy, submitting themselves, nevertheless, to the established laws and usages to which are submitted the citizens of the United States and the most favoured nations.

Privileges of Prussian subjects in the United

### ARTICLE III.

In like manner, the citizens of the United States of America may frequent all the coasts and countries of His Majesty the King of Prus- izeus of the United sia, and reside and trade there in all sorts of produce, and manufactures, and merchandize, and shall pay, in the dominions of his said Majesty, no other or greater duties, charges, or fees whatsoever than the most favoured nation is or shall be obliged to pay; and they shall enjoy all the rights, privileges, and exemptions in navigation and commerce which the most favoured nation does or shall enjoy, submitting themselves, nevertheless, to the established laws and usages to which are submitted the subjects of His Majesty the King of Prussia and the subjects and citizens of the most favoured nations.

Privileges of cit-States in Prussia

## ARTICLE IV.

More especially, each party shall have a right to carry their own produce, manufactures, and merchandize, in their own or any other vessels, to any parts of the dominions of the other, where it shall be lawful for all the subjects and citizens of that other freely to purchase them, and thence to take the produce, manufactures, and merchandize of the other, which all the said citizens or subjects shall in like manner be free to sell to them, paying in both cases such duties, charges, and fees only, as are or shall be paid by the most favoured nation. Nevertheless, His Majesty the King of Prussia and the United States respectively reserve to themselves the right, where any nation restrains the transportation of merchandize to the vessells of the country of which it is the growth or manufacture, to establish against such nation retaliating regulations; and also the right to prohibit in their respective countries the importation and exportation of all merchandize whatsoever, when reasons of state shall require it. In this case the subjects or citizens of either of the contracting parties shall not import or export the merchandize prohibited by the other. But if one of the contracting parties permits any other nation to import or export the same merchandize, the citizens or subjects of the other shall immediately enjoy the same liberty.

Freedom of commerce and naviga-

# ARTICLE V.

Lading of ves-

The merchants, commanders of vessels, or other subjects or citizens of either party, shall not, within the ports or jurisdiction of the other, be forced to unload any sort of merchandize into any other vessels, nor to receive them into their own, nor to wait for their being loaded longer than they please.

# ARTICLE VI.

Examination of goods.

That the vessels of either party, loading within the ports or jurisdiction of the other, may not be uselessly harassed, or detained, it is agreed that all examinations of goods, required by the laws, shall be made before they are laden on board the vessel, and that there shall be no examination after; nor shall the vessel be searched at any time, unless articles shall have been laden therein clandestinely and illegally, in which case the person by whose order they were carried on board, or who carried them without order, shall be liable to the laws of the land in which he is, but no other person shall be molested, nor shall any other goods, nor the vessel, be seized or detained for that cause.

# ARTICLE VII.

Protection to

Each party shall endeavour by all the means in their power to provessels and effects. tect and defend all vessels and other effects, belonging to the citizens or subjects of the other, which shall be within the extent of their jurisdiction by sea or by land; and shall use all their efforts to recover and cause to be restored to the right owners their vessels and effects, which shall be taken from them within the extent of their said jurisdiction.

## ARTICLE VIII.

Vessels touching at ports.

The vessels of the subjects or citizens of either party, coming on any coast belonging to the other, but not willing to enter into port, or who entering into port are not willing to unload their cargoes or break bulk, shall have liberty to depart and to pursue their voyage without molestation, and without being obliged to render account of their cargo, or to pay any duties, charges, or fees whatsoever, except those established for vessels entered into port, and appropriated to the maintenance of the port itself, or of other establishments for the safety and convenience of navigators, which duties, charges, and fees shall be the same, and shall be paid on the same footing, as in the case of subjects or citizens of the country where they are established.

# ARTICLE IX.

Wrecked or damaged vessels.

When any vessel of either party shall be wrecked, foundered, or otherwise damaged, on the coasts or within the dominions of the other, their respective citizens or subjects shall receive, as well for themselves as for their vessels and effects, the same assistance which would be due to the inhabitants of the country where the damage happens, and shall pay the same charges and dues only as the said inhabitants would be subject to pay in a like case; and if the operations of repair shall require that the whole or any part of the cargo be unladed, they shall pay no duties, charges, or fees on the part which they shall relade and The ancient and barbarous right to wrecks of the sea shall be entirely abolished with respect to the subjects or citizens of the two contracting parties.

## ARTICLE X.

Disposal and inheritance of personal property.

The citizens or subjects of each party shall have power to dispose of their personal goods within the jurisdiction of the other, by testament, donation, or otherwise, and their representatives, being subjects or citizens of the other party, shall succeed to their said personal goods, whether by testament or ab intestato, and may take possession thereof, either by themselves or by others acting for them, and dispose of the same at their will, paying such dues only as the inhabitants of the country wherein the said goods are shall be subject to pay in like cases. And in case of the absence of the representative, such care shall be taken of the said goods as would be taken of the goods of a native in like case, untill the lawfull owner may take measures for receiving them. And if question should arise among several claimants to which of them the said goods belong, the same shall be decided finally by the laws and judges of the land wherein the said goods are. And where, on the death of any person, holding real estate, within the territories of the one party, such real estate would, by the laws of the land, descend on a citizen or subject of the other, were he not disqualified by alienage, such subject shall be allowed a reasonable time to sell the same, and to withdraw the proceeds, without molestation, and exempt from all rights of detraction on the part of the Government of the respective States. But this article shall not derogate in any manner from the force of the laws already published or hereafter to be published by His Majesty the King of Prussia to prevent the emigration of his subjects.

Heirs to real

# ARTICLE XI.

The most perfect freedom of conscience and of worship is granted to the citizens or subjects of either party within the jurisdiction of the other, and no person shall be molested in that respect for any cause other than an insult on the religion of others. Moreover, when the subjects or citizens of the one party shall die within the jurisdiction of the other, their bodies shall be buried in the usual burying-grounds, or other decent and suitable places, and shall be protected from violation or disturbance.

Liberty of con-

### ARTICLE XII.

Experience having proved, that the principle adopted in the twelfth article of the treaty of 1785, according to which free ships make free goods, has not been sufficiently respected during the two last wars, and especially in that which still continues, the two contracting parties propose, after the return of a general peace, to agree, either separately between themselves or jointly with other Powers alike interested, to concert with the great maritime Powers of Europe such arrangements and such permanent principles as may serve to consolidate the liberty and the safety of the neutral navigation and commerce in future wars. And if in the interval either of the contracting parties should be engaged in a war to which the other should remain neutral, the ships of war and privateers of the belligerent Power shall conduct themselves towards the merchant vessels of the neutral Power as favourably as the course of the war then existing may permit, observing the principles and rules of the law of nations generally acknowledged.

Rights of neutrals at sea.

See Article XII, treaty of 1785, p.

#### ARTICLE XIII.

And in the same case of one of the contracting parties being engaged Regulations in in war with any other Power, to prevent all the difficulties and miscasse of contraband. understandings that usually arise respecting merchandize of contraband, such as arms, ammunition, and military stores of every kind, no such articles carried in the vessels, or by the subjects or citizens of either party, to the enemies of the other, shall be deemed contraband, so as to induce confiscation or condemnation and a loss of property to individuals. Nevertheless, it shall be lawful to stop such vessels and articles, and to detain them for such length of time as the captors may think necessary to prevent the inconvenience or damage that might

[See Article XII, treaty of 1828, p. ensue from their proceeding, paying, however, a reasonable compensation for the loss such arrest shall occasion to the proprietors; and it shall further be allowed to use in the service of the captors the whole or any part of the military stores so detained, paying the owners the full value of the same, to be ascertained by the current price at the place of its destination. But in the case supposed of a vessel stopped for articles of contraband, if the master of the vessel stopped will deliver out the goods supposed to be of contraband nature, he shall be admitted to do it, and the vessel shall not in that case be carried into any port, nor further detained, but shall be allowed to proceed on her voyage.

Contraband artioles.

All cannons, mortars, fire-arms, pistols, bombs, grenades, bullets, balls, muskets, flints, matches, powder, saltpetre, sulphur, cuirasses, pikes, swords, belts, cartouch boxes, saddles and bridles, beyond the quantity necessary for the use of the ship, or beyond that which every man serving on board the vessel, or passenger, ought to have; and in general whatever is comprized under the denomination of arms and military stores, of what description soever, shall be deemed objects of contraband.

#### ARTICLE XIV.

Ship's papers to be carried.

To ensure to the vessels of the two contracting parties the advantage of being readily and certainly known in time of war, it is agreed that they shall be provided with the sea letters and documents hereafter specified:

1. A passport, expressing the name, the property, and the burthen of the vessel, as also the name and dwelling of the master, which passport shall be made out in good and due form, shall be renewed as often as the vessel shall return into port, and shall be exhibited whensoever required, as well in the open sea as in port. But if the vessel be under convoy of one or more vessels of war, belonging to the neutral party, the simple declaration of the officer commanding the convoy, that the said vessel belongs to the party of which he is, shall be considered as establishing the fact, and shall relieve both parties from the trouble of further examination.

2. A charter-party, that is to say, the contract passed for the freight of the whole vessel, or the bills of lading given for the cargo in detail.

3. The list of the ship's company, containing an indication by name and in detail of the persons composing the crew of the vessel. documents shall always be authenticated according to the forms estab-

lished at the place from which the vessel shall have sailed.

As their production ought to be exacted only when one of the contracting parties shall be at war, and as their exhibition ought to have no other object than to prove the neutrality of the vessel, its cargo, and company, they shall not be deemed absolutely necessary on board such vessels belonging to the neutral party as shall have sailed from its ports before or within three months after the Government shall have been informed of the state of war in which the belligerent party shall be engaged. In the interval, in default of these specific documents, the neutrality of the vessel may be established by such other evidence as the tribunals authorised to judge of the case may deem sufficient.

# ARTICLE XV.

Regulation of visits at sea.

And to prevent entirely all disorder and violence in such cases, it is stipulated that, when the vessels of the neutral party, sailing without convoy, shall be met by any vessel of war, public or private, of the other party, such vessel of war shall not send more than two or three men in their boat on board the said neutral vessel to examine her passports and documents. And all persons belonging to any vessel of war, public or private, who shall molest or insult in any manner whatever, the people,

vessels, or effects of the other party, shall be responsible in their persons and property for damages and interest, sufficient security for which shall be given by all commanders of private armed vessels before they are commissioned.

### ARTICLE XVI.

In times of war, or in cases of urgent necessity, when either of the contracting parties shall be obliged to lay a general embargo, either in tention. all its ports, or in certain particular places, the vessels of the other party shall be subject to this measure, upon the same footing as those of the 645.3 most favoured nations, but without having the right to claim the exemption in their favour stipulated in the sixteenth article of the former treaty But on the other hand, the proprietors of the vessels which shall have been detained, whether for some military expedition, or for what other use soever, shall obtain from the Government that shall have employed them an equitable indemnity, as well for the freight as for the loss occasioned by the delay. And furthermore, in all cases of seizure, detention, or arrest, for debts contracted or offences committed arrests. by any citizen or subject of the one party within the jurisdiction of the other, the same shall be made and prosecuted by order and authority of law only, and according to the regular course of proceedings usual in such cases.

Embargo or de-

[See Article XVI, treaty of 1785, p.

Distraint and

#### ARTICLE XVII.

If any vessel or effects of the neutral Power be taken by an enemy of the other, or by a pirate, and retaken by the Power at war, they shall be restored to the first proprietor, upon the conditions hereafter stipu- XXI.1 lated in the twenty-first article for cases of recapture.

Recaptured ves-

[See Article

# ARTICLE XVIII.

If the citizens or subjects of either party, in danger from tempests, pirates, enemies, or other accidents, shall take refuge, with their vessels refuge. or effects, within the harbours or jurisdiction of the other, they shall be received, protected, and treated with humanity and kindness, and shall be permitted to furnish themselves, at reasonable prices, with all refreshments, provisions, and other things necessary for their sustenance, health, and accom[m]odation, and for the repair of their vessels.

Vessels seeking

#### ARTICLE XIX.

The vessels of war, public and private, of both parties, shall carry freely, wheresoever they please, the vessels and effects taken from their enemies, without being obliged to pay any duties, charges, or fees to officers of admiralty, of the customs, or any others; nor shall such prizes be arrested, searched, or put under legal process, when they treaty of 1828, p. come to and enter the ports of the other party, but may freely be carried Britain," 1794, out again at any time by their captors to the places expressed in their Arrival, out again at any time by their captors to the places expressed in their Article XXV, p. commissions, which the commanding officer of such vessel shall be 280.] obliged to shew. But, conformably to the treaties existing between the United States and Great Britain, no vessel that shall have made a prize upon British subjects shall have a right to shelter in the ports Great Britain. of the United States, but if forced therein by tempests, or any other danger or accident of the sea, they shall be obliged to depart as soon as possible.

Prizes.

[See Article XII.

No as ylum in United States to

ARTICLE XX.

No citizen or subject of either of the contracting parties shall take from any Power with which the other may be at war any commission or marque. letter of marque, for arming any vessel to act as a privateer against the other, on pain of being punished as a pirate; nor shall either party hire, lend, or give any part of its naval or military force to the enemy of the other, to aid them offensively or defensively against the other.

Letters of

# ARTICLE XXI.

Regulations in case of war.

If the two contracting parties should be engaged in a war against a common enemy, the following points shall be observed between them:

1. If a vessel of one of the parties, taken by the enemy, shall, before being carried into neutral or enemy's port, be retaken by a ship of war or privateer of the other, it shall, with the cargo, be restored to the first owners, for a compensation of one-eighth part of the value of the said vessel and cargo, if the recapture be made by a public ship of war. and one sixth part if made by a privateer.

2. The restitution in such cases shall be after due proof of property.

and surety given for the part to which the recaptors are entitled.

3. The vessels of war, public and private, of the two parties, shall reciprocally be admitted with their prizes into the respective ports of each, but the said prizes shall not be discharged or sold there, until their legality shall have been decided according to the laws and regulations of the State to which the captor belongs, but by the judicatories of the place into which the prize shall have been conducted.

4. It shall be free to each party to make such regulations as they shall judge necessary, for the conduct of their respective vessels of war, public and private, relative to the vessels, which they shall take and

carry into the ports of the two parties.

# ARTICLE XXII.

Convoys.

When the contracting parties shall have a common enemy, or shall both be neutral, the vessels of war of each shall upon all occasions take under their protection the vessels of the other going the same course, and shall defend such vessels as long as they hold the same course, against all force and violence, in the same manner as they ought to proect and defend vessels belonging to the party of which they are.

## ARTICLE XXIII.

Rights of resi-

If war should arise between the two contracting parties, the merdents in case of chants of either country then residing in the other shall be allowed to remain nine months to collect their debts and settle their affairs, and may depart freely, carrying off all their effects without molestation or hindrance; and all women and children, scholars of every faculty, cultivators of the earth, artisans, manufacturers, and fishermen, unarmed and inhabiting unfortified towns, villages, or places, and in general all others whose occupations are for the common subsistence and benefit of mankind, shall be allowed to continue their respective employments, and shall not be molested in their persons, nor shall their houses or goods be burnt or otherwise destroyed, nor their fields wasted by the armed force of the enemy, into whose power by the events of war they may happen to fall; but if anything is necessary to be taken from them for the use of such armed force, the same shall be paid for at a reasonable price.

## ARTICLE XXIV.

Treatment of prisoners of war.

And to prevent the destruction of prisoners of war, by sending them into distant and inclement countries, or by crowding them into close [See Article XII, and noxious places, the two contracting parties solemnly pledge themtreaty of 1828, p. selves to the world and to each other that they will not adopt any such practice; that neither will send the prisoners whom they may take from the other into the East Indies or any other parts of Asia or Africa, but that they shall be placed in some parts of their dominions in Europe or America, in wholesome situations; that they shall not be confined in dungeons, prison-ships, nor prisons, nor be put into irons, nor bound, nor otherwise restrained in the use of their limbs; that the officers shall be enlarged on their paroles within convenient districts, and have comfortable quarters, and the common men be disposed in cantonments open and extensive enough for air and exercise, and lodged in barracks as roomly and good as are provided by the party in whose power they are for their own troops; that the officers shall also be daily furnished by the party in whose power they are with as many rations, and of the same articles and quality as are allowed by them, either in kind or by commutation, to officers of equal rank in their own army; and all others shall be daily furnished by them with such ration as they shall allow to a common soldier in their own service; the value whereof shall be paid by the other party on a mutual adjustment of accounts for the subsistence of prisoners at the close of the war; and the said accounts shall not be mingled with or set off against any others, nor the balances due on them be withheld as a satisfaction or reprizal for any other article or for any other cause, real or pretended, whatever. That each party shall be allowed to keep a commissary of prisoners of their own appointment, with every separate cantonment of prisoners in possession of the other, which commissary shall see the prisoners as often as he pleases, shall be allowed to receive and distribute whatever comforts may be sent to them by their friends, and shall be free to make his reports in open letters to those who employ him; but if any officer shall break his parole, or any other prisoner shall escape from the limits of his cantonment after they shall have been designated to him, such individual officer or other prisoner shall forfeit so much of the benefit of this article as provides for his enlargement on parole or cantonment. And it is declared, that neither the pretence that war dissolves all treaties, nor be annulled. any other whatever, shall be considered as annulling or suspending this and the next preceding article; but, on the contrary, that the state of war is precisely that for which they are provided, and during which they are to be as sacredly observed as the most acknowledged articles in the law of nature and nations.

Articles not to

# ARTICLE XXV.

The two contracting parties have granted to each other the liberty of having each in the ports of the other Consuls, Vice-Consuls, Agents, and Commissaries of their own appointment, who shall enjoy the same privileges and powers as those of the most favoured nations; but if any such Consuls shall exercise commerce, they shall be submitted to the same laws and usages to which the private individuals of their nation are submitted in the same place.

Consular officers.

#### ARTICLE XXVI.

If either party shall hereafter grant to any other nation any particular favour in navigation or commerce, it shall immediately become com- to other nations to mon to the other party, freely, where it is freely granted to such other become common. nation, or on yielding the same compensation, when the grant is conditional.

Favours granted

# ARTICLE XXVII.

His Majesty the King of Prussia and the United States of America agree that this treaty shall be in force during the term of ten years from treaty. the exchange of the ratifications; and if the expiration of that term should happen during the course of a war between them, then the articles before provided for the regulation of their conduct during such a war shall continue in force until the conclusion of the treaty which shall restore peace.

Duration of

This treaty shall be ratified on both sides, and the ratifications exchanged within one year from the day of its signature, or sooner if possible.

Ratifications.

Signatures.

Date.

In testimony whereof, the Plenipotentiaries before mentioned have hereto subscribed their names and affixed their seals. Done at Berlin, the eleventh of July, in the year one thousand seven hundred and ninety-nine.

JOHN QUINCY ADAMS.

CHARLES WILLIAM COMTE DE FINKENSTEIN.

PHILIPPE CHARLES D'ALVENSLEVEN.

[L. s.]

CHRETIEN HENRI CURCE COMTE DE HAUGWIZ. L. s.

# PRUSSIA, 1828.

May 1, 1828.

TREATY OF COMMERCE AND NAVIGATION BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE KING OF PRUSSIA, CONCLUDED AT WASHINGTON MAY 1, 1828; RATIFICATION ADVISED BY SENATE MAY 4, 1828; RATIFIED BY PRESIDENT; RATIFICATION AGAIN ADVISED AND TIME FOR EXCHANGE OF RATIFICATIONS EXTENDED BY SENATE MARCH 9, 1829; RATIFICATIONS EXCHANGED AT WASHINGTON MARCH 14, 1829; PROCLAIMED MARCH 14, 1829.

Treaty of commerce and navigation between the United States of America and His Majesty the King of Prussia.

Contracting parties.

The United States of America and His Majesty the King of Prussia, equally animated with the desire of maintaining the relations of good understanding which have hitherto so happily subsisted between their respective States, of extending, also, and consolidating the commercial intercourse between them, and convinced that this object cannot better be accomplished than by adopting the system of an entire freedom of navigation, and a perfect reciprocity, based upon principles of equity equally beneficial to both countries, and applicable in time of peace as well as in time of war, have, in consequence, agreed to enter into negotiations for the conclusion of a treaty of navigation and commerce; for which purpose the President of the United States has conferred full powers on Henry Clay, their Secretary of State; and His Majesty the King of Prussia has conferred like powers on the Sieur Ludwig Niederstetter, Chargé d'Affaires of His said Majesty near the United States: and the said Plenipotentiaries, having exchanged their said full powers, found in good and due form, have concluded and signed the following articles:

Negotiators.

# ARTICLE I.

Reciprocal liberty of commerce and navigation.

There shall be between the territories of the high contracting parties a reciprocal liberty of commerce and navigation. The inhabitants of their respective States shall mutually have liberty to enter the ports, places, and rivers of the territories of each party, wherever foreign commerce is permitted. They shall be at liberty to sojourn and reside in all parts whatsoever of said territories, in order to attend to their affairs; and they shall enjoy, to that effect, the same security and protection as natives of the country wherein they reside, on condition of their submitting to the laws and ordinances there prevailing.

# ARTICLE II.

Vessels upon equal footing.

Prussian vessels arriving either laden or in ballast in the ports of the United States of America, and, reciprocally, vessels of the United States arriving either laden or in ballast in the ports of the Kingdom of Prussia, shall be treated on their entrance, during their stay, and at their departure, upon the same footing as national vessels coming from the same place, with respect to the duties of tonnage, light-houses, pilotage, salvage, and port charges, as well as to the fees and perquisites of public

officers, and all other duties and charges, of whatever kind or denomination, levied in the name or to the profit of the Government, the local authorities, or of any private establishment whatsoever.

#### ARTICLE III.

All kind of merchandise and articles of commerce either the produce of the soil or the industry of the United States of America, or of any ties on imports. other country, which may be lawfully imported into the ports of the Kingdom of Prussia, in Prussian vessels, may also be so imported in vessels of the United States of America, without paying other or higher duties or charges, of whatever kind or denomination, levied in the name or to the profit of the Government, the local authorities, or of any private establishments whatsoever, than if the same merchandise or produce had been imported in Prussian vessels. And, reciprocally, all kind of merchandise and articles of commerce, either the produce of the soil or of the industry of the Kingdom of Prussia, or of any other country, which may be lawfully imported into the ports of the United States in vessels of the said States, may also be so imported in Prussian vessels, without paying other or higher duties or charges, of whatever kind or denomination, levied in the name or to the profit of the Government, the local authorities, or of any private establishments whatsoever, than if the same merchandise or produce had been imported in vessels of the United States of America.

Equality of du-

## ARTICLE IV.

that the stipulations contained in the two preceding articles are to their stipulations.

full extent applicable to Prussian vessels and their stipulations. full extent applicable to Prussian vessels and their cargoes arriving in the ports of the United States of America, and, reciprocally, to vessels of the said States and their cargoes, arriving in the ports of the Kingdom of Prussia, whether the said vessels clear directly from the ports of the country to which they respectively belong, or from the ports of any other foreign country.

of [See Articles III and IV.]

#### ARTICLE V.

No higher or other duties shall be imposed on the importation into the United States of any article the produce or manufacture of Prussia, and no higher or other duties shall be imposed on the importation into the Kingdom of Prussia of any article the produce or manufacture of the United States, than are or shall be payable on the like article being the produce or manufacture of any other foreign country. Nor shall any prohibition be imposed on the importation or exportation of any article the produce or manufacture of the United States, or of Prussia, to or from the ports of the United States, or to or from the ports of Prussia, which shall not equally extend to all other nations.

Equality of duties on products of either country.

## ARTICLE VI.

All kind of merchandise and articles of commerce, either the produce of the soil or of the industry of the United States of America, or of any portations. other country, which may be lawfully exported from the ports of the said United States in national vessels, may also be exported therefrom in Prussian vessels without paying other or higher duties or charges, of whatever kind or denomination, levied in the name or to the profit of the Government, the local authorities, or of any private establishments whatsoever, than if the same merchandise or produce had been exported in vessels of the United States of America.

An exact reciprocity shall be observed in the ports of the Kingdom of Prussia, so that all kind of merchandise and articles of commerce, Equality in ex-

either the produce of the soil or the industry of the said Kingdom, or of any other country, which may be lawfully exported from Prussian ports in national vessels, may also be exported therefrom in vessels of the United States of America, without paying other or higher duties or charges of whatever kind or denomination, levied in the name or to the profit of the Government, the local authorities, or of any private establishments whatsoever, than if the same merchandise or produce had been exported in Prussian vessels.

# ARTICLE VII.

Coasting trade.

The preceding articles are not applicable to the coastwise navigation of the two countries, which is respectively reserved by each of the high contracting parties exclusively to itself.

# ARTICLE VIII.

No preference of importations.

No priority or preference shall be given, directly or indirectly, by either of the contracting parties, nor by any company, corporation, or agent, acting on their behalf or under their authority, in the purchase of any article of commerce, lawfully imported, on account of or in reference to the character of the vessel, whether it be of the one party or of the other, in which such article was imported; it being the true intent and meaning of the contracting parties that no distinction or difference whatever shall be made in this respect.

# ARTICLE IX.

Favors granted become common.

If either party shall hereafter grant to any other nation any particular to other nations to favor in navigation or commerce, it shall immediately become common to the other party, freely, where it is freely granted to such other nation, or on yielding the same compensation, when the grant is conditional.

# ARTICLE X.

Consular officers.

The two contracting parties have granted to each other the liberty of having, each in the ports of the other, Consuls, Vice-Consuls, Agents, and Commissaries of their own appointment, who shall enjoy the same privileges and powers as those of the most favored nations. But if any such Consul shall exercise commerce, they shall be submitted to the same laws and usages to which the private individuals of their nation are submitted, in the same place.

Settlement of masters and crews.

The Consuls, Vice-Consuls, and Commercial Agents shall have the disputes between right, as such, to sit as judges and arbitrators in such differences as may arise between the captains and crews of the vessels belonging to the nation whose interests are committed to their charge, without the interference of the local authorities, unless the conduct of the crews or of the captain should disturb the order or tranquillity of the country, or the said Consuls, Vice-Consuls, or Commercial Agents should require their assistance to cause their decisions to be carried into effect or supported. It is, however, understood that this species of judgment or abitration shall not deprive the contending parties of the right they have to resort, on their return, to the judicial authority of their country.

# ARTICLE XI.

Deserters from vessels.

The said Consuls, Vice-Consuls, and Commercial Agents are authorised to require the assistance of the local authorities, for the search, arrest, and imprisonment of the deserters from the ships of war and merchant vessels of their country. For this purpose they shall apply to the competent tribunals, judges, and officers, and shall in writing demand said deserters, proving, by the exhibition of the registers of the vessels, the rolls of the crew, or by other official documents, that such

individuals formed part of the crews; and, on this reclamation being thus substantiated, the surrender shall not be refused. Such deserters, when arrested, shall be placed at the disposal of the said Consuls, Vice-Consuls, or Commercial Agents, and may be confined in the public prisons, at the request and cost of those who shall claim them, in order to be sent to the vessels to which they belonged, or to others of the But if not sent back within three months from the day of their arrest, they shall be set at liberty, and shall not be again arrested for the same cause. However, if the deserter should be found to have committed any crime or offence, his surrender may be delayed until the tribunal before which his case shall be depending shall have pronounced its sentence, and such sentence shall have been carried into effect.

# ARTICLE XII.

The twelfth article of the treaty of amity and commerce, concluded between the parties in 1785, and the articles from the thirteenth to the former treaties retwenty-fourth, inclusive, of that which was concluded at Berlin in 1799, with the exception of the last paragraph in the nineteenth article, relating to treaties with Great Britain, are hereby revived with the same 644; Also Articles force and virtue as if they made part of the context of the present XIII to XXIV, treaty, it being, however, understood that the stipulations contained in treaty of 1799, pp. the articles thus revived shall be always considered as in no manner affecting the treaties or conventions concluded by either party with other Powers, during the interval between the expiration of the said treaty of 1799, and the commencement of the operation of the present

The parties being still desirous, in conformity with their intention declared in the twelfth article of the said treaty of 1799, to establish treaty. between themselves, or in concert with other maritime Powers, further provisions to ensure just protection and freedom to neutral navigation and commerce, and which may, at the same time, advance the cause of civilization and humanity, engage again to treat on this subject at some

future and convenient period.

ARTICLE XIII.

Considering the remoteness of the respective countries of the two high contracting parties, and the uncertainty resulting therefrom, with respect to the various events which may take place, it is agreed that a merchant vessel belonging to either of them, which may be bound to a port supposed at the time of its departure to be blockaded, shall not, however, be captured or condemned for having attempted a first time to enter said port, unless it can be proved that said vessel could and ought to have learnt, during its voyage, that the blockade of the place in question still continued. But all vessels which, after having been warned off once shall, during the same voyage, attempt a second time to enter the same blockaded port, during the continuance of the said blockade, shall then subject themselves to be detained and condemned.

ARTICLE XIV.

The citizens or subjects of each party shall have power to dispose of their personal goods within the jurisdiction of the other, by testament, sonal property. donation, or otherwise; and their representatives, being citizens or subjects of the other party, shall succeed to their said personal goods, whether by testament or ab intestato, and may take possession thereof, either by themselves or by others acting for them, and dispose of the same at their will, paying such dues only as the inhabitants of the country wherein the said goods are shall be subject to pay in like cases. And in case of the absence of the representative, such care shall be taken of the said goods as would be taken of the goods of a native, in

Stipulations in

[See Article XII, 651-654.]

Subject of future

Blockaded ports.

Disposal and inheritance of perestate.

like case, until the lawful owner may take measures for receiving them. And if question should arise among several claimants to which of them said goods belong, the same shall be decided finally by the laws and Heirs to real judges of the land wherein the said goods are. And where, on the death of any person holding real estate within the territories of the one party, such real estate would, by the laws of the land, descend on a citizen or subject of the other, were he not disqualified by alienage, such citizen or subject shall be allowed a reasonable time to sell the same, and to withdraw the proceeds without molestation and exempt from all duties of detraction, on the part of the Government of the respective States. But this article shall not derogate in any manner from the force of the laws already published, or hereafter to be published, by His Majesty the King of Prussia, to prevent the emigration of his subjects.

## ARTICLE XV.

Duration of treaty.

The present treaty shall continue in force for twelve years, counting from the day of the exchange of the ratifications; and if twelve months before the expiration of that period, neither of the high contracting parties shall have announced, by an official notification to the other, its intention to arrest the operation of said treaty, it shall remain binding for one year beyond that time, and so on until the expiration of the twelve months, which will follow a similar notification, whatever the time at which it may take place.

# ARTICLE XVI.

Ratifications.

This treaty shall be approved and ratified by the President of the United States of America, by and with the advice and consent of the Senate thereof, and by His Majesty the King of Prussia, and the ratifications shall be exchanged in the city of Washington, within nine months from the date of the signature hereof, or sooner if possible.

Signatures.

In faith whereof the respective Plenipotentiaries have signed the above articles both in the French and English languages, and they have thereto affixed their seals; declaring, nevertheless, that the signing in both languages shall not be brought into precedent, nor in any way operate to the prejudice of either party.

Date.

Done in triplicate at the city of Washington on the first day of May, in the year of our Lord one thousand eight hundred and twentyeight, and the fifty-second of the Independence of the United States of America.

> H. CLAY. L. S. LUDWIG NIEDERSTETTER. [L. S.]

# PRUSSIA AND OTHER STATES, 1852.

June 16, 1852.

EXTRADITION CONVENTION WITH PRUSSIA AND OTHER STATES OF THE GERMANIC CONFEDERATION, CONCLUDED AT WASHINGTON JUNE 16, 1852; RATIFICATION ADVISED BY SENATE MARCH 15, 1853; RATIFIED BY PRESIDENT MAY 27, 1853; RATIFICATIONS EXCHANGED AT WASHINGTON MAY 30, 1853; PROCLAIMED JUNE 1, 1853.

Convention for the mutual delivery of criminals, fugitives from justice, in certain cases, concluded between the United States, on the one part, and Prussia and other States of the Germanic Confederation, on the other part.

Preamble.

Whereas it is found expedient, for the better administration of justice and the prevention of crime within the territories and jurisdiction of the parties respectively, that persons committing certain heinous crimes,

being fugitives from justice, should, under certain circumstances, be reciprocally delivered up, and also to enumerate such crimes explicitly; and whereas the laws and constitution of Prussia, and of the other German States, parties to this convention, forbid them to surrender their own citizens to a foreign jurisdiction, the Government of the United States, with a view of making the convention strictly reciprocal, shall be held equally free from any obligation to surrender citizens of the United States: Therefore, on the one part, the United States of America, and, on the other part, His Majesty tle King of Prussia, ties. in his own name, as well as in the name of His Majesty the King of Saxony, His Royal Highness the Elector of Hesse, His Royal Highness the Grand Duke of Hesse and on Rhine, His Royal Highness the Grand Duke of Saxe-Weimar-Eisenach, His Highness the Duke of Saxe-Meiningen, His Highness the Duke of Saxe Altenburg, His Highness the Duke of Saxe-Coburg-Gotha, His Highness the Duke of Brunswick, His Highness the Duke of Anhalt Dessau, His Highness the Duke of Anhalt Bernburg, His Highness the Duke of Nassau, His Serene High ness the Prince Schwarzburg-Rudolstadt, His Serene Highness the Prince of Schwarzburg-Sondershausen, Her Serene Highness the Princess and Regent of Waldeck, His Serene Highness the Prince of Reuss, elder branch, His Serene Highness the Prince of Reuss, junior branch, His Serene Highness the Prince of Lippe, His Serene Highness the Landgrave of Hesse-Homburg, as well as the free city of Francfort, having resolved to treat on this subject, have for that purpose appointed their respective Plenipotentiaries to negotiate and conclude a convention, that is to sav:

Contracting par-

The President of the United States of America, Daniel Webster, Secretary of State, and His Majesty the King of Prussia in his own name, as well as in the name of the other German Sovereigns above enumerated, and the free city of Francfort, Frederic Charles Joseph von Gerolt, his said Majesty's Minister Resident near the Government of the United States:

Negotiators.

Who, after reciprocal communication of their respective powers, have agreed to and signed the following articles:

## ARTICLE I.

It is agreed that the United States and Prussia, and the other States of the Germanic Confederation included in or which may hereafter criminals. accede to this convention, shall, upon mutual requisitions by them or their ministers, officers, or authorities, respectively made, deliver up to justice all persons who, being charged with the crime of murder, or assault with intent to commit murder, or piracy, or arson, or robbery, or forgery, surrender shall be or the utterance of forged papers, or the fabrication or circulation of made. counterfeit money, whether coin or paper money, or the embezzlement of public moneys committed within the jurisdiction of either party, shall seek an asylum, or shall be found within the territories of the other: Provided, That this shall only be done upon such evidence of criminality as, according to the laws of the place where the fugitive or person so inality. charged shall be found, would justify his apprehension and commitment for trial, if the crime or offence had there been committed; and the respective judges and other magistrates of the two Governments shall have power, jurisdiction, and authority, upon complaint made under oath, to issue a warrant for the apprehension of the fugitive or person so charged, that he may be brought before such judges or other magistrates respectively, to the end that the evidence of criminality may be heard and considered; and if, on such hearing, the evidence be deemed sufficient to sustain the charge, it shall be the duty of the examining judge or magistrate to certify the same to the proper executive authority, that a warrant may issue for the surrender of such fugitive. The expense of such apprehension and delivery shall be borne and defrayed by the party who makes the requisition and receives the fugitive.

Extradition of

Crimes for which

Evidence of crim-

Proceedings.

Expenses.

# ARTICLE II.

Accession by States.

The stipulations of this convention shall be applied to any other State other German of the Germanic Confederation which may hereafter declare its accession thereto.

# ARTICLE III.

Neither party to None of the contracting parties shall be bound to deliver up its own surrender its own citizens or subjects under the stipulations of this convention. citizens.

# ARTICLE IV.

Retention of offenses.

Whenever any person accused of any of the crimes enumerated in this accused person to convention shall have committed a new crime in the territories of the answer for local State where he have committed a new crime in the territories of the State where he has sought an asylum, or shall be found, such person shall not be delivered up under the stipulations of this convention until he shall have been tried, and shall have received the punishment due to such new crime, or shall have been acquitted thereof.

# ARTICLE V.

Duration of convention.

The present convention shall continue in force until the 1st of Jan uary, 1858, and if neither party shall have given to the other six months previous notice of its intention then to terminate the same, it shall further remain in force until the end of twelve months after either of the high contracting parties shall have given notice to the other of such intention; each of the high contracting parties reserving to itself the right of giving such notice to the other, at any time after the expiration of the said first day of January, 1858.

#### ARTICLE VI.

Ratifications.

The present convention shall be ratified by the President, by and with the advice and consent of the Senate of the United States, and by the Government of Prussia, and the ratifications shall be exchanged at Washington within six months from the date hereof, or sooner if possible.

[See Additional Article.]

Signatures.

In faith whereof we, the respective Plenipotentiaries, have signed this convention, and have hereunto affixed our seals.

Done in triplicate at Washington, the sixteenth day of June, one thousand eight hundred and fifty-two, and the seventy-sixth year of the Independence of the United States.

Date.

DAN'L WEBSTER.

FR. v. GEROLT.

# PRUSSIA AND OTHER STATES, 1852.

Nov. 16, 1852.

ADDITIONAL ARTICLE TO THE EXTRADITION CONVENTION OF JUNE 16, 1852, WITH PRUSSIA AND OTHER STATES OF THE GERMANIC CONFEDERATION, CONCLUDED AT WASHINGTON NOVEMBER 16, 1852; RATIFICATION ADVISED BY THE SENATE MARCH 15, 1853; RATIFIED BY PRESIDENT MAY 27, 1853; RATIFICATIONS EXCHANGED AT WASHINGTON MAY 30, 1853; PROCLAIMED JUNE 1, 1853.

Additional Article to the Convention for the mutual delivery of criminals, fugitives from justice, in certain cases, concluded between the United States, on the one part, and Prussia and other States of the Germanic Confederation, on the other part, at Washington, the 16th day of June, one thousand eight hundred and fifty-two.

Preamble.

Whereas it may not be practicable for the ratifications of the convention for the mutual delivery of criminals, fugitives from justice, in certain cases, between the United States and Prussia and other States of the Germanic Confederation, signed at Washington on the 16th day of June, 1852, to be exchanged within the time stipulated in said convention; and whereas both parties are desirous that it should be carried into full and complete effect: The President of the United States of America has fully empowered on his part Edward Everett, Secretary of State of the United States, and His Majesty the King of Prussia, in his own name, as well as in the name of the other German sovereigns enumerated in the aforesaid convention, has likewise fully empowered Frederick Charles Joseph von Gerolt, his said Majesty's Minister Resident near the Government of the United States; who have agreed to and signed the following article:

Negotiators.

The ratifications of the convention for the mutual delivery of criminals, fugitives from justice, in certain cases, concluded on the 16th of tion of convention June, 1852, shall be exchanged at Washington within one year from the extended. date of this agreement, or sooner should it be possible.

Time for ratifica-

The present additional article shall have the same force and effect as if it had been inserted, word for word, in the aforesaid convention of the 16th of June, 1852, and shall be approved and ratified in the manner therein prescribed.

Effect of addition article.

Ratifications.

In faith whereof we, the respective Plenipotentiaries, have signed this

Signatures.

agreement, and have hereunto affixed our seals.

Date.

Done at Washington this sixteenth day of November, one thousand eight hundred and fifty-two, and the seventy-seventh year of the Independence of the United States.

> EDWARD EVERETT. FR. v. GEROLT. [L. S.]

[Declarations of accession of the Governments of Bremen, Mecklenburg-Schwerin, Mecklenburg-Strelitz, Oldenburg, and Schaumburg-Lippe, and statement relative to that of Württemberg to the convention of June 16, 1852, with Prussia and other States of the Germanic Confederation, and to the additional article thereto of November 16, 1852, with the date of such accession, and that of the proclamation of the fact by the President, will be found under the names of the respective States in their alphabetical order. 1

# RUSSIA.

# RUSSIA, 1824.

April 5-17, 1824. CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE EMPEROR OF RUSSIA, RELATIVE TO NAVIGATION, FISHING, &c., IN THE PACIFIC OCEAN, CONCLUDED AT ST. PETERSBURG APRIL 5-17, 1824; RATIFICATION ADVISED BY SENATE JANUARY 5, 1825; RATIFIED BY PRESIDENT JANUARY 7, 1825; RATIFICATIONS EXCHANGED AT WASHINGTON JANUARY 11, 1825; PROCLAIMED JANUARY 12, 1825.

Convention between the United States of America and Russia.\*

In the name of the Most Holy and Indivisible Trinity.

Contracting par ties.

The President of the United States of America and His Majesty the Emperor of all the Russias, wishing to cement the bonds of amity which unite them, and to secure between them the invariable maintenance of a perfect concord, by means of the present convention, have named as their Plenipotentiaries to this effect, to wit:

Negotiators.

The President of the United States of America, Henry Middleton, a citizen of said States, and their Envoy Extraordinary and Minister Plenipotentiary near His Imperial Majesty; and His Majesty the Emperor of all the Russias, his beloved and faithful Charles Robert Count of Nesselrode, actual Privy Counsellor, Member of the Council of State, Secretary of State directing the administration of Foreign Affairs, actual Chamberlain, Knight of the Order of St. Alexander Nevsky, Grand Cross of the Order of St. Wladimir of the first class, Knight of that of the White Eagle of Poland, Grand Cross of the Order of St. Stephen of Hungary, Knight of the Orders of the Holy Ghost and of St. Michael, and Grand Cross of the Legion of Honor of France, Knight Grand Cross of the Orders of the Black and of the Red Eagle of Prussia, of the Annunciation of Sardinia, of Charles III of Spain, of St. Ferdinand and of Merit of Naples, of the Elephant of Denmark, of the Polar Star of Sweden, of the Crown of Würtemberg, of the Guelphs of Hanover, of the Belgic Lion, of Fidelity of Baden, and of St. Constantine of Parma; and Pierre de Poletica, actual Counsellor of State, Knight of the Order of St. Anne of the first class, and Grand Cross of the Order of St. Wladimir of the second;

Who, after having exchanged their full powers, found in good and due form, have agreed upon and signed the following stipulations:

# ARTICLE I.

Navigation and fisheries of the Pacific.

It is agreed that, in any part of the Great Ocean, commonly called the Pacific Ocean, or South Sea, the respective citizens or subjects of the high contracting Powers shall be neither disturbed nor restrained. either in navigation or in fishing, or in the power of resorting to the coasts, upon points which may not already have been occupied, for the purpose of trading with the natives, saving always the restrictions and conditions determined by the following articles.

# ARTICLE II.

Illicit trade.

With a view of preventing the rights of navigation and of fishing exercised upon the Great Ocean by the citizens and subjects of the high contracting Powers from becoming the pretext for an illicit trade,

<sup>\*</sup> Translation from the original, which is in the French language.

it is agreed that the citizens of the United States shall not resort to any point where there is a Russian establishment, without the permission of the governor or commander; and that, reciprocally, the subjects of Russia shall not resort, without permission, to any establishment of the United States upon the Northwest coast.

## ARTICLE III.

It is moreover agreed that, hereafter, there shall not be formed by the citizens of the United States, or under the authority of the said on the northwest States, any establishment upon the Northwest coast of America, nor in coast of America. any of the islands adjacent, to the north of fifty-four degrees and forty of 1867, pp. 671-minutes of north latitude; and that, in the same manner, there shall be 673.] none formed by Russian subjects, or under the authority of Russia, south of the same parallel.

Establishmen ta

# ARTICLE IV.

It is, nevertheless, understood that during a term of ten years, counting from the signature of the present convention, the ships of both Interior seas. Powers, or which belong to their citizens or subjects respectively, may reciprocally frequent, without any hindrance whatever, the interior seas, gulfs, harbors, and creeks, upon the coast mentioned in the preceding article, for the purpose of fishing and trading with the natives of the country.

Navigation of

#### ARTICLE V.

All spirituous liquors, fire-arms, other arms, powder, and munitions of war of every kind, are always excepted from this same commerce from this compermitted by the preceding article; and the two Powers engage, reciprocally, neither to sell, nor suffer them to be sold, to the natives by their respective citizens and subjects, nor by any person who may be under their authority. It is likewise stipulated that this restriction shall never afford a pretext, nor be advanced, in any case, to authorize either search or detention of the vessels, seizure of the merchandize, or, in fine, any measures of constraint whatever towards the merchants or the crews who may carry on this commerce; the high contracting Powers recipro-cally reserving to themselves to determine upon the penalties to be incurred, and to inflict the punishments in case of the contravention of this article by their respective citizens or subjects.

Articles excepted

#### ARTICLE VI.

When this convention shall have been duly ratified by the President of the United States, with the advice and consent of the Senate, on the one part, and, on the other, by His Majesty the Emperor of all the Russias, the ratifications shall be exchanged at Washington in the space of ten months from the date below, or sooner if possible.

In faith whereof the respective Plenipotentiaries have signed this convention, and thereto affixed the seals of their arms.

Done at St. Petersburg the 17-5 April, of the year of Grace one thousand eight hundred and twenty-four.

HENRY MIDDLETON. [L. S.] Le Comte CHARLES DE NESSELRODE. L. S. PIERRE DE POLETICA.

Ratifications.

Signatures.

Date.

# RUSSIA, 1832.

Dec. 6-18, 1832.

TREATY OF COMMERCE AND NAVIGATION, AND SEPARATE ARTICLES, BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE EMPEROR OF RUSSIA, CONCLUDED AT ST. PETERSBURG DECEMBER 6-18, 1832; RATIFICATION ADVISED BY SENATE FEBRUARY 27, 1833; RATIFIED BY PRESIDENT APRIL 8, 1833; RATIFICATIONS EXCHANGED AT WASH-INGTON MAY 11, 1833; PROCLAIMED MAY 11, 1833.

# Treaty with Russia.

Contracting par-

Negotiators.

In the name of the most Holy and Indivisible Trinity. The United States of America and His Majesty the Emperor of all

the Russias, equally animated with the desire of maintaining the relations of good understanding which have hitherto so happily subsisted between their respective States, and of extending and consolidating the commercial intercourse between them, have agreed to enter into negotiations for the conclusion of a treaty of navigation and commerce; for which purpose the President of the United States has conferred full powers on James Buchanan, their Envoy Extraordinary and Minister Plenipotentiary near His Imperial Majesty; and His Majesty the Emperor of all the Russias has conferred like powers on the Sieur Charles Robert Count de Nesselrode, his Vice Chancellor, Knight of the Orders of Russia, and of many others, &c.;

And the said Plenipotentiaries, having exchanged their full powers, found in good and due form, have concluded and signed the following

articles:

### ARTICLE I.

Freedom of commerce navigation.

There shall be between the territories of the high contracting parties and a reciprocal liberty of commerce and navigation. The inhabitants of their respective States shall mutually have liberty to enter the ports, places, and rivers of the territories of each party wherever foreign commerce is permitted. They shall be at liberty to sojourn and reside in all parts whatsoever of said territories, in order to attend to their affairs; and they shall enjoy, to that effect, the same security and protection as natives of the country wherein they reside, on condition of their submitting to the laws and ordinances there prevailing, and particularly to the regulations in force concerning commerce.

#### ARTICLE II.

Vessels upon equal footing.

Russian vessels arriving either laden or in ballast in the ports of the United States of America, and reciprocally vessels of the United States arriving either laden or in ballast in the ports of the Empire of Russia, shall be treated, on their entrance, during their stay, and at their departure, upon the same footing as national vessels coming from the same place, with respect to the duties of tonnage. In regard to lighthouse duties, pilotage, and port charges, as well as to the fees and perquisites of public officers, and all other duties and charges, of whatever kind or denomination, levied upon vessels of commerce, in the name or to the profit of the Government, the local authorities, or of any private establishments whatsoever, the high contracting parties shall reciprocally treat each other upon the footing of the most favored nations with whom they have not treaties now actually in force, regulating the said duties and charges on the basis of an entire reciprocity.

#### ARTICLE III.

Equality of

All kind of merchandise and articles of commerce, which may be duties on imports. lawfully imported into the ports of the Empire of Russia in Russian vessels, may also be so imported in vessels of the United States of America, without paying other or higher duties or charges, of whatever

kind or denomination, levied in the name or to the profit of the Government, the local authorities, or of any private establishments whatsoever, than if the same merchandise or articles of commerce had been imported in Russian vessels. And, reciprocally, all kind of merchandise and articles of commerce, which may be lawfully imported into the ports of the United States of America in vessels of the said States, may also be so imported in Russian vessels, without paying other or higher duties or charges, of whatever kind or denomination, levied in the name or to the profit of the Government, the local authorities, or of any private establishments whatsoever, than if the same merchandise or articles of commerce had been imported in vessels of the United States of America.

# ARTICLE IV.

It is understood that the stipulations contained in the two preceding articles are to their full extent applicable to Russian vessels and their stipulations. cargoes arriving in the ports of the United States of America, and reciprocally to vessels of the said States and their cargoes arriving in the ports of the Empire of Russia, whether the said vessels clear directly from the ports of the country to which they respectively belong or from the ports of any other foreign country.

Applicability of

#### ARTICLE V.

All kind of merchandise and articles of commerce, which may be lawfully exported from the ports of the United States of America in national portations. vessels, may also be exported therefrom in Russian vessels without paying other or higher duties or charges, of whatever kind or denomination, levied in the name or to the profit of the Government, the local authorities, or of any private establishments whatsoever, than if the same merchandise or articles of commerce had been exported in vessels of the United States of America. And, reciprocally, all kind of merchandise and articles of commerce, which may be lawfully exported from the ports of the Empire of Russia in national vessels, may also be exported therefrom in vessels of the United States of America, without paying other or higher duties or charges, of whatever kind or denomination, levied in the name or to the profit of the Government, the local authorities, or of any private establishments whatsoever, than if the same merchandise or articles of commerce had been exported in Russian vessels.

Equality in ex-

#### ARTICLE VI.

No higher or other duties shall be imposed on the importation into Equality of the United States of any article the produce or manufacture of Russia, duties on produce No higher or other duties shall be imposed on the importation into and no higher or other duties shall be imposed on the importation into of either country. the Empire of Russia of any article the produce or manufacture of the United States, than are or shall be payable on the like article being the produce or manufacture of any other foreign country. Nor shall any prohibition be imposed on the importation or exportation of any article hibitions. the produce or manufacture of the United States or of Russia, to or from the ports of the United States, or to or from the ports of the Russian Empire, which shall not equally extend to all other nations.

Equality of pro-

# ARTICLE VII.

It is expressly understood that the preceding articles II, III, IV, V, and VI, shall not be applicable to the coastwise navigation of either of the two countries, which each of the high contracting parties reserves exclusively to itself.

Coasting trade.

# ARTICLE VIII.

Consular officers.

The two contracting parties shall have the liberty of having in their respective ports Consuls, Vice-Consuls, Agents, and Commissaries, of their own appointment, who shall enjoy the same privileges and powers as those of the most favored nations; but if any such Consul shall exercise commerce, they shall be submitted to the same laws and usages to which the private individuals of their nation are submitted, in the same place.

Settlement

The Consuls, Vice-Consuls, and Commercial Agents shall have the disputes between right, as such, to sit as judges and arbitrators in such differences as may arise between the captains and crews of the vessels belonging to the nation whose interests are committed to their charge, without the interference of the local authorities, unless the conduct of the crews or of the captain should disturb the order or the tranquillity of the country, or the said Consuls, Vice-Consuls, or Commercial Agents should require their assistance to cause their decisions to be carried into effect or supported. It is, however, understood that this species of judgment or arbitration shall not deprive the contending parties of the right they have to resort, on their return, to the judicial authority of their country.

# ARTICLE IX.

Deserters from vessels.

The said Consuls, Vice-Consuls, and Commercial Agents are authorized to require the assistance of the local authorities, for the search, arrest, detention and imprisonment of the deserters from the ships of war and merchant vessels of their country. For this purpose they shall apply to the competent tribunals, judges and officers, and shall in writing demand said deserters, proving, by the exhibition of the registers of the vessels, the rolls of the crews, or by other official documents, that such individuals formed part of the crews; and this reclamation being thus substantiated, the surrender shall not be refused.

Such deserters, when arrested, shall be placed at the disposal of the said Consuls, Vice Consuls, or Commercial Agents, and may be confined in the public prisons, at the request and cost of those who shall claim them, in order to be detained until the time when they shall be restored to the vessels to which they belong, or sent back to their own country by a vessel of the same nation or any other vessel whatsoever. But if not sent back within four months from the day of their arrest, they shall be set at liberty, and shall not be again arrested for the same

However, if the deserter should be found to have committed any crime or offence, his surrender may be delayed until the tribunal before which his case shall be depending shall have pronounced its sentence, and such sentence shall have been carried into effect.

# ARTICLE X.

Disposal and in-

The citizens and subjects of each of the high contracting parties shall heritance of per-sonal property. have power to dispose of their personal goods within the jurisdiction of the other by testament denotics on otherwise and their resonants the other, by testament, donation, or otherwise, and their representatives, being citizens or subjects of the other party, shall succeed to their said personal goods, whether by testament or ab intestato, and may take possession thereof, either by themselves, or by others acting for them, and dispose of the same at will, paying to the profit of the respective Governments such dues only as the inhabitants of the country wherein the said goods are shall be subject to pay in like cases. And in case of the absence of the representatives, such care shall be taken of the said goods as would be taken of the goods of a native of the same country in like case, until the lawful owner may take measures for receiving them. And if a question should arise among several claimants as to which of them said goods belong, the same shall be decided finally by

the laws and judges of the land wherein the said goods are. And where, on the death of any person holding real estate, within the territories of estate. one of the high contracting parties, such real estate would by the laws of the land descend on a citizen or subject of the other party, who by reason of alienage may be incapable of holding it, he shall be allowed the time fixed by the laws of the country; and in case the laws of the country actually in force may not have fixed any such time, he shall then be allowed a reasonable time to sell such real estate, and to withdraw and export the proceeds without molestation, and without paying to the profit of the respective Governments any other dues than those to which the inhabitants of the country wherein said real estate is situated shall be subject to pay in like cases. But this article shall not derogate in any manner from the force of the laws already published, or which may hereafter be published, by His Majesty the Emperor of all the Russias, to prevent the emigration of his subjects.

Heirs to real

# ARTICLE XI.

If either party shall hereafter grant to any other nation any particular favor in navigation or commerce, it shall immediately become com- to other nations to mon to the other party, freely, where it is freely granted to such other become common. nation, or on yielding the same compensation, when the grant is conditional.

Favors granted

# ARTICLE XII.

The present treaty, of which the effect shall extend in like manner to the Kingdom of Poland, so far as the same may be applicable thereto, shall continue in force until the first day of January, in the year of our Lord one thousand eight hundred and thirty-nine, and if, one year before that day, one of the high contracting parties shall not have announced to the other, by an official notification, its intention to arrest the operation thereof, this treaty shall remain obligatory one year beyond that day, and so on until the expiration of the year which shall commence after the date of a similar notification.

Duration treaty; extension to Poland.

# ARTICLE XIII.

The present treaty shall be approved and ratified by the President of the United States of America, by and with the advice and consent of the Senate of the said States, and by His Majesty the Emperor of all the Russias, and the ratifications shall be exchanged in the city of Washington within the space of one year, or sooner if possible.

In faith whereof the respective plenipotentiaries have signed the present treaty in duplicate, and affixed thereto the seal of their arms. Done at St. Petersburg the eighteenth December, in the year of Grace one thousand eight hundred and thirty-two.

Ratifications.

Signatures.

Date.

JAMES BUCHANAN. CHARLES COMTE DE NESSELRODE.

# SEPARATE ARTICLE.

Dec. 6-18, 1832.

Certain relations of proximity and anterior engagements having rendered it necessary for the Imperial Government to regulate the commer. tions. cial relations of Russia with Prussia and the Kingdoms of Sweden and Norway by special stipulations, now actually in force, and which may be renewed hereafter; which stipulations are in no manner connected with the existing regulations for foreign commerce in general: The two high contracting parties, wishing to remove from their commercial relations every kind of ambiguity or subject of discussion, have agreed that the special stipulations granted to the commerce of Prussia, and of Sweden and Norway, in consideration of equivalent advantages granted

Special stipula-

in these countries, by the one to the commerce of the Kingdom of Poland, and by the other to that of the Grand Dutchy of Finland, shall not, in any case, be invoked in favor of the relations of commerce and navigation sanctioned between the two high contracting parties by the present treaty.

Effect of article.

The present separate article shall have the same force and value as if it were inserted, word for word, in the treaty signed this day, and shall be ratified at the same time.

Signatures.

In faith whereof we, the undersigned, by virtue of our respective full powers, have signed the present separate article, and affixed thereto the seals of our arms.

Date.

Done at St. Petersburg the eighteenth of December, in the year of Grace one thousand eight hundred and thirty-two.

JAMES BUCHANAN. L. S. CHARLES COMTE DE NESSELRODE. [L. S.]

# RUSSIA, 1854.

July 22, 1854.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE EMPEROR OF RUSSIA, RELATIVE TO THE RIGHTS OF NEUTRALS AT SEA, CONCLUDED AT WASHINGTON JULY 22, 1854; RATIFICATION AD-VISED BY SENATE JULY 25, 1854; RATIFIED BY PRESIDENT AUGUST 12, 1854; RATIFICATIONS EXCHANGED AT WASHINGTON OCTOBER 31, 1854; PROCLAIMED NOVEMBER 1, 1854.

Contracting parties.

The United States of America and His Majesty the Emperor of all the Russias, equally animated with a desire to maintain, and to preserve from all harm, the relations of good understanding which have at all times so happily subsisted between themselves, as also between the inhabitants of their respective States, have mutually agreed to perpetuate, by means of a formal convention, the principles of the right of neutrals at sea, which they recognize as indispensable conditions of all freedom of navigation and maritime trade. For this purpose the President of the United States has conferred full powers on William L. Marcy, Secretary of State of the United States; and His Majesty the Emperor of all the Russias has conferred like powers on Mr. Edward de Stoeckl, Counsellor of State, Knight of the Orders of Ste. Anne of the 2d class, of St. Stanislas of the 4th class, and of the Iron Crown of Austria of the 3d class, His Majesty's Chargé d'Affaires near the Government of the United States of America;

Negotiators.

And said Plenipotentiaries, after having exchanged their full powers, found in good and due form, have concluded and signed the following articles:

## ARTICLE I.

Principles recognized.

The two high contracting parties recognize as permanent and immutable the following principles, to wit:

Rights of neutrals at sea.

1st. That free ships make free goods; that is to say, that the effects or goods belonging to subjects or citizens of a Power or State at war are free from capture and confiscation when found on board of neutral vessels, with the exception of articles contraband of war.

Rights of neutral my's vessel.

2d. That the property of neutrals on board an enemy's vessel is not property on ene-subject to confiscation, unless the same be contraband of war. They engage to apply these principles to the commerce and navigation of all such Powers and States as shall consent to adopt them on their part as permanent and immutable.

#### ARTICLE II.

Ulterior understanding reserved.

The two high contracting parties reserve themselves to come to an ulterior understanding as circumstances may require, with regard to the application and extension to be given, if there be any cause for it, to the

principles laid down in the 1st article. But they declare from this time that they will take the stipulations contained in said article 1st as a rule, whenever it shall become a question to judge of the rights of neutrality.

## ARTICLE III.

It is agreed by the high contracting parties that all nations which shall or may consent to accede to the rules of the first article of this con-ciples by other navention, by a formal declaration stipulating to observe them, shall enjoy the rights resulting from such accession as they shall be enjoyed and observed by the two Powers signing this convention. They shall mutually communicate to each other the results of the steps which may be taken on the subject.

Accession to prin-

## ARTICLE IV.

The present convention shall be approved and ratified by the President of the United States of America, by and with the advice and consent of the Senate of said States, and by His Majesty the Emperor of all the Russias, and the ratifications of the same shall be exchanged at Washington, within the period of ten months, counting from this day, or sooner if possible.

Ratifications.

In faith whereof the respective Plenipotentiaries have signed the present convention in duplicate, and thereto affixed the seal of their

Signatures.

Date.

Done at Washington the twenty-second day of July, the year of Grace, 1854.

W. L. MARCY. EDOUARD STOECKL.

# RUSSIA, 1867.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE EMPEROR OF RUSSIA, FOR THE CESSION OF THE RUSSIAN POSSESSIONS IN NORTH AMERICA TO THE UNITED STATES, CON-CLUDED AT WASHINGTON MARCH 30, 1867; RATIFICATION ADVISED BY SENATE APRIL 9, 1867; RATIFIED BY PRESIDENT MAY 28, 1867; RATIFICATIONS EXCHANGED AT WASHINGTON JUNE 20, 1867; PROCLAIMED JUNE 20, 1867.

March 30, 1867.

The United States of America and His Majesty the Emperor of all the Russias, being desirous of strengthening, if possible, the good understanding which exists between them, have, for that purpose, appointed as their Plenipotentiaries, the President of the United States, William H. Seward, Secretary of State; and His Majesty the Emperor of all the Russias, the Privy Counsellor Edward de Stoeckl, his Envoy Extraordinary and Minister Plenipotentiary to the United States;

Contracting par-

Negotiators.

And the said Plenipotentiaries, having exchanged their full powers, which were found to be in due form, have agreed upon and signed the following articles:

# ARTICLE I.

His Majesty the Emperor of all the Russias agrees to cede to the United States, by this convention, immediately upon the exchange of tory and dominion. the ratifications thereof, all the territory and dominion now possessed by his said Majesty on the continent of America and in the adjacent islands, the same being contained within the geographical limits herein set forth, to wit: The eastern limit is the line of demarcation between the Russian and the British possessions in North America, as estab. ceded territory. lished by the convention between Russia and Great Britain, of February 28-16, 1825, and described in Articles III and IV of said convention, in the following terms:

Cession of terri-

Boundaries of

"Commencing from the southernmost point of the island called Prince

of Wales Island, which point lies in the parallel of 54 degrees 40 minutes north latitude, and between the 131st and 133d degree of west longitude, (meridian of Greenwich,) the said line shall ascend to the north along the channel called Portland Channel, as far as the point of the continent where it strikes the 56th degree of north latitude; from this last-mentioned point, the line of demarcation shall follow the summit of the mountains situated parallel to the coast, as far as the point of intersection of the 141st degree of west longitude, (of the same meridian;) and finally, from the said point of intersection, the said meridian line of the 141st degree, in its prolongation as far as the Frozen Ocean.

"IV. With reference to the line of demarcation laid down in the preceding article, it is understood-

"1st. That the island called Prince of Wales Island shall belong

wholly to Russia," (now, by this cession to the United States.)

"2d. That whenever the summit of the mountains which extend in a direction parallel to the coast from the 56th degree of north latitude to the point of intersection of the 141st degree of west longitude shall prove to be at the distance of more than ten marine leagues from the ocean, the limit between the British possessions and the line of coast which is to belong to Russia as above mentioned, (that is to say, the limit to the possessions ceded by this convention,) shall be formed by a line parallel to the winding of the coast, and which shall never exceed the distance of ten marine leagues therefrom."

The western limit within which the territories and dominion conveyed are contained passes through a point in Behring's Straits on the parallel of sixty-five degrees thirty minutes north latitude, at its intersection by the meridian which passes midway between the islands of Krusenstern or Ignalook, and the island of Ratmanoff, or Noonarbook, and proceeds due north without limitation, into the same Frozen Ocean. The same western limit, beginning at the same initial point, proceeds thence in a course nearly southwest, through Behring's Straits and Behring's Sea, so as to pass midway between the northwest point of the island of St. Lawrence and the southeast point of Cape Choukotski, to the meridian of one hundred and seventy-two west longitude; thence, from the intersection of that meridian, in a southwesterly direction, so as to pass midway between the island of Attou and the Copper Island of the Kormandorski couplet or group, in the North Pacific Ocean, to the meridian of one hundred and ninety-three degrees west longitude, so as to include in the territory conveyed the whole of the Aleutian Islands east of that meridian.

#### ARTICLE II.

Property in-cluded in cession.

In the cession of territory and dominion made by the preceding article are included the right of property in all public lots and squares, vacant lands, and all public buildings, fortifications, barracks, and other edifices which are not private individual property. It is, however, understood and agreed, that the churches which have been built in the ceded territory by the Russian Government, shall remain the property of such members of the Greek Oriental Church resident in the territory as may choose to worship therein. Any Government archives, papers, and documents relative to the territory and dominion aforesaid, which may now be existing there, will be left in the possession of the agent of the United States; but an authenticated copy of such of them as may be required, will be, at all times, given by the United States to the Russian Government, or to such Russian officers or subjects as they may apply for.

#### ARTICLE III.

Rights of inhab-

The inhabitants of the ceded territory, according to their choice, itants in ceded ter- reserving their natural allegiance, may return to Russia within three years; but if they should prefer to remain in the ceded territory, they, with the exception of uncivilized native tribes, shall be admitted to the enjoyment of all the rights, advantages, and immunities of citizens of the citizenship. United States, and shall be maintained and protected in the free enjoyment of their liberty, property, and religion. The uncivilized tribes Uncivilized tribes will be subject to such laws and regulations as the United States may from time to time adopt in regard to aboriginal tribes of that country.

Admission

#### ARTICLE IV.

His Majesty, the Emperor of all the Russias shall appoint, with convenient despatch, an agent or agents for the purpose of formally de. property. livering to a similar agent or agents, appointed on behalf of the United States, the territory, dominion, property, dependencies, and appurtenances which are ceded as above, and for doing any other act which may be necessary in regard thereto. But the cession, with the right of immediate possession, is nevertheless to be deemed complete and absolute on the exchange of ratifications, without waiting for such formal delivery.

Delivery of ceded

#### ARTICLE V.

Immediately after the exchange of the ratifications of this convention, any fortifications or military posts which may be in the ceded territory shall be delivered to the agent of the United States, and any Russian troops which may be in the territory shall be withdrawn as be withdrawn. soon as may be reasonably and conveniently practicable.

Delivery of military posts.

Russian troops to

#### ARTICLE VI.

In consideration of the cession aforesaid, the United States agree to pay at the Treasury in Washington, within ten months after the exchange of the ratifications of this convention, to the diplomatic representative or other agent of His Majesty the Emperor of all the Russias, duly authorized to receive the same, seven million two hundred thousand dollars in gold. The cession of territory and dominion herein made is hereby declared to be free and unincumbered by any reservations, privileges, franchises, grants, or possessions, by any associated companies, whether corporate or incorporate, Russian or any other, or by any parties, except merely private individual property holders; and the cession hereby made conveys all the rights, franchises, and privileges now belonging to Russia in the said territory or dominion, and appurtenances thereto.

Sum to be paid by United States.

Ceded territory unincumbered.

Conveyance ab-

#### ARTICLE VII.

When this convention shall have been duly ratified by the President of the United States, by and with the advice and consent of the Senate, on the one part, and, on the other, by His Majesty the Emperor of all the Russias, the ratifications shall be exchanged at Washington within three months from the date hereof, or sooner if possible.

In faith whereof the respective Plenipotentiaries have signed this convention, and thereto affixed the seals of their arms.

Done at Washington the thirtieth day of March, in the year of our

Lord one thousand eight hundred and sixty-seven. WILLIAM H. SEWARD. EDOUARD DE STOECKL. Ratifications.

Signatures.

Date.

# RUSSIA, 1868.

January 27, 1868.

ARTICLE RESPECTING TRADE-MARKS, ADDITIONAL TO THE TREATY OF NAVIGATION AND COMMERCE OF DECEMBER 6-18, 1832, BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE EMPEROR OF RUSSIA, CONCLUDED AT WASHINGTON JANUARY 27, 1868; RATIFICATION ADVISED BY SENATE JULY 25, 1868; RATIFIED BY PRESIDENT AUGUST 14, 1868; PATIFICATIONS EXCHANGED AT ST. DETERBUING SECTIONS. 14, 1868; RATIFICATIONS EXCHANGED AT ST. PETERSBURG SEPTEMBER 21, 1868; PROCLAIMED OCTOBER 15, 1868.

Preamble.

The United States of America and His Majesty the Emperor of all the Russias, deeming it advisable that there should be an additional article to the treaty of commerce between them of the 6 December, 1832, have for this purpose named as their Plenipotentiaries, the President of the United States, William H. Seward, Secretary of State, and His Majesty the Emperor of all the Russias, the Privy Councillor, Edward de Stoeckl, accredited as his Envoy Extraordinary and Minister Plenipotentiary to the United States;

Negotiators.

And the said Plenipotentiaries, after an examination of their respective full powers, which were found to be in good and due form,

have agreed to and signed the following

## ADDITIONAL ARTICLE.

Protection of trade-marks.

The high contracting parties, desiring to secure complete and efficient protection to the manufacturing industry of their respective citizens and subjects, agree that any counterfeiting in one of the two countries of the trade-marks affixed in the other on merchandize, to show its origin and quality, shall be strictly prohibited and repressed, and shall give ground for an action of damages in favor of the injured party, to be prosecuted in the courts of the country in which the counterfeit shall be proven.

Trade - marks, where to be deposited.

The trade-marks in which the citizens or subjects of one of the two countries may wish to secure the right of property in the other, must be lodged exclusively, to wit, the marks of citizens of the United States in the Department of Manufactures and Inland Commerce at St. Petersburg, and the marks of Russian subjects at the Patent-Office in Washington.

Termination of Article.

This additional article shall be terminable by either party, pursuant to the twelfth article of the treaty to which it is an addition. It shall be ratified by the President, by and with the advice and consent of the Senate of the United States, and by His Majesty the Emperor of all the Russias, and the respective ratifications of the same shall be exchanged at St. Petersburg within nine months from the date hereof, or

Ratifications.

sooner if possible. In faith whereof the respective Plenipotentiaries have signed the present additional article in duplicate, and affixed thereto the seal of

Signatures.

their arms. Done at Washington the twenty-seventh day of January, in the year of Grace one thousand eight hundred and sixty-eight.

Date.

WILLIAM H. SEWARD. L. S. EDOUARD DE STOECKL.

# SAN SALVADOR.

# SAN SALVADOR, 1850.

TREATY OF AMITY, NAVIGATION, AND COMMERCE, BETWEEN THE UNITED STATES OF AMERICA AND THE REPUBLIC OF SAN SALVADOR, CONCLUDED AT LEON JANUARY 2, 1850; RATIFICATION ADVISED BY SENATE SEPTEMBER 24, 1850; RATIFIED BY PRESIDENT NOVEMBER 14, 1850; TIME FOR EXCHANGE OF RATIFICATIONS EXTENDED BY SENATE SEPTEMBER 27, 1850, TO APRIL 1, 1851; RATIFICATIONS EXCHANGED AT CITY OF SAN SALVADOR JUNE 2, 1852; EXCHANGE OF RATIFICATIONS CONSENTED TO BY SENATE APRIL 4, 1853; PROCLAIMED APRIL 18, 1853.

January 2, 1850.

A general treaty of amity, navigation, and commerce between the United States of North America and the Republic of San Salvador.

The United States of North America and the Republic of San Salvador, desiring to make lasting and firm the friendship and good understanding which happily exists between both nations, have resolved to fix, in a manner clear, distinct, and positive, the rules which shall in future be religiously observed between each other, by means of a treaty or general convention of peace and friendship, commerce, and naviga-

Contracting par-

For this desirable object the President of the United States of America has conterred full powers upon E. G. Squier, a citizen of the said States, and their Chargé d'Affaires to Guatemala; and the President of the Republic of San Salvador has conferred similar and equal powers upon Señor Licenciado Don Augustin Morales, who, after having exchanged their said full powers in due form, have agreed to the following articles: Negotiators.

#### ARTICLE I.

There shall be a perfect, firm, and inviolable peace and sincere friendship between the United States of America and the Republic of San Salvador, in all the extent of their possessious and territories, and between their citizens respectively, without distinction of persons or places.

Peace and friend-

# ARTICLE II.

The United States of America and the Republic of San Salvador, desiring to live in peace and harmony with all the nations of the earth, by become common. means of a policy frank and equally friendly with all, engage mutually not to grant any particular favor to other nations in respect of commerce and navigation which shall not immediately become common to the other party, who shall enjoy the same freely, if the concession was freely made, or on allowing the same compensation, if the concession was conditional.

Favors granted to other nations to

#### ARTICLE III.

The two high contracting parties, being likewise desirous of placing the commerce and navigation of their respective countries on the liberal basis of perfect equality and reciprocity, mutually agree that the citizens of each may frequent all the coasts and countries of the other, and reside therein, and shall have the power to purchase and hold lands, and all kinds of real estate, and to engage in all kinds of trade, manufactures, ness. and mining, upon the same terms with the native citizen, and shall enjoy

Freedom of commerce and naviga-

Rights of residence and busiCoasting trade.

Vessels upon

equal footing.

all the privileges and concessions in these matters which are or may be made to the citizens of any country, and shall enjoy all the rights, privileges, and exemptions in navigation, commerce, and manufactures, which native citizens do or shall enjoy, submitting themselves to the laws, decrees, or usages there established, to which native citizens are But it is understood that this article does not include the subjected. ccasting trade of either country, the regulation of which is reserved by the parties respectively, according to their own separate laws.

### ARTICLE IV.

They likewise agree that whatever kind of produce, manufacture, or merchandise of any foreign country can be, from time to time, lawfully imported into the United States in their own vessels, may be also imported in vessels of the Republic of San Salvador; and that no higher or other duties upon the tonnage of the vessel and her cargo shall be levied and collected, whether the importation be made in vessels of the one country or of the other; and in like manner that, whatever kind of produce, manufactures, or merchandise of any foreign country can be, from time to time, lawfully imported into the Republic of San Salvador in its own vessels, may be also imported in vessels of the United States; and that no higher or other duties upon the tonnage of the vessel and her cargo shall be levied or collected, whether the importation be made in vessels of the one country or the other. And they further agree that whatever may be lawfully exported or re-exported from one country in its own vessels to any foreign country may in like manner be exported or re-exported in the vessels of the other country; and the same bounties, duties, and drawbacks shall be allowed and collected, whether such exportation or re-exportation be made in vessels of the United States or of the Republic of San Salvador.

#### ARTICLE V.

Equality of dueither country.

No higher or other duties shall be imposed on the importation into ties on produce of the United States of any articles the produce or manufactures of the Republic of San Salvador, and no higher or other duties shall be imposed on the importation into the Republic of San Salvador of any articles the produce or manufactures of the United States, than are or shall be payable on the like articles being the produce or manufactures of any foreign country; nor shall any higher or other duties or charges be imposed in either of the two countries on the exportation of any articles to the United States or to the Republic of San Salvador, respectively, than such as are payable on the exportation of the like articles to any other foreign country; nor shall any prohibition be imposed on the exportation or importation of any articles the produce or manufactures of the United States or of the Republic of San Salvador, to or from the territories of the United States, or to or from the territories of the Republic of San Salvador, which shall not equally extend to all other nations.

#### ARTICLE VI.

Applicability of stipulations. [See Articles III-

In order to prevent the possibility of any misunderstanding, it is hereby declared that the stipulations contained in the three preceding articles are to their full extent applicable to the vessels of the United States and their cargoes arriving in the ports of San Salvador, and reciprocally to the vessels of the said Republic of San Salvador and their cargoes arriving in the ports of the United States, whether they proceed from the ports of the country to which they respectively belong or from the ports of any other foreign country; and, in either case, no discriminating duty shall be imposed or collected in the ports of either country on said vessels or their cargoes, whether the same shall be of native or foreign produce or manufacture.

## ARTICLE VII.

It is likewise agreed that it shall be wholly free for all merchants, commanders of ships, and other citizens of both countries, to manage, by themselves or agents, their own business in all the ports and places subject to the jurisdiction of each other, as well with respect to the consignments and sale of their goods and merchandise, by wholesale or retail, as with respect to the loading, unloading, and sending off their ships: they being in all these cases to be treated as citizens of the country in which they reside, or at least to be placed on an equality with the subjects or citizens of the most favored nation.

Management of business, &c.

## ARTICLE VIII.

The citizens of neither of the contracting parties shall be liable to any embargo, nor be detained with their vessels, cargoes, merchandise, or effects, for any military expedition, nor for any public or private purpose whatever, without allowing to those interested an equitable and sufficient indemnification.

Embargo or de-

#### ARTICLE IX.

Whenever the citizens of either of the contracting parties shall be forced to seek refuge or asylum in the rivers, bays, ports, or dominions refuge. of the other with their vessels, whether merchant or war, public or private, through stress of weather, pursuit of pirates or enemies, or want of provisions or water, they shall be received and treated with humanity, giving to them all favor and protection for repairing their ships, procuring provisions, and placing themselves in a situation to continue their voyage, without obstacle or hindrance of any kind.

Vessels seeking

## ARTICLE X.

All the ships, merchandise, and effects belonging to the citizens of one of the contracting parties which may be captured by pirates, pirates. whether within the limits of its jurisdiction or on the high seas, and may be carried or found in the rivers, roads, bays, ports, or dominions of the other, shall be delivered up to the owners, they proving in due and proper form their rights before the competent tribunals, it being well understood that the claim shall be made within the term of one year by the parties themselves, their attorneys, or agents of their respective Governments.

Captures by

#### ARTICLE XI.

When any vessels belonging to the citizens of either of the contracting parties shall be wrecked or foundered, or shall suffer any damage on the coasts or within the dominions of the other, there shall be given to them all assistance and protection, in the same manner which is usual and customary with the vessels of the nation where the damage happens, permitting them to unload the said vessel, if necessary, of its merchandise and effects without exacting for it any duty, impost, or contribution whatever, unless they may be destined for consumption or sale in the country of the port where they may have been disembarked.

Wrecked or damaged vessels.

## ARTICLE XII.

The citizens of each of the contracting parties shall have power to dispose of their personal goods or real estate within the jurisdiction of heritance the other, by sale, donation, testament, or otherwise; and their representatives, being citizens of the other party, shall succeed to their said personal goods or real estate, whether by testament or ab intestato; and they may take possession thereof, either by themselves or others acting

Disposal and inestates.

for them, and dispose of the same at their will, paying such dues only as the inhabitants of the country wherein said goods are shall be subject to pay in like cases.

#### ARTICLE XIII.

Protection to persons and property.

Both contracting parties promise and engage formally to give their special protection to the persons and property of the citizens of each other, of all occupations, who may be in the territories subject to the jurisdiction of one or the other, transient or dwelling therein, leaving open and free to them the tribunals of justice for their judicial recourse, on the same terms which are usual and customary with the natives or citizens of the country, for which purpose they may either appear in proper person, or employ in the prosecution or defence of their rights such advocates, solicitors, notaries, agents, and factors as they may judge proper, in all their trials at law; and such citizens or agents shall have free opportunity to be present at the decisions or sentences of the tribunals in all cases which may concern them, and shall enjoy in such cases all the rights and privileges accorded to the native citizen.

### ARTICLE XIV.

Security of conscience.

The citizens of the United States residing in the territories of the Republic of San Salvador shall enjoy the most perfect and entire security of conscience, without being annoyed, prevented, or disturbed on the proper exercise of their religion, in private houses, or on the chapels or places of worship appointed for that purpose, provided that in so doing they observe the decorum due to divine worship, and the respect Rights of burial. due to the laws, usages, and customs of the country. Liberty shall also be granted to bury the citizens of the United States who may die in the territories of the Republic of San Salvador, in convenient and adequate places, to be appointed and established for that purpose, with the knowledge of the local authorities, or in such other places of sepulture as may be chosen by the friends of the deceased; nor shall the

any account. In like manner the citizens of San Salvador shall enjoy within the Government and territories of the United States a perfect and unrestrained liberty of conscience, and of exercising their religion, publicly or privately, within their own dwelling-houses, or on the chapels and places of worship appointed for that purpose, agreeably to the laws, usages, and customs of the United States.

funerals or sepulchres of the dead be disturbed in anywise, nor upon

#### ARTICLE XV.

Neutral trade.

It shall be lawful for the citizens of the United States of America and of the Republic of San Salvador to sail with their ships, with all manner of liberty and security, no distinction being made who are the proprietors of the merchandise laden thereon, from any port to the places of those who now are or shall be at enmity with either of the contracting parties. It shall likewise be lawful for the citizens aforesaid to sail with the ships and merchandise before mentioned, and to trade with the same liberty and security from the places, ports, and havens of those who are the enemies of both or either party, without any opposition or disturbance whatsoever, not only from the places of the enemy before mentioned to neutral places, but also from one place belonging to an enemy to another place belonging to an enemy, whether Free ships make they be under the jurisdiction of one Power or under several. is hereby stipulated that free ships shall also give freedom to goods, and that everything which shall be found on board the ships belonging to the citizens of either of the contracting parties shall be deemed to

free goods.

be free and exempt, although the whole lading, or any part thereof, should appertain to the enemies of either, (contraband goods being

always excepted.)

It is also agreed, in like manner, that the same liberty shall be extended to persons who are on board a free ship, with this effect; that altho' they be enemies to both or either party, they are not to be taken out of that free ship, unless they are officers and soldiers, and in the actual service of the enemies; provided, however, and it is hereby agreed, that the stipulations in this article contained, declaring that the flag shall principle. cover the property, shall be understood as applying to those Powers only who recognize this principle; but if either of the two contracting parties shall be at war with a third, and the other remains neutral, the flag of the neutral shall cover the property of enemies whose Governments acknowledge this principle, and not of others.

Limitation of the

### ARTICLE XVI.

It is likewise agreed that, in the case where the neutral flag of one of the contracting parties shall protect the property of one of the enemies on enemy's vessel. of the other by virtue of the above stipulation, it shall always be understood that the neutral property found on board such enemy's vessel shall be held and considered as enemy's property, and as such shall be liable to detention and confiscation, except such property as was put on board such vessel before the declaration of war, or even afterwards, if it were done without the knowledge of it; but the contracting parties agree that, two months having elapsed after the declaration of war, their citizens shall not plead ignorance thereof. On the contrary, if the flag of the neutral does not protect the enemy's property, in that case the goods and merchandise of the neutral embarked on such enemy's ships shall be free.

Neutral property

### ARTICLE XVII.

This liberty of navigation and commerce shall extend to all kinds of merchandise, excepting those only which are distinguished by the name cles. of contraband; and under this name of contraband or prohibited goods shall be comprehended—

Contraband arti-

1st. Cannons, mortars, howitzers, swivels, blunderbusses, muskets, rifles, carbines, pistols, pikes, swords, sabres, lances, spears, halberts, hand-grenades, bombs, powder, matches, balls, and all other things belonging to the use of these arms.

2d. Bucklers, helmets, breastplates, coats of mail, infantry belts, and

clothes made up in the form and for the military use. 3d. Cavalry belts and horses, with their furniture.

4th. And generally all kinds of arms and instruments of iron, steel, brass, and copper, or of any other material manufactured, prepared, and formed expressly to make war by sea or land.

5th. Provisions that are imported into a besieged or blockaded place.

## ARTICLE XVIII.

All other merchandise and things not comprehended in the articles of contraband explicitly enumerated and classified as above, shall be held and considered as free, and subjects of free and lawful commerce, so that they may be carried and transported in the freest manner by the citizens of both the contracting parties, even to places belonging to an enemy, excepting those places only which are at that time besieged or blockaded; and, to avoid all doubt in this particular, it is declared that those places only are besieged or blockaded which are actually attacked blockade. by a belligerent force capable of preventing the entry of the neutral.

Other goods free.

Definition of

## ARTICLE XIX.

Confiscation of contrabaud arti-

The articles of contraband before enumerated and classified which may be found in a vessel bound for an enemy's port shall be subject to detention and confiscation, leaving free the rest of the cargo and the ship, that the owners may dispose of them as they see proper. No vessel of either of the two nations shall be detained on the high seas on account of having on board articles of contraband, whenever the master, captain, or supercargo of said vessels will deliver up the articles of contraband to the captor, unless the quantity of such articles be so great and of so large a bulk they cannot be received on board the capturing ship without great inconvenience; but in this and all other cases of just detention the vessel detained shall be sent to the nearest convenient and safe port for trial and judgment, according to law.

#### ARTICLE XX.

Blockaded ports.

And whereas it frequently happens that vessels sail for a port or place belonging to an enemy without knowing that the same is besieged or blockaded, or invested, it is agreed that every vessel so circumstanced may be turned away from such port or place, but shall not be detained; nor shall any part of her cargo, if not contraband, be confiscated, unless, after warning of such blockade or investment from the commanding officer of the blockading forces, she shall again attempt to enter; but she shall be permitted to go to any other port or place she shall think proper. Nor shall any vessel that may have entered into such port before the same was actually besieged, blockaded, or invested by the other, be restrained from quitting that place with her cargo; nor, if found therein after the reduction and surrender, shall such vessel or her cargo be liable to confiscation, but they shall be restored to the owners thereof.

#### ARTICLE XXI.

Regulation of visits at sea.

In order to prevent all kind of disorder in the visiting and examination of the ships and cargoes of both the contracting parties on the high seas, they have agreed mutually that whenever a national vessel of war, public or private, shall meet with a neutral of the other contracting party, the first shall remain out of cannon-shot, unless in stress of weather, and may send its boat, with two or three men only, in order to execute the said examination of the papers concerning the ownership and cargo of the vessel, without causing the least extortion, violence, or ill-treatment, for which the commanders of said armed ships shall be responsible, with their persons and property; for which purpose the commanders of private armed vessels shall, before receiving their commissions, give sufficient security to answer for all the damage they may commit. And it is expressly agreed that the neutral party shall in no case be required to go on board the examining vessel for the purpose of exhibiting her papers, or for any other purpose whatever.

## ARTICLE XXII.

Sea-letters or passports.

To avoid all kinds of vexation and abuse in the examination of the papers relating to the ownership of the vessels belonging to the citizens of the two contracting parties, they have agreed, and do hereby agree, that in case one of them should be engaged in war, the ships and vessels belonging to the citizens of the other must be furnished with sea-letters or passports expressing the name, property, and bulk of the ship, as also the name and place of habitation of the master and commander of the said vessel, in order that it may thereby appear that the ship really and truly belongs to the citizens of one [of] the parties. They have likewise agreed that when such ships have a cargo, they shall also be

provided, besides the said sea-letters or passports, with certificates containing the several particulars of the cargo and the place whence the ship sailed, so that it may be known whether any forbidden or contraband goods are on board the same, which certificates shall be made out by the officers of the place whence the ship sailed, in the accustomed form; without which requisites said vessel may be detained to be adjudged by the competent tribunal, and may be declared lawful prize, unless the said defect shall be proved to be owing to accident, and shall be satisfied or supplied by testimony entirely equivalent.

## ARTICLE XXIII.

It is further agreed that the stipulations above expressed, relative to the visiting and examination of vessels, shall apply only to those which convoy. sail without convoy; and when said vessels shall be under convoy, the verbal declaration of the commander of the convoy, on his word of honor, that the vessels under his protection belong to the nation whose flag he carries, and, when they may be bound to an enemy's port, that they have no contraband goods on board, shall be sufficient.

Vessels under

## ARTICLE XXIV.

It is further agreed that in all cases the established courts for prize causes in the country to which the prizes may be conducted shall alone decrees. take cognizance of them. And whenever such tribunals of either party shall pronounce judgment against any vessel, or goods, or property claimed by the citizens of the other party, the sentence or decree shall mention the reasons or motives upon which the same shall have been founded; and an authenticated copy of the sentence or decree, and of all the proceedings in the case, shall, if demanded, be delivered to the commander or agent of said vessel, without any delay, he paying the legal fees for the same.

Prize courts and

#### ARTICLE XXV.

For the purpose of lessening the evils of war, the two high contracting parties further agree that in case a war should unfortunately take case of war. place between them, hostilities shall only be carried on by persons duly commissioned by the Government, and by those under their orders, except in repelling an attack or invasion, and in the defence of property.

Regulation in

### ARTICLE XXVI.

Whenever one of the contracting parties shall be engaged in war with another State, no citizen of the other contracting party shall accept a marque. commission or letter of marque for the purpose of assisting or co-operating hostilely with the said enemy against the said parties so at war, under the pain of being treated as a pirate.

Letters of

#### ARTICLE XXVII.

If by any fatality which cannot be expected, and God forbid, the two contracting parties should be engaged in a war with each other, dents in time of they have agreed, and do agree now for then, that there shall be allowed war. the term of six months to the merchants residing on the coasts and in the ports of each other, and the term of one year to those who dwell in the interior, to arrange their business and transport their effects wherever they please, giving to them the safe-conduct necessary for it, which may serve as a sufficient protection until they arrive at the designated port. The citizens of all other occupations who may be established in the territories or dominions of the United States or of San Salvador shall be respected and maintained in the full enjoyment of their personal liberty and property, unless their particular conduct shall cause them to forfeit

Rights of resi-

this protection, which, in consideration of humanity, the contracting parties engage to give them.

#### ARTICLE XXVIII.

Debts, &c., not to be confiscated.

Neither the debts due from individuals of the one nation to the individuals of the other, nor shares nor money which they may have in public funds, nor in public or private banks, shall ever, in any event of war or of national difference, be sequestered or confiscated.

## ARTICLE XXIX.

Envoys, ministers, &c.

Both the contracting parties being desirous of avoiding all inequality in relation to their public communications and official intercourse, have agreed, and do agree, to grant to the Euvoys, Ministers, and other public agents, the same favors, immunities, and exemptions which those of the most favored nations do or shall enjoy; it being understood that whatever favors, immunities, or privileges the United States of America or the Republic of San Salvador may find it proper to give to the Ministers and public agents of any other Power, shall, by the same act, be extended to those of each of the contracting parties.

## ARTICLE XXX.

Consuls and Vice-Consuls. To make more effectual the protection which the United States and the Republic of San Salvador shall afford in future to the navigation and commerce of the citizens of each other, they agree to receive and to admit Consuls and Vice-Consuls in all the ports open to foreign commerce, who shall enjoy in them all the rights, prerogatives, and immunities of the Consuls and Vice-Consuls of the most favored nation; each contracting party, however, remaining at liberty to except those ports and places in which the admission and residence of such Consuls may not seem convenient.

#### ARTICLE XXXI.

Exequature.

In order that the Consuls and Vice-Consuls of the two contracting parties may enjoy the rights, prerogatives, and immunities which belong to them by their public character, they shall, before entering on the exercise of their functions, exhibit their commission or patent in due form to the Government to which they are accredited; and, having obtained their exequatur, they shall be held and considered as such by all the authorities, magistrates, and inhabitants in the consular district in which they reside.

### ARTICLE XXXII.

Immunities of consular officers.

It is likewise agreed that the Consuls, their secretaries, officers, and persons attached to the service of Consuls, they not being citizens of the country in which the Consul resides, shall be exempt from all public service, and also from all kind of taxes, imposts, and contributions, except those which they shall be obliged to pay on account of commerce or their property, to which the citizens and inhabitants, native and foreign, of the country in which they reside are subject, being in everything besides subject to the laws of the respective States. The archives and papers of the consulates shall be respected inviolably, and under no pretext whatever shall any magistrate seize or in any way interfere with them.

## ARTICLE XXXIII.

Deserters from vessels.

The said Consuls shall have power to require the assistance of the authorities of the country for the arrest, detention, and custody of deserters from the public and private vessels of their country; and for that purpose they shall address themselves to the courts, judges, and officers competent, and shall demand in writing the said deserters, proving by

an exhibition of the registers of the vessels or ship's roll or other public documents, that those men were part of the said crews; and on this demand, so proved, (saving, however, where the contrary is proved by other testimonies,) the delivery shall not be refused. Such deserters, when arrested, shall be put at the disposal of the said Consuls, and may be put in the public prisons at the request and expense of those who reclaim them, to be sent to the ships to which they belonged, or to others of the same nation; but if they be not sent back within two months, to be counted from the day of arrest, they shall be set at liberty, and shall be no more arrested for the same cause.

## ARTICLE XXXIV.

For the purpose of more effectually protecting their commerce and navigation, the two contracting parties do hereby agree to form, as soon hereafter as circumstances will permit, a consular convention, which shall declare specially the powers and immunities of the Consuls and Vice-Consuls of the respective parties.

Consular conven-

### ARTICLE XXXV.

The United States of North America and the Republic of San Salvador, desiring to make as durable as possible the relations which are to be established by virtue of this treaty, have declared solemnly and do

agree to the following points:

1st. The present treaty shall remain in full force and vigor for the term of twenty years from the day of the exchange of the ratifications; treaty. and if neither party notifies the other of its intention of reforming any or all the articles of this treaty twelve months before the expiration of the twenty years stipulated above, the said treaty shall continue binding on both parties beyond the said twenty years until twelve months from the time that one of the parties notifies the other of its intention of proceeding to a reform.

2d. If any one or more of the citizens of either party shall infringe any of the articles of this treaty, such citizens shall be held personally treaty. responsible for the same, and the harmony and good correspondence between the nations shall not be interrupted thereby; each party engaging

in no way to protect the offender, or sanction such violation.

3d. If, unfortunately, any of the articles contained in this treaty should be violated or infringed in any way whatever, it is expressly stipulated declarations of that neither of the two contracting parties shall ordain or authorize any acts of reprisal, nor shall declare war against the other, on complaints of injuries or damages, until the said party considering itself offended shall have laid before the other a statement of such injuries or damages, verified by competent proofs, demanding justice and satisfaction, and the same shall have been denied, in violation of the laws and of international right.

Infringement of

Duration of

Reprisals and

ARTICLE XXXVI.

The present treaty of peace, amity, commerce, and navigation shall be approved and ratified by the President of the United States, by and with the advice and consent of the Senate thereof, and by the President of the Republic of San Salvador, with the consent and approbation of the Congress of the same; and the ratifications shall be exchanged in the city of Washington or San Salvador, within eight months from the date of the signature thereof, or sooner if possible.

In faith whereof we, the Plenipotentiaries of the United States of America and of the Republic of San Salvador, have signed and sealed these presents, in the city of Leon, on the second day of January, in the year of our Lord one thousand eight hundred and fifty, and of the Inde-

pendence of the United States the seventy-fourth.

E. GEO. SQUIER. AGUSTIN MORALES. [L. s.] Ratifications.

Signatures.

Date.

## SARDINIA.

## SARDINIA, 1838.

Nov. 26, 1838.

TREATY OF COMMERCE AND NAVIGATION, AND SEPARATE ARTICLE, BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE KING OF SARDINIA, CONCLUDED AT GENOA NOVEMBER 26, 1838; RATIFICATION ADVISED BY SENATE MARCH 2, 1839; RATIFIED BY PRESIDENT MARCH 8, 1839; RATIFICATIONS EXCHANGED AT WASHINGTON MARCH 18, 1839; PROCLAIMED MARCH 18, 1839.

[This treaty was superseded by the treaty of 1871 with Italy.]

## Treaty with Sardinia.

Contracting parties. The United States of America and His Majesty the King of Sardinia, desirous of consolidating the relations of good understanding which have hitherto so happily subsisted between their respective States and of facilitating and extending the commercial intercourse between the two countries, have agreed to enter into negotiations for the conclusion of a treaty of commerce and navigation, for which purpose the President of the United States has conferred full powers on Nathaniel Niles, their Special Agent near His Sardinian Majesty, and His Majesty the King of Sardinia has conferred like powers on the Count Clement Solar de la Marguerite, Grand Cross of the Military and Religions Order of S. Maurice and S. Lazarus, of Isabella the Catholic of Spain, and Knight of the Order of Christ, his First Secretary of State for the Foreign Affairs:

Negotiators.

And the said Plenipotentiaries having exchanged their full powers, found in good and due form, have concluded and signed the following articles:

## ARTICLE I.

Freedom of commerce and navigation.

There shall be between the territories of the high contracting parties a reciprocal liberty of commerce and navigation. The inhabitants of their respective States shall mutually have liberty to enter the ports and commercial places of the territories of each party, wherever foreign commerce is permitted. They shall be at liberty to sojourn and reside in all parts whatsoever of said territories in order to attend to their affairs, and they shall enjoy to that effect the same security and protection as the natives of the country wherein they reside, on condition of their submitting to the laws and ordinances there prevailing.

#### ARTICLE II.

Vessels on equal footing.

[See separate ar-

[See separate article, p. 689.]

Sardinian vessels arriving either laden or in ballast in the ports of the United States of America, and reciprocally vessels of the United States arriving either laden or in ballast in the ports of the dominions of His Sardinian Majesty, shall be treated on their entrance, during their stay, and at their departure, upon the same footing as national vessels coming from the same place, with respect to the duties of tonnage, light-houses, pilotage, and port charges, as well as to the fees and perquisites of public officers and other duties or charges of whatever kind or denomination, levied in the name or to the profit of the Government, the local authorities, or of any private establishment whatsoever.

#### ARTICLE III.

All kind of merchandise and articles of commerce either the produce of the soil or the industry of the United States of America or of any other country, which may be lawfully imported into the ports of the dominions of Sardinia in Sardinian vessels, may also be so imported in ticle, p. 689.] vessels of the United States of America without paying other or higher duties or charges of whatever kind or denomination levied in the name or to the profit of the Government, the local authorities or of any private establishment whatsoever, than if the same merchandise or produce had been imported in Sardinian vessels. And reciprocally all kind of merchandise and articles of commerce, either the produce of the soil, or of the industry of the dominions of Sardinia or of any other country, which may be lawfully imported into the ports of the United States, in vessels of the said States, may also be so imported in Sardinian vessels, without paying other or higher duties or charges, of whatever kind or denomination, levied in the name or to the profit of the Government, the local authorities, or of any private establishment whatsoever, than if the same merchandise or produce had been imported in vessels of United States of America.

Equality of duties on importations.

[See separate ar-

#### ARTICLE IV.

To prevent the possibility of any misunderstanding, it is hereby declared that the stipulations contained in the two preceding articles are stipulations. to their full extent applicable to Sardinian vessels and their cargoes article, p. 689.] riving in the ports of the United States of America, and reciprocally to vessels of the said States and their cargoes arriving in the ports of the dominions of Sardinia, whether the said vessels clear directly from the ports of the country to which they respectively belong, or from the ports of any other foreign country.

Application of [See separate ar-

## ARTICLE V.

All kind of merchandise and articles of commerce, which may lawfully be exported from the ports of the United States of America in national portations. vessels, may also be exported therefrom in Sardinian vessels without paying other or higher duties or charges, of whatever kind or denomination, levied in the name or to the profit of the Government, the local authorities, or of any private establishment whatsoever, than if the same merchandise or articles of commerce had been exported in vessels of the United States of America. And reciprocally all kind of merchandise and articles of commerce which may be lawfully exported from the ports of the Kingdom of Sardinia in national vessels may also be exported therefrom in vessels of the United States of America without paying other or higher duties or charges, of whatever kind or denomination, levied in the name or to the profit of the Government, the local authorities, or of any private establishment whatsoever, than if the same merchandise or articles of commerce had been exported in Sardinian vessels.

Equality in ex-

### ARTICLE VI.

No higher or other duties shall be imposed on the importation into the United States of any article the produce or manufacture of Sardinia, and no higher or other duties shall be imposed on the importation into the Kingdom of Sardinia of any article the produce or manufacture of the United States, than are or shall be payable on the same article being the produce or manufacture of any other foreign country. Nor shall any prohibition be imposed on the importation or exportation of any article the produce of or the manufacture of the United States or of Sardinia, to or from the ports of the United States, or to or from the ports of the Kingdom of Sardinia, which shall not equally extend to all other nations.

Equality of duties on produce of either country.

### ARTICLE VII.

Coasting trade.

It is expressly understood and agreed that the preceding articles do not apply to the coastwise navigation of either of the two countries, which each of the two high contracting parties reserves exclusively to itself.

## ARTICLE VIII.

No preference of importations.

No priority or preference shall be given directly or indirectly by either of the high contracting parties, nor by any company, corporation, or agent acting in their behalf, or under their authority, in the purchase of any article of commerce lawfully imported on account of, or in reference to, the character of the vessel, whether it be of the one party or the other, in which such article was imported, it being the true intent and meaning of the contracting parties that no distinction or difference whatever shall be made in this respect.

### ARTICLE IX.

Favors granted become common.

If either party shall hereafter grant to any other nation any particuto other nations to lar favor in commerce or navigation, it shall immediately become common to the other party, freely where it is freely granted to such other nation, or on yielding the same or an equivalent compensation, when the grant is conditional.

### ARTICLE X.

Treatment of vessels.

Vessels of either of the high contracting parties arriving on the coasts of the other, but without the intention to enter a port, or having entered not wishing to discharge the whole or any part of their cargoes, shall enjoy in this respect the same privileges and be treated in the same manner as the vessels of the most favored nations.

#### ARTICLE XI.

Wrecked or damaged vessels.

When any vessel belonging to either of the contracting parties, or to their citizens or subjects, shall be wrecked, foundered, or otherwise suffer damage on the coasts or within the dominions of the other, there shall be given to such vessel and all persons on board every aid and protection, in like manner as is usual and customary to vessels of the nation where such shipwreck or damage happens; and such shipwrecked vessel, its merchandise, and other effects, or their proceeds, if the same shall have been sold, shall be restored to their owners, or to those entitled to receive them, upon the payment of such costs of salvage as would have been paid by national vessels in the same circumstances.

## ARTICLE XII.

Vessels seeking an asylum.

Sardinian merchant-vessels being forced from stress of weather or other unavoidable causes to enter a port of the United States of America, and reciprocally merchant-vessels of the said States entering the ports of His Sardinian Majesty from similar causes, shall be exempt from port charges and all other duties levied to the profit of the Government, in case the causes which have rendered such entry necessary are real and evident, provided such vessel does not engage in any commercial operation while in port, such as loading and unloading merchandise, it beeing understood, nevertheless, that the unloading and reloading rendered necessary for the repair of the said vessel shall not be considered an act of commerce affording ground for the payment of duties, and provided also that the said vessel shall not prolong her stay in port beyond the time necessary for the repair of her damages.

### ARTICLE XIII.

Considering the remoteness of the respective countries of the two high contracting parties, and the uncertainty resulting therefrom with respect to the various events which may take place, it is agreed that a merchant-vessel, belonging to either of them, which may be bound to a port supposed at the time of its departure to be blockaded, shall not, however, be captured or condemned for having attempted a first time to enter said port, unless it can be proved that said vessel could and ought to have learned during its voyage that the blockade of the place in But all vessels which, after having been question still continued. warned off once, shall, during the same voyage, attempt a second time to enter the same blockaded port during the continuance of the said blockade, shall then subject themselves to be detained and condemned.

Blockaded ports.

## ARTICLE XIV.

All articles of commerce the growth or manufacture of the United States of America, and the products of their fisheries, with the exception of salt, gunpowder, and tobacco manufactured for use, shall be sarutory. permitted to pass in transitu from the free port of Genoa through the territories of His Sardinian Majesty to any point of the inland frontier of the said territories; and, vice versa, all articles of commerce coming from any one point of the Sardinian inland frontier, destined for the United States, shall be permitted to pass the territores of His Sardinian Majesty to the free port of Genoa without being liable to the payment of any duty whatever levied in the name or to the profit of the Government, the local authorities, or of any private establishment whatsoever, other than such as are required to meet the expenses of the necessary precautionary measures against smuggling, which precautionary measures to be observed in regard to transit to the frontier shall be the same whether the said articles of commerce are imported by the vessels of the one or of the other of the high contracting parties. But if peculiar circumstances or considerations should render the re-establishment of duty. transit duties necessary on the said articles of commerce directed to any one point of the Sardinian frontier, the Sardinian Government, in reserving to itself the full right to establish such duty, engages to notify to the Government of the United States such determination six months before any such transit duty shall be exacted. It is also understood that all articles of commerce imported directly from the United States of America shall be taken and considered as the products of the said States, and shall be entitled equally and in like manner, with the exceptions above mentioned in the present article, to a free transit through the territories of His Sardinian Majesty.

Merchandise in transitu through Sardinian terri-

Notice of transit

#### ARTICLE XV.

The two high contracting parties reciprocally grant to each other the liberty of having each in the ports and other commercial places of the other, Consuls, Vice Counsels, and Commercial Agents of their own appointment, who shall enjoy the same privileges, powers, and exemptions as those of the most favored nations. But if any of such Consuls shall exercise commerce, they shall be subjected to the same laws and usages to which the private individuals of their nation, or subjects or citizens of the most favored nations are subject in the same places, in respect to their commercial transactions.

Consular officers.

## ARTICLE XVI.

It is especially understood that whenever either of the two contracting parties shall select for a consular agent to reside in any port or com- party, mercial place of the other party a subject or citizen of this last, such consuls by the other

Citizens of one

Consul or Agent shall continue to be regarded, notwithstanding his quality of a foreign Consul, as a subject or citizen of the nation to which he belongs, and consequently shall be submitted to the laws and regulations to which natives are subjected in the place of his residence. This obligation, however, shall in no respect embarrass the exercise of his consular functions, or affect the inviolability of the consular archives.

#### ARTICLE XVII.

Deserters from vessels.

The said Consuls, Vice-Consuls, and Commercial Agents are authorized to require the assistance of the local authorities for the search, arrest, detention, and imprisonment of the deserters from the ships of war and merchant-vessels of their country. For this purpose, they shall apply to the competent tribunals, judges, and officers, and shall in writing demand said deserters, proving by the exhibition of the registers of the vessels, the rolls of the crews, or by other official documents, that such individuals formed part of the crews; and this reclamation thus substantiated, the surrender shall not be refused. Such deserters when arrested shall be placed at the disposal of the said Consuls, Vice-Consuls, or Commercial Agents, and may be confined in the public prisons at the request and cost of those who shall claim them in order to be detained until the time when they shall be restored to the vessels to which they belonged, or sent back to their own country by a vessel of the same nation or any other vessel whatsoever. But if not sent back within three months from the day of their arrest, they shall be set at liberty and shall not again be arrested for the same cause. If, however, the deserter should be found to have committed any crime or offence, his surrender may be delayed until the tribunal before which his case should be depending shall have pronounced its sentence and such sentence shall have been carried into execution.

### ARTICLE XVIII.

Disposal and inheritance of personal property.

The citizens and subjects of each of the contracting parties shall have power to dispose of their personal goods within the jurisdiction of the other, by testament, donation, or otherwise, and their representatives, being citizens or subjects of the other party, shall succeed to their said personal goods, whether by testament or ab intestato, and may take possession thereof either by themselves or by others acting for them, and dispose of the same at will, paying such taxes and dues only as the inhabitants of the country wherein the said goods are shall be subject to pay in like cases. And, in case of the absence of the representatives, such care shall be taken of the said goods as would be taken of the goods of a native of the same country in like case, until the lawfull owner may take measures for receiving them. And if a question should arise among several claimants as to which of them said goods belong, the same shall finally be decided by the laws and judges of the land wherein the said goods are. And where, on the death of any person holding real estate within the territories of one of the contracting parties, such real estate Heirs to real es- goods are. would by the laws of the land descend on a citizen or subject of the other party who by reason of alienage may be incapable of holding it, he shall be allowed a reasonable time to sell such real estate, and to withdraw and export the proceeds without molestation and without paying to the profit of the respective Governments any other dues, taxes, or charges than those to which the inhabitants of the country wherein said real estate is situated shall be subject to pay in like cases.

tate.

## ARTICLE XIX.

The present treaty shall continue in force for ten years, counting from Duration of the day of the exchange of the ratifications; and if, twelve months betreaty. fore the expiration of that period, neither of the high contracting parties shall have announced to the other by an official notification its intention to arrest the operation of the said treaty, it shall remain obligatory one year beyond that time, and so on until the expiration of the twelve months which will follow a similar notification, whatever is the time at which it may take place.

### ARTICLE XX.

The present treaty shall be approved and ratified by the President of the United States of America, by and with the advice and consent of the Senate thereof, and by His Majesty the King of Sardinia; and the ratifications shall be exchanged in the city of Washington within ten months from the date of the signature thereof, or sooner if possible.

In faith whereof the Plenipotentiaries of the contracting parties have signed the present treaty, and thereto affixed their respective seals.

Done at Genoa this 26th November, 1838.

NATHANIEL NILES. SOLAR DE LA MARGUERITE. L. s.] Ratifications.

Signatures.

Date.

## SEPARATE ARTICLE.

Nov. 26, 1838. Differential du-

[See Articles II,

Circumstances of a peculiar nature rendering it necessary for His Sardinian Majesty to continue for a time differential duties, to the disadvan- ties. tage of foreign flags, on grain, olive-oil, and wine, imported directly from the Black Sea, the ports of the Adriatic, and of those of the III, and IV, pp. 684, Mediterranean, as far as Cape Trafalgar, notwithstanding the general provisions of the articles No. 2, 3, and 4 of the present treaty, it is distinctly understood and agreed by the high contracting parties, that the United States shall have full and entire liberty to establish countervailing differential duties on the same articles imported from the same places to the disadvantage of the Sardinian flag, in case the existing or any other differential duties on the said articles shall be continued in force, to the disadvantage of the flag of the United States of America, by His Sardinian Majesty, beyond a period of four years, counting from the day of the exchange of the ratifications of the present treaty and separate article, but all countervailing differential duties on the said articles shall cease to be exacted from the time the United States Government shall have been informed officially of the discontinuance of differential duties on the part of His Sardinian Majesty.

The present separate article shall have the same force and value as if it were inserted word for word in the treaty signed this day, and shall

be ratified in the same time.

In faith whereof we, the undersigned, by virtue of our full powers, have signed the present separate article, and thereto affixed our respective seals.

Done at Genoa the 26th November, 1838.

NATHANIEL NILES. [L. S.] SOLAR DE LA MARGUERITE. [L. s.] Effect of article.

Signatures.

Date.

R S IV-44

## SAXONY.

## SAXONY, 1845.

May 14, 1845.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE KING OF SAXONY, FOR THE MUTUAL ABOLITION OF THE DROIT D'AUBAINE AND TAXES ON EMIGRATION, CONCLUDED AT BERLIN MAY 14, 1845; RATIFICATION ADVISED BY SENATE, WITH AMENDMENT, APRIL 15, 1846; RATIFICATION PRESIDENT APRIL 22, 1846; RATIFICATIONS EXCHANGES AT REPORT OF THE PROPERTY OF THE EXCHANGED AT BERLIN AUGUST 12, 1846; PROCLAIMED SEPTEMBER 9,

Contracting parties.

The United States of America, on the one part, and His Majesty the King of Saxony, on the other part, being equally desirous of removing the restrictions which exist in their territories upon the acquisition and transfer of property by their respective citizens and subjects, have agreed to enter into negotiations for this purpose.

Negotiators.

For the attainment of this desirable object, the President of the United States of America has conferred full powers on Henry Wheaton, their Envoy Extraordinary and Minister Plenipotentiary at the Court of His Majesty the King of Prussia, and His Majesty the King of Saxony upon John DeMinckwitz, his Minister of State, Lieutenant-General, Envoy Extraordinary and Minister Plenipotentiary at the said Court;

Who, after having exchanged their said full powers, found in due and

proper form, have agreed to the following articles:

### ARTICLE I.

Droit d'aubaine. &c., abolished.

Every kind of droit d'aubaine, droit de retraite, and droit de détraction or tax on emigration, is hereby and shall remain abolished between the two contracting parties, their States, citizens, and subjects, respectively.

## ARTICLE II.

Heirs to real property.

Where, on the death of any person holding real property within the territories of one party, such real property would by the laws of the land [See Article IV.] descend on a citizen or subject of the other, were he not disqualified by alienage, or where such real property has been devised by last will and testament to such citizen or subject, he shall be allowed a term of two years from the death of such person-which term may be reasonably prolonged according to circumstances—to sell the same and to withdraw the proceeds thereof without molestation, and exempt from all duties of détraction on the part of the Government of the respective States.

#### ARTICLE III.

Disposal and in-

The citizens or subjects of each of the contracting parties shall have heritance of per- power to dispose of their personal property within the States of the other, by testament, donation, or otherwise; and their heirs, being citizens or subjects of the other contracting party, shall succeed to their said personal property, whether by testament or ab intestato, and may take possession thereof, either by themselves or by others acting for them, and dispose of the same at their pleasure, paying such duties only as the inhabitants of the country where the said property lies shall be liable to pay in like cases.

#### ARTICLE IV.

In case of the absence of the heirs, the same care shall be taken, provisionally, of such real or personal property as would be taken, in a like sent heirs. case, of the property belonging to the natives of the country, until the lawful owner, or the person who has a right to sell the same, according to Article II, may take measures to receive or dispose of the inheritance.

Property of ab-

#### ARTICLE V.

If any dispute should arise between the different claimants to the Settlement of same inheritance, they shall be decided according to the laws and by disputes. the judges of the country where the property is situated.

#### ARTICLE VI.

All the stipulations of the present convention shall be obligatory in Application of respect to property already inherited, devised, or bequeathed, but not stipulations. yet withdrawn from the country where the same is situated at the signature of this convention.

#### ARTICLE VII.

This convention shall be ratified by the President of the United States of America, by and with the advice and consent of their Senate, and by His Majesty the King of Saxony, and the ratifications shall be exchanged at Berlin within the term of eighteen months from the date of the signature, or sooner if possible.

In faith of which, the respective Plenipotentiaries have signed the above articles, both in German and English, and have thereto affixed

their seals.

Done in triplicata, in the city of Berlin, on the 14th of May, in the year of our Lord one thousand eight hundred and forty-five, and the sixty-ninth of the Independence of the United States of America.

HENRY WHEATON. MINCKWITZ.

Ratifications.

Signatures.

Date.

# SCHAUMBURG-LIPPE.

## SCHAUMBURG-LIPPE, 1854.

June 7, 1854.

DECLARATION OF ACCESSION\* OF THE GOVERNMENT OF THE PRINCE OF SCHAUMBURG-LIPPE TO THE CONVENTION OF JUNE 16, 1852, BETWEEN THE UNITED STATES AND PRUSSIA AND OTHER STATES OF THE GERMANIC CONFEDERATION, FOR THE EXTRADITION OF CRIMINALS, AND TO THE ADDITIONAL ARTICLE THERETO OF NOVEMBER 16, 1852, SIGNED JUNE 7, 1854; PROCLAIMED JULY 26, 1854.

Preamble. 660-663.]

Whereas a treaty for the reciprocal extradition of fugitive criminals, in special cases, was concluded between Prussia and other States of the [See convention in special cases, was concluded between Prussia and other States of the with Prussia and Germanic Confederation on the one hand, and the United States of other States, pp. North America on the other, under date of June 16th, 1852, at Washington, by the Plenipotentiaries of the contracting parties, and has been ratified by the contracting Governments; and whereas, in the second article of the same, the United States of North America have declared that they agree that the stipulations of the aforesaid treaty shall be applicable to any other State of the Germanic Confederation which shall have subsequently declared its accession to the treaty: Now, there-Declaration of fore, in accordance therewith, the Government of His Serene Highness the Reigning Prince of Schaumburg-Lippe, hereby declares its accession to the aforesaid treaty of June 16th, 1852, which is, word for word, as

accession.

The original declaration here includes a copy in German and English of the treaty of June 16, 1852, and of the additional article thereto of

November 16, 1852.]

and hereby expressly gives assurance that each and every article and stipulation of this treaty shall be faithfully observed and enforced within

the territory of the Principality of Schaumburg-Lippe.

Signature.

In testimony whereof, the Government of the Prince, in the name of His Serene Highness the Reigning Prince of Schaumburg-Lippe, has executed the present declaration of accession, and caused the seal of the Government to be thereunto affixed.

Date.

Done at Buckeburg, the seventh day of June, one thousand eight hundred and fifty-four.

The Government of the Prince of Schaumburg-Lippe.

[SEAL.]

V. SAUER. WERNER.

<sup>\*</sup> Translation.

## SIAM.

## SIAM, 1833.

TREATY OF AMITY AND COMMERCE WITH SIAM, CONCLUDED AT BANGKOK MARCH 20, 1833; RATIFICATION ADVISED BY SENATE JUNE 23, 1834; RATI-FIED BY PRESIDENT; RATIFICATIONS EXCHANGED AT BANGKOK APRIL 14, 1836; PROCLAIMED JUNE 24, 1837.

March 20, 1833.

Treaty of amity and commerce between his Majesty the Magnificent King of Siam, and the United States of America.

His Majesty the Sovereign and Magnificent King in the City of Sia-Yut'hia has appointed the Chau Phaya-Phra-klang, one of the first Ministers of State, to treat with Edmund Roberts, Minister of the United States of America, who has been sent by the Government thereof, on its behalf, to form a treaty of sincere friendship and entire good faith between the two nations. For this purpose, the Siamese and the citizens of the United States of America shall, with sincerity, hold commercial intercourse in the ports of their respective nations as long as heaven and earth shall endure.

Negotiators.

This treaty is concluded on Wednesday, the last of the fourth month of the year 1194, called Pi marong chat-tava-sok, (or the year of the Dragon,) corresponding to the twentieth day of March, in the year of our Lord 1833. One original is written in Siamese, the other in English; but as the Siamese are ignorant of English, and the Americans treaty. of Siamese, a Portuguese and a Chinese translation are annexed, to serve as testimony to the contents of the treaty. The writing is of the same tenor and date in all the languages aforesaid. It is signed, on the one part, with the name of the Chau P'haya-P'hra klang, and sealed with the seal of the lotus flower, of glass; on the other part, it is signed with the name of Edmund Roberts, and sealed with a seal containing an eagle and stars. One copy will be kept in Siam, and another will be taken by Edmund

Date of treaty.

Language of

Translations. Signatures.

Seals.

Custody of treaty. Ratifications.

Siam will also ratify it on its part, and attach the seal of its Government. ARTICLE I.

There shall be a perpetual peace between the United States of America and the Magnificent King of Siam.

Roberts to the United States. If the Government of the United States

shall ratify the said treaty and attach the seal of the Government, then

Perpetual peace.

#### ARTICLE II.

The citizens of the United States shall have free liberty to enter all the ports of the Kingdom of Siam with their cargoes, of whatever kind gation and comthe said cargoes may consist; and they shall have liberty to sell the same to any of the subjects of the King, or others who may wish to purchase the same, or to barter the same for any produce or manufacture of the Kingdom, or other articles that may be found there. No prices shall be fixed by the officers of the King on the articles to be sold by the merchants of the United States, or the merchandise they may wish to buy, but the trade shall be free on both sides to sell or buy or exchange on the terms and for the prices the owners may think fit. Whenever the said citizens of the United States shall be ready to de-

Liberty of navimerce in Siam.

Freedom of trade.

part, they shall be at liberty so to do, and the proper officers shall furnish them with passports: Provided always, There be no legal impediment to the contrary. Nothing contained in this article shall be understood as granting permission to import and sell munitions of war to any person excepting to the King, who, if he does not require, will not be bound to purchase them; neither is permission granted to import opium, Prohibited arti- which is contraband, or to export rice, which cannot be embarked as an article of commerce. These only are prohibited.

cles.

ARTICLE III.

Measurement duty payable.

treaty of 1856, p. 697.]

Vessels of the United States entering any port within His Majesty's dominions, and selling or purchasing cargoes of merchandise, shall pay, [See Article VII, in lieu of import and export duties, tonnage, license to trade, or any other charge whatever, a measurement duty only, as follows: The measurement shall be made from side to side, in the middle of the vessel's length; and, if a single-decked vessel, on such single deck; if otherwise, on the lower deck. On every vessel, selling merchandise, the sum of one thousand seven hundred Ticals, or Bats, shall be paid for every Siamese fathom in breadth, so measured; the said fathom being computed to contain seventy-eight English or American inches, corresponding to ninety-six Siamese inches; but if the said vessel should come without merchandise, and purchase a cargo with specie only, she shall then pay the sum of fifteen hundred Ticals, or Bats, for each and every fathom before described. Furthermore, neither the aforesaid measurement duty, nor any other charge whatever, shall be paid by any vessel of the United States that enters a Siamese port for the purpose of refitting, or for refreshments, or to inquire the state of the market.

## ARTICLE IV.

Diminution of duties.

If hereafter the duties payable by foreign vessels be diminished in favor of any other nation, the same diminution shall be made in favor of the vessels of the United States.

#### ARTICLE V.

Shipwrecks.

If any vessel of the United States shall suffer shipwreck on any part of the Magnificent King's dominions, the persons escaping from the wreck shall be taken care of and hospitably entertained at the expense of the King, until they shall find an opportunity to be returned to their country; and the property saved from such wreck shall be carefully preserved and restored to its owners; and the United States will repay all expenses incurred by His Majesty on account of such wreck.

## ARTICLE VI.

Debts contracted in Siam.

If any citizen of the United States, coming to Siam for the purpose of trade, shall contract debts to any individual of Siam, or if any individual of Siam shall contract debts to any citizen of the United States, the debtor shall be obliged to bring forward and sell all his goods to pay his debts therewith. When the product of such bona fide sale shall not suffice, he shall no longer be liable for the remainder, nor shall the creditor be able to retain him as a slave, imprison, flog, or otherwise punish him, to compel the payment of any balance remaining due, but shall leave him at perfect liberty.

## ARTICLE VII.

Rent of King's factories.

Merchants of the United States coming to trade in the Kingdom of Siam, and wishing to rent houses therein, shall rent the King's factories, and pay the customary rent of the country. If the said merchants bring their goods on shore, the King's officers shall take account thereof. but shall not levy any duty thereupon.

## ARTICLE VIII.

If any citizens of the United States, or their vessels, or other property, shall be taken by pirates and brought within the dominions of the rates. Magnificent King, the persons shall be set at liberty, and the property restored to its owners.

Captures by pi-

#### ARTICLE IX.

Merchants of the United States trading in the Kingdom of Siam shall respect and follow the laws and customs of the country in all United States to points.

Merchants of respect the laws,

#### ARTICLE X.

If hereafter any foreign nation other than the Portuguese shall request and obtain His Majesty's consent to the appointment of Consuls to reside in Siam, the United States shall be at liberty to appoint Consuls to reside in Siam, equally with such other foreign nation.

Consuls.

EDMUND ROBERTS. [L. s.]

Whereas the undersigned, Edmund Roberts, a citizen of Portsmouth, in the State of New Hampshire, in the United States of America, being Edmund Roberts. duly appointed an envoy, by letters-patent, under the signature of the President and seal of the United States of America, bearing date at the city of Washington, the twenty-sixth day of January, A. D. 1832, for negotiating and concluding a treaty of amity and commerce between the United States of America and His Majesty the King of Siam:

Certificate of

Now know ye, that I, Edmund Roberts, Envoy as aforesaid, do conclude the foregoing treaty of amity and commerce, and every article and clause therein contained; reserving the same, nevertheless, for the final ratification of the President of the United States of America, by reserved for Presiand with the advice and consent of the Senate of the said United States.

Final ratification dent of the United

Done at the royal city of Sia-Yut'hia, (commonly called Bankok,) on the twentieth day of March, in the year of our Lord one thousand eight hundred and thirty-three, and of the Independence of the United States of America the fifty-seventh.

EDMUND ROBERTS. [L. s.]

## SIAM, 1856.

TREATY OF AMITY AND COMMERCE BETWEEN THE UNITED STATES OF AMERICA AND THEIR MAJESTIES THE FIRST AND SECOND KINGS OF SIAM, CONCLUDED AT BANGKOK MAY 29, 1856; RATIFICATION ADVISED BY SENATE, WITH AMENDMENT, MARCH 13, 1857; RATIFIED BY PRESIDENT MARCH 16, 1857; RATIFICATIONS EXCHANGED AT BANGKOK JUNE 15, 1857; TIME FOR EXCHANGE OF RATIFICATIONS EXTENDED BY SENATE JUNE 15, 1853; PROCLAIMED ALICUST 16, 1859. ATE JUNE 15, 1858; PROCLAIMED AUGUST 16, 1858.

May 29, 1856.

The President of the United States of America, and their Majesties Phra-Bard, Somdetch, Phra-Paramendr, Maha, Mongkut, Phra, Chom, Klau, Chau, Yu, Hua, the First King of Siam, and Phra, Bard, Somdetch, Phra, Pawarendr, Ramesr, Mahiswaresr, Phra, Pin, Klau, Chau, Yu, Hua, the second King of Siam, desiring to establish upon firm and lasting foundations the relations of peace and friendship existing between the two countries, and to secure the best interest of their respective citizens and subjects by encouraging, facilitating, and regulating their industry and trade, have resolved to conclude a treaty of amity and commerce for this purpose, and have therefore named as their Plenipotentiaries, that is to say:

Contracting par-

The President of the United States, Townsend Harris, Esq., of New York, Consul-General of the United States of America for the Empire of Japan, and their Majesties the First and Second Kings of Siam, His Negotiators.

Royal Highness the Prince Krom Hluang, Wongsa, Dhiraj, Snidh, His Excellency Somdetch. Chau, Phaya, Param, Maha, Bijai, Neate, His Excellency Chau, Phaya, Sri, Suriwongse, Samuha, Phra, Kralahom, His Excellency Chau, Phaya, Rawe, Wongee, Maha, Kosa, Dhipade, the Phra Klang, His Excellency Chau, Phaya, Yomray, the lord mayor; Who, after having communicated to each other their respective full

powers, and found them to be in good and due form, have agreed upon

and concluded the following articles:

### ARTICLE I.

Peace and friendship.

There shall, henceforward, be perpetual peace and friendship between the United States and their Majesties the First and Second Kings of Siam and their successors.

Protection to

Siamese vessels.

All American citizens coming to Siam shall receive from the Siamese American citizens. Government full protection and assistance to enable them to reside in Siam in all security, and trade with every facility, free from oppression Friendly aid to or injury on the part of the Siamese. Inasmuch as Siam has no ships trading to the ports of the United States, it is agreed that the ships of war of the United States shall render friendly aid and assistance to such Siamese vessels as they may meet on the high seas, so far as can be done without a breach of neutrality; and all American Consuls, residing at ports visited by Siamese vessels, shall also give them such friendly aid as may be permitted by the laws of the respective countries in which they reside.

## ARTICLE II.

American Consul at Bangkok.

duties.

[See treaty of 1833, pp. 693-695.]

The interests of all American citizens coming to Siam shall be placed under the regulations and control of a Consul, who will be appointed Powers and to reside at Bangkok. He will himself conform to and will enforce the observance by American citizens of all the provisions of this treaty, and such of the former treaty, negotiated by Mr. Edmund Roberts, in 1833, as shall still remain in operation. He shall also give effect to all rules and regulations as are now or may hereafter be enacted for the government of American citizens in Siam, the conduct of their trade, and for the prevention of violations of the laws of Siam. Any disputes arising between American citizens and Siamese subjects shall be heard and determined by the Consul, in conjunction with the proper Siamese officers; and criminal offences will be punished, in the case of American offenders, by the Consul, according to American laws, and in the case of Siamese offenders by their own laws, through the Siamese au-But the Consul shall not interfere in any matters referring solely to Siamese; neither will the Siamese authorities interfere in questions which only concern the citizens of the United States.

#### ARTICLE III.

Surrender of offenders.

If Siamese in the employ of American citizens offend against the laws of their country, or if any Siamese, having so offended, or desiring to desert, take refuge with American citizens in Siam, they shall be searched for, and, upon proof of their guilt or desertion, shall be delivered up by the Consul to the Siamese authorities. In like manner, any American offenders, resident or trading in Siam, who may desert, escape to, or hide themselves in Siamese territory, shall be apprehended and delivered over to the American Consul on his requisition.

#### ARTICLE IV.

Privileges of American citizens in Siam.

American citizens are permitted to trade freely in all the seaports of Siam, but may reside permanently only at Bangkok, or within the limits [See Regulation assigned by this treaty. VII, p. 700.7

Purchase of land,

American citizens coming to reside at Bangkok may rent land and buy or build houses, but cannot purchase land within a circuit of two &c. hundred seng (not more than four miles English) from the city walls, until they shall have lived in Siam for ten years, or shall obtain special authority from the Siamese Government to enable them to do so. But with the exception of this limitation American residents in Siam may, at any time, buy or rent houses, lands, or plantations situated anywhere within a distance of twenty-four hours' journey from the city of Bangkok, to be computed by the rate at which boats of the country can travel. In order to obtain possession of such lands or houses, it will be necessary that the American citizen shall, in the first place, make application through the Consul to the proper Siamese officer, and the Siamese officer and the Consul, having satisfied themselves of the honest intentions of the applicant, will assist him in settling, upon equitable terms, the amount of the purchase-money; will make out and fix the boundaries of the property, and will convey the same to the American purchaser under sealed deeds, whereupon he and his property shall be placed under the protection of the governor of the district, and that of the particular local authorities. He shall conform in ordinary matters to any just direction given him by them, and will be subject to the same taxation that is levied on Siamese subjects. But if, through negligence, the want of capital, or other cause, an American citizen should fail to commence the cultivation or improvements of the lands so acquired within a term of three years from the date of receiving possession thereof, the Siamese Government shall have the power of resuming the property upon returning to the American citizen the purchase-money paid by him for the same.

ARTICLE V.

All American citizens visiting or residing in Siam shall be allowed the free exercise of their religion, and liberty to build places of worship in such localities as shall be consented to by the Siamese authorities. The Siamese Government will place no restriction upon the employment by the Americans of Siamese subjects as servants, or in any other capacity. But wherever a Siamese subject belongs or owes service to some particular master, the servant who engages himself to an American citizen without the consent of his master may be reclaimed by him, and the Siamese Government will not enforce an agreement between an American citizen and any Siamese in his employ, unless made with the knowledge and consent of the master who has a right to dispose of the services of the person engaged.

ARTICLE VI.

American ships of war may enter the river and anchor at Paknam; but they shall not proceed above Paknam unless with the consent of the Siamese authorities, which shall be given where it is necessary that a ship shall go into dock for repairs. Any American ship of war conveying to Siam a public functionary, accredited by the American Government to the Court of Bangkok, shall be allowed to come up to Bangkok, but shall not pass the forts called Phrachamit and Pit-pach-nuck, unless expressly permitted to do so by the Siamese Government. But, in the absence of an American ship of war, the Siamese authorities en- ties to aid Amerigage to furnish the Consul with a force sufficient to enable him to give can consuls. effect to his authority over American citizens, and to enforce discipline among American shipping.

American ships

of war.

Siamese authori-

#### ARTICLE VII.

The measurement duty hitherto paid by American vessels trading to Bangkok, under the treaty of 1833, shall be abolished from the date of duties abolished. this treaty coming into operation, and American shipping or trade will treaty of 1833, p.

Measurement 694.1

Religious liberty.

Siamese servants.

thenceforth only be subject to the payment of import and export duties on the goods landed or shipped.

Import duties.

On the articles of import the duties shall be three per cent., payable, at the option of the importer, either in kind or money, calculated upon the market value of the goods. Drawback of the full amount of duty shall be allowed upon goods found unsaleable and re-exported. Should the American merchant and the custom-house officers disagree as to the value to be set upon imported articles, such disputes shall be referred to the Consul and a proper Siamese officer, who shall each have the power

Drawbacks. Appraisement.

Opium trade.

on either side, to assist them in coming to an equitable decision. Opium may be imported free of duty, but can only be sold to the opium farmer or his agents. In the event of no arrangement being effected with them for the sale of the opium, it shall be re-exported, and no impost or duty [shall be] levied thereon. Any infringement of this regulation shall subject the opium to seizure and confiscation. Articles of export, from the time of production to the date of shipment,

to call in an equal number of merchants as assessors, not exceeding two

Export duties.

shall pay one impost only, whether this be levied under the name of inland tax, transit duty, or duty on exportation. The tax or duty to be paid on each article of Siamese produce previous to or upon exportation is specified in the tariff attached to this treaty; and it is distinctly agreed that goods or produce that pay any description of tax in the interior shall Liberty of trade. be exempted from any further payment of duty on exportation. can merchants are to be allowed to purchase directly from the producer the articles in which they trade, and in like manner to sell their goods

Tariff of duties.

Privileges of American shipping.

Ship-building in Siam.

Exportation of salt, rice, and fish.

duty.

The rates of duty laid down in the tariff attached to this treaty are those that are now paid upon goods or produce shipped in Siamese or Chinese vessels or junks; and it is agreed that American shipping shall enjoy all the privileges now exercised by, or which hereafter may be granted to, Siamese or Chinese vessels or junks.

directly to the parties wishing to purchase the same, without the inter-

ference in either case of any other person.

American citizens will be allowed to build ships in Siam on obtaining permission to do so from the Siamese authorities.

Whenever a scarcity may be apprehended of salt, rice, and fish, the Siamese Government reserve to themselves the right of prohibiting by public proclamation the exportation of these articles, giving 30 days Articles free of (say thirty days) notice, except in case of war. Bullion or personal effects may be imported or exported free of charge.

## ARTICLE VIII.

Trade regulations.

The code of regulations appended to this treaty shall be enforced by the Consul, with the co-operation of the Siamese authorities; and they, the said authorities and Consul, shall be enabled to introduce any further regulations which may be found necessary in order to give effect to the objects of this treaty.

Fines and penalties.

All fines and penalties inflicted for infraction of the provisions and regulations of this treaty shall be paid to the Siamese Government.

#### ARTICLE IX.

Privileges of

The American Government and its citizens will be allowed free and most favored na- equal participation in any privileges that may have been or may hereafter be granted by the Siamese Government to the Government, citizens, or subjects of any other nation.

## ARTICLE X.

After the lapse of ten years from the date of the ratification of this Revision of treaty. treaty, upon the desire of either the American or Siamese Government, and on twelve months' notice given by either party, the present, and

such portions of the treaty of 1833 as remain unrevoked by this treaty, together with the tariff and regulations thereunto annexed, or those that may hereafter be introduced, shall be subject to revision by commissioners appointed on both sides for this purpose, who will be empowered to decide on and insert therein such amendments as experience shall prove to be desirable.

## ARTICLE XI.

This treaty, executed in English and Siamese, both versions having the same meaning and intention, shall take effect immediately, and the ratifications of the same shall be exchanged at Bangkok within eighteen months from the date thereof.

In witness whereof the above-named Plenipotentiaries have signed and sealed the present treaty in triplicate at Bangkok, on the twenty-ninth day of May, in the year one thousand eight hundred and fifty-six of the Christian era, and of the Independence of the United States the eightieth, corresponding to the tenth of the waning moon of the lunar month, Wesakh, or sixth month of the year of the Quadruped Serpent of the Siamese civil era, one thousand two hundred and eighteen, and the sixth of the reign of their Majesties the First and Second Kings of Siam.

[L. S.] TOWNSEND HARRIS. [L. S.] [L. S.] [L. S.] [L. S.]\*

General regulations under which American trade is to be conducted in Siam.

REGULATION I. The master of every American ship coming to Bangkok to trade, must, either before or after entering the river, as may be found convenient, report the arrival of his vessel at the custom-house at Paknam, together with the number of his crew and guns, and the port from whence he comes. Upon anchoring his vessel at Paknam, he will deliver into the custody of the custom-house officers all his guns and ammunition, and a custom-house officer will then be appointed to the vessel, and will proceed in her to Bangkok.

REGULATION II. A vessel passing Paknam without discharging her penguns and ammunition, as directed in the foregoing regulation, will be lation sent back to Paknam, to comply with its provisions, and will be fined eight hundred ticals for having so disobeyed. After delivery of her guns and ammunition, she will be permitted to return to Bangkok to trade.

REGULATION III. When an American vessel shall have cast anchor at Bangkok, the master, unless a Sunday should intervene, will, within four and twenty hours after arrival, proceed to the American consulate and deposit there his ship's papers, bills of lading, &c., together with a true manifest of his import cargo; and upon the Consul's reporting these particulars to the custom-house, permission to break bulk will at once be given by the latter.

For neglecting so to report his arrival, or for presenting a false manifest, the master will subject himself, in each instance, to a penalty of four hundred ticals; but he will be allowed to correct, within twenty-four hours after delivery of it to the Consul, any mistake he may discover in his manifest, without incurring the above-mentioned penalty.

REGULATION IV. An American vessel breaking bulk and commencing to discharge before due permission shall be obtained, or smuggling, either when in the river or outside the bar, shall be subject to the penalty of eight hundred ticals, and confiscation of the goods so smuggled or discharged.

REGULATION V. As soon as an American vessel shall have discharged Cl her cargo, and completed her outward lading, paid all her duties, and sels.

Ratifications.

Signatures.

Date.

Trade regula-

Arrivals of vessels to be reported.

Guns and ammunition.

[See modification, 1867, pp. 702, 703.]

Penalty for violation.

Deposit of ship's papers.

Report to custom-house.

Penalty for neglect.

Smuggling, &c.

Clearance of vesels.

<sup>\*</sup> Signatures of Siamese Plenipotentiaries.

delivered a true manifest of her outward cargo to the American Consul, a Siamese port clearance shall be granted her, on application from the Consul, who, in the absence of any legal impediment to her departure, will then return to the master his ship's papers, and allow the vessel to leave. A custom-house officer will accompany the vessel to Paknam, and on arriving there she will be inspected by the custom-house officers of that station, and will receive from them the guns and ammunition previously delivered into their charge.

English text of regulations.

REGULATION VI. The American Plenipotentiary having no knowledge of the Siamese language, the Siamese Government have agreed that the English text of these regulations, together with the treaty of which they form a portion, and the tariff hereunto annexed, shall be accepted as conveying, in every respect, their true meaning and intention.

American citizens residing in Siam.

[See Article IV, p. 696.]

REGULATION VII. All American citizens intending to reside in Siam shall be registered at the American Consulate; they shall not go out to sea nor proceed beyond the limits assigned by the treaty for the residence of American citizens without a passport from the Siamese authorities, to be applied for by the American Consul; nor shall they leave Siam if the Siamese authorities show to the American Consul that legitimate objections exist to their quitting the country. But within the limits appointed under Article IV of the treaty, American citizens are at liberty to travel to and fro, under the protection of a pass to be furnished them by the American Consul, and counter-sealed by the proper Siamese officer, stating in the Siamese character their names, calling, and description. The Siamese officers at the Government stations in the interior may at any time call for the production of this pass; and immediately on its being exhibited, they must allow the parties to proceed; but it will be their duty to detain those persons who, by travelling without a pass from the Consul, render themselves liable to the suspicion of their being deserters, and such detention shall be immediately reported to the Consul.

> [L. S.] TOWNSEND HARRIS. [L. S.] [L. S.] [L. S.] [L. S.]\*

Tariff of duties.

Tariff of export and inland duties to be levied on articles of trade.

Articles paying export duty only.

SECTION I. The undermentioned articles shall be entirely free from inland or other taxes on production or transit, and shall pay export duty as follows:

	_	Tical.	Salung.	Fuang.	Hun.	
1.	Ivory	10	0	0	_	er pecul.
2.	Gamboge	6	0	0	0	46
3.	Rhinoceros' horns	50	0	0	Ō	66
4.	Cardamums, best	14	0	Ō	ŏ	"
	Ditto, bastard	6	Ō	ŏ	ŏ	"
6.	Dried mussels	1	Ŏ	ŏ	ŏ	"
7.	Pelicans' quills		$\ddot{2}$	ŏ	ŏ	"
8.	Betel nut, dried	ī	ō	ŏ	ŏ	"
9.	Krachi wood	ō	$\check{2}$	ŏ	ň	"
10.	Sharks' fins, white	6	ō	ŏ	ŏ	66
	Ditto, black	3	ŏ	ő	ŏ	66
12.	Lukkrabau seed	ŏ	$\mathbf{\tilde{2}}$	ň	ő	"
13.	Peacocks' tails	.10	õ	ŏ	-	er 100 tails.
14.	Buffalo and cow bones	0	ŏ	ŏ		
15.	Rhinoceros' hides	ŏ	$\overset{\mathbf{o}}{2}$	ň	0 b	er pecul.
16.	Hide cuttings	ŏ	1	ŏ	Ä	44
17.	Turtle shells	ĭ	ō	ŏ	0	"
18.	Soft ditto	î	ŏ	ŏ	N A	"
19.	Bêche de mer	3	ŏ	Õ	V	"
20.	Fish maws	. 3	Ŏ	0	v	"
_		. 0	U	U	U	**

<sup>\*</sup> Signatures of Siamese Plenipotentiaries.

	Tical.	Salung.	Fuang.	Hun.
21. Birds' nests, uncleaned	.20 per	cent.	_	
22. Kingfishers' feathers	. 6	0	0	0 per 100.
23. Cutch		<b>2</b>	0	0 per pecul.
24. Beyché seed, (nux vomica)	. 0	2	0	0 - 4
25. Pungtarai seed	. 0	2	0	0 "
26. Gum Benjamin	. 4.	0	0	0 "
27. Angrai bark	. 0	<b>2</b>	0	0 "
28. Agilla wood	. 2	0	0	0 "
29. Ray skins	. 3	0	0	0 "
30. Old deers' horns	. 0	1	0	0 "
31. Soft or young ditto	.10 per	cent.		•
32. Deer hides, fine	. 8	0	0	0 per 100 hides.
33. Ditto, common	. 3	0	0	0 ""
34. Deer sinews	- 4	0	Ó	0 per pecul.
35. Buffalo and cow hides	. 1	Ó	Ŏ	0 ""
36. Elephants' bones	. 1	0	Ö	0 "
37. Tigers' bones	. 5	0	Ò	0 "
38. Buffalo horns	. 0	1	Ŏ	0 "
39. Elephants' hides	. 0	1	Ō	Õ "
40. Tigers' skins	. 0	1	Ò	0 per skin.
41. Armadillo skins	. 4	0	0	0 per pecul.
42. Stick lac	. 1	1	Ŏ	0 ""
43. Hemp		$\overline{2}$	Õ	0 "
44. Dried fish, paheng	. 1	<b>2</b>	0	0 "
45. Ditto, plasalit	. 1	0	Ò	0 "
46. Sapan wood	. 0	$\dot{2}$	ĭ	o "
47. Salt meat	. 2	ō	ō	Ŏ "
48. Mangrove bark		ĭ	ŏ	<u>0</u> "
49. Rosewood	. ŏ	$ar{2}$	ŏ	Ŏ "
50. Ebony		ī	ŏ	Ď "
51. Rice	. 4	õ	ŏ	0 per royan.
		-	-	o Por volum

SECTION II. The undermentioned articles, being subject to the inland articles paying or transit duties herein named, and which shall not be increased, shall inland duties only. be exempt from export duty.

	Tical.	Salung.	Fuang	. Hun	ı <b>.</b>
52. Sugar, white	0	2	0	0	per pecul.
53. Ditto, red			0	0	
54. Cotton, cleaned and un-		_	•	•	
cleaned	10 per	cent.			
55. Pepper	1	0	0	0	66
56. Salt fish, platu	1	0	0	0	per 10,000 fish.
57. Beans and peas					
58. Dried prawns	••••				one-twelfth.
59. Tilseed					one-twelfth.
60. Silk, raw					one-twelfth.
61. Beeswax					one-fifteenth
62. Tallow	1	0	0	_	per pecul.
63. Salt	6	ŏ	ŏ		per royan.
64. Tobacco	ĭ	ž	Ŏ		per 1.000 bundles.

SECTION III. All goods or produce unenumerated in this tariff shall Unenumerated be free of export duty, and shall only be subject to one inland tax or transit duty, not exceeding the rate now paid.

[L. s.] TOWNSEND HARRIS. [L. s.] [L. s.] [L. s.] [L. s.]\*

<sup>\*</sup> Signatures of Siamese Plenipotentiaries.

SIAM, 1867.

Dec. 17-31, 1867.

MODIFICATION OF TREATY OF MAY 29, 1856, BETWEEN THE UNITED STATES AND SIAM, CONCLUDED DECEMBER 17-31, 1867; RATIFIED AUGUST 11, 1868; RATIFICATION ADVISED BY SENATE JULY 25, 1868; RATIFIED BY PRESIDENT AUGUST 11, 1868.

No. 72.]

United States Consulate, Bangkok, Decr. 31st, 1867.

To Hon. F. W. SEWARD,

Assistant Secretary of State, Washington, D. C.

Modification of I, p. 699.]

Sir: I have the honor to inform the Department that I have received treaty regulations. a letter from His Excellency Chaw Phaya Praklang, Minister of Foreign [See Regulation Affairs, informing me that the Royal Counsellors for the Kingdom of Siam desire to change article first of the Treaty Regulations, and that the change shall go into effect on January 1st, 1868. The article alluded to is as follows, viz:

"Every shipmaster upon anchoring his vessel at Paknam will deliver into the custody of the custom-house officers all his guns and ammunition, and a custom-house officer will then be appointed to the vessel,

and will proceed in her to Bangkok."

The article as changed will require that the powder alone be left at Paknam, but that the guns be allowed to remain in the vessel. I have given my assent to the change, and all the other Consuls have done the

The change is a very advantageous one to shipmasters, as in [the] shipping and reshipping of their guns, some of which were heavy, was attended with much delay and expense; whereas they generally have but a few pounds of powder on board, which can be boxed up and put ashore in a very short time.

I have the honor to be, sir, your obedient servant,

J. M. HOOD, U. S. Consul.

CHAW PHAYA PRAKLANG, MINISTER OF FOREIGN AFFAIRS OF THE KINGDOM OF SIAM,

To Mr. J. M. Hood, U. S. Consul,

Saying: That the Senabodee of the Kingdom of Siam have considered this matter, and have come to the conclusion that as they saw that Siam was near the water, and that trading ships could ascend to the city, for this reason they asked a clause in the treaties that all guns and powder should be landed at Paknam before the ship would ascend the river. The Ministers Plenipotentiary also were of the same opinion, and yielded

this point to the Siamese in the treaties.

When a vessel came in and the Chaw Pausk-nan at Paknam received the guns and powder off the vessel that [they] found it very difficult to take care of the powder, and were afraid of an explosion, and for this reason they did not receive the powder from the vessel, but simply the guns. But now a long time since the Senabodee are of the opinion that the taking off of the guns at Paknam is a source of trouble to the vessels, for they took off guns belonging to many persons, and when the vessels come [came] down again it was often after night, and when the captains went for their guns the wrong ones were frequently taken, and when the vessel coming afterwards could not find her own guns, there was a fuss, and the Siamese officers had frequently to pay for the guns. Again, the powder was left in the vessels, and they coming up and anchoring in the river, there was danger of an explosion and injury to the citizens here.

Therefore the Senabodee have ordered me to write to all the Consuls and ask that the custom be changed from January 1st, 1868. We ask to take out the powder of the vessels at Paknam, but the guns can be left in the vessels and need not be taken out. If you are also of the same opinion, you will please inform masters of vessels and others under your protection to this effect. When the vessel comes to Paknam let them take out all the powder, but if they refuse to let the powder be taken out, and it remains in the vessel, and there arises any difficulty from that fact, we [beg to] claim indemnity according to the treaty.

Given Tuesday, December 17th, 1867.

## SPAIN.

## SPAIN, 1795.

Oct. 27, 1795.

TREATY OF FRIENDSHIP, LIMITS, AND NAVIGATION, BETWEEN HIS CATH-OLIC MAJESTY AND THE UNITED STATES OF AMERICA, CONCLUDED AT SAN LORENZO EL REAL OCTOBER 27, 1795; RATIFICATION ADVISED BY SENATE MARCH 3, 1796; RATIFIED BY PRESIDENT; RATIFICATIONS EXCHANGED AT ARANJUEZ APRIL 25, 1796; PROCLAIMED AUGUST 2, 1796.

Treaty of Friendship, Limits, and Navigation between the United States of America and the King of Spain.

Contracting parties.

His Catholic Majesty and the United States of America, desiring to consolidate, on a permanent basis, the friendship and good correspondence which happily prevails between the two parties, have determined to establish, by a convention, several points, the settlement whereof will be productive of general advantage and reciprocal utility to both

Negotiators.

With this intention, His Catholic Majesty has appointed the most excellent Lord Don Manuel de Godoy, and Alvarez de Faria, Rios, Sanchez, Zarzosa, Prince de la Paz, Duke de la Alcudia, Lord of the Soto de Roma, and of the State of Albalá, Grandee of Spain of the first class, perpetual Regidor of the citty of Santiago, Knight of the illustrious Order of the Golden Fleece, and Great Cross of the Royal and distinguished Spanish Order of Charles the III, Commander of Valencia del Ventoso, Rivera, and Acenchal in that of Santiago; Knight and Great Cross of the religious Order of St. John; Counsellor of State; first Secretary of State and Despacho; Secretary to the Queen; Superintendant General of the Posts and Highways; Protector of the Royal Academy of the Noble Arts, and of the Royal Societies of Natural History, Botany, Chemistry, and Astronomy; Gentleman of the King's Chamber in employment; Captain General of his Armies; Inspector and Major of the Royal Corps of Body Guards, &a., &a., &a., and the President of the United States, with the advice and consent of their Senate, has appointed Thomas Pinckney, a citizen of the United States, and their Envoy Extraordinary to His Catholic Majesty. said Plenipotentiaries have agreed upon and concluded the following articles:

#### ARTICLE I.

Peace and friendship.

There shall be a firm and inviolable peace and sincere friendship between His Catholic Majesty, his successors and subjects, and the United States and their citizens, without exception of persons or places.

#### ARTICLE II.

Southern boundary line.

[See Article XII, 716.]

To prevent all disputes on the subject of the boundaries which separate the territories of the two high contracting parties, it is hereby declared and agreed as follows, to wit: The southern boundary of the treaty of 1819, p. United States, which divides their territory from the Spanish colonies of East and West Florida, shall be designated by a line beginning on the River Mississippi, at the northernmost part of the thirty-first degree of latitude north of the equator, which from thence shall be drawn due east to the middle of the River Apalachicola, or Catahouche, thence along the middle thereof to its junction with the Flint; thence straight to the head of St. Mary's River, and thence down the middle thereof to the Atlantic Ocean. And it is agreed that if there should be any troops, garrisons, or settlements of either party in the territory of the other, according to the above-mentioned boundaries, they shall be withdrawn from the said territory within the term of six months after the ratification of this treaty, or sooner if it be possible; and that they shall be permitted to take with them all the goods and effects which they possess.

### ARTICLE III.

In order to carry the preceding article into effect, one Commissioner and one Surveyor shall be appointed by each of the contracting parties, who shall meet at the Natchez, on the left side of the River Mississippi, treaty of 1819, p. before the expiration of six months from the ratification of this conven- 716.] tion, and they shall proceed to run and mark this boundary according to the stipulations of the said article. They shall make plats and keep journals of their proceedings, which shall be considered as part of this convention, and shall have the same force as if they were inserted And if on any account it should be found necessary that the said Commissioners and Surveyors should be accompanied by guards, they shall be furnished in equal proportions by the commanding officer of His Majesty's troops in the two Floridas, and the commanding officer of the troops of the United States in their southwestern territory, who shall act by common consent, and amicably, as well with respect to this point as to the furnishing of provisions and instruments, and making every other arrangement which may be necessary or useful for the execution of this article.

Commission ers and surveyors.

### ARTICLE IV.

It is likewise agreed that the western boundary of the United States which separates them from the Spanish colony of Louissiana, is in the ary middle of the channel or bed of the River Mississippi, from the northern boundary of the said States to the completion of the thirty-first degree 716.] of latitude north of the equator. And His Catholic Majesty has likewise agreed that the navigation of the said river, in its whole breadth Mississippi River. from its source to the ocean, shall be free only to his subjects and the citizens of the United States, unless he should extend this privilege to XXII.] the subjects of other Powers by special convention.

Western bound-[See Article XII, treaty of 1819, p.

Navigation of the

[See Article

#### ARTICLE V.

The two high contracting parties shall, by all the means in their power, maintain peace and harmony among the several Indian nations who inhabit the country adjacent to the lines and rivers, which, by the preceding articles, form the boundaries of the two Floridas. And the bet[t]er to obtain this effect, both parties oblige themselves expressly to restrain by force all hostilities on the part of the Indian nations living within their boundaries: so that Spain will not suffer her Indians to attack the citizens of the United States, nor the Indians inhabiting their territory; nor will the United States permit these last-mentioned Indians to commence hostilities against the subjects of His Catholic Majesty or his Indians, in any manner whatever.

And whereas several treaties of friendship exist between the two contracting parties and the said nations of Indians, it is hereby agreed that in future no treaty of alliance, or other whatever, (except treaties of peace,) shall be made by either party with the Indians living within the boundary of the other, but both parties will endeavour to make the advantages of the Indian trade common and mutually beneficial to their respective subjects and citizens, observing in all things the most complete reciprocity; so that both parties may obtain the advantages arising from a good understanding with the said nations, without being subject to the expence which they have hitherto occasioned.

Conduct with In-

## ARTICLE VI.

Protection to ves-

Each party shall endeavour, by all means in their power, to protect and defend all vessels and other effects belonging to the citizens or subjects of the other, which shall be within the extent of their jurisdiction by sea or by land, and shall use all their efforts to recover, and cause to be restored to the right owners, their vessels and effects which may have been taken from them within the extent of their said jurisdiction, whether they are at war or not with the Power whose subjects have taken possession of the said effects.

## ARTICLE VII.

And it is agreed that the subjects or citizens of each of the contract-

Embargo or detention.

debt or crime.

Employment of advocates and agents.

ing parties, their vessels or effects, shall not be liable to any embargo or detention on the part of the other, for any military expedition or other Prosecutions for public or private purpose whatever; and in all cases of seizure, detention, or arrest for debts contracted, or offenses committed by any citizen or subject of the one party within the jurisdiction of the other, the same shall be made and prosecuted by order and authority of law only, and according to the regular course of proceedings usual in such cases. The citizens and subjects of both parties shall be allowed to employ such advocates, solicitors, notaries, agents, and factors, as they may judge proper, in all their affairs, and in all their trials at law, in which they may be concerned, before the tribunals of the other party; and such agents shall have free access to be present at the proceedings in such causes, and at the taking of all examinations and evidence which may be exhibited in the said trials.

### ARTICLE VIII.

Vessels seeking refuge.

In case the subjects and inhabitants of either party, with their shipping, whether public and of war, or private and of merchants, be forced, through stress of weather, pursuit of pirates or enemies, or any other urgent necessity, for seeking of shelter and harbor, to retreat and enter into any of the rivers, bays, roads, or ports belonging to the other party, they shall be received and treated with all humanity, and enjoy all favor, protection, and help, and they shall be permitted to refresh and provide themselves, at reasonable rates, with victuals and all things needful for the sustenance of their persons, or reparation of their ships and prosecution of their voyage; and they shall no ways be hindered from returning out of the said ports or roads, but may remove and depart when and whither they please, without any let or hindrance.

#### ARTICLE IX.

Captures by pirates.

All ships and merchandize, of what nature soever, which shall be rescued out of the hands of any pirates or robbers on the high seas, shall be brought into some port of either state, and shall be delivered to the custody of the officers of that port, in order to be taken care of, and restored entire to the true proprietor, as soon as due and sufficient proof shall be made concerning the property thereof.

#### ARTICLE X.

Wrecked or damaged vessels.

When any vessel of either party shall be wrecked, foundered, or otherwise damaged, on the coasts or within the dominion of the other, their respective subjects or citizens shall receive, as well for themselves as for their vessels and effects, the same assistance which would be due to the inhabitants of the country where the damage happens, and shall pay the same charges and dues only as the said inhabitants would be subject to pay in a like case; and if the operations of repair would require that the whole or any part of the cargo be unladen, they shall pay no duties, charges, or fees on the part which they shall relade and carry away.

## ARTICLE XI.

The citizens and subjects of each party shall have power to dispose of their personal goods, within the jurisdiction of the other, by testament, donation, or otherwise, and their representatives being subjects or citizens of the other party, shall succeed to their said personal goods, whether by testament or ab intestato, and they may take possession thereof, either by themselves or others acting for them, and dispose of the same at their will, paying such dues only as the inhabitants of the country wherein the said goods are, shall be subject to pay in like cases.

Disposal and inheritance of personal property.

And in case of the absence of the representative, such care shall be taken of the said goods, as would be taken of the goods of a native in sons dying inteslike case, until the lawful owner may take measures for receiving them. And if questions shall arise among several claimants to which of them the said goods belong, the same shall be decided finally by the laws and judges of the land wherein the said goods are. And where, on the death of any person holding real estate within the territories of the one tate. party, such real estate would by the laws of the land descend on a citizen or subject of the other, were he not disqualified by being an alien, such subjects shall be allowed a reasonable time to sell the same, and to withdraw the proceeds without molestation, and exempt from all rights of detraction on the part of the Government of the respective States.

Estates of per-

Heirs to real es-

#### ARTICLE XII.

The merchant-ships of either of the parties which shall be making into a port belonging to the enemy of the other party, and concerning whose voyage, and the species of goods on board her, there shall be just grounds of suspicion, shall be obliged to exhibit as well upon the high seas as in the ports and havens, not only her passports, but likewise certificates, expressly shewing that her goods are not of the number of those which have been prohibited as contraband.

Vessels to exhibit passport, &c.

#### ARTICLE XIII.

For the better promoting of commerce on both sides, it is agreed, that if a war shall break out between the said two nations, one year merchants in case after the proclamation of war shall be allowed to the merchants, in the cities and towns where they shall live, for collecting and transporting their goods and merchandizes: And if anything be taken from them or any injury be done them within that term, by either party, or the people or subjects of either, full satisfaction shall be made for the same by the Government.

Privileges of of war.

#### ARTICLE XIV.

No subject of His Catholic Majesty shall apply for, or take any commission or letters of marque, for arming any ship or ships to act as privateers against the said United States, or against the citizens, people, or inhabitants of the said United States, or against the property of any of the inhabitants of any of them, from any Prince or State with which the said United States shall be at war.

Letters of marque.

Nor shall any citizen, subject, or inhabitant of the said United States apply for or take any commission or letters of marque for arming any ship or ships to act as privateers against the subjects of His Catholic Majesty, or the property of any of them, from any Prince or State with which the said King shall be at war. And if any person of either nation shall take such commissions or letters of marque, he shall be punished as a pirate.

## ARTICLE XV.

It shall be lawful for all and singular the subjects of His Catholic Majesty, and the citizens, people, and inhabitants of the said United States, to sail with their ships with all manner of liberty and security,

Neutral trade.

no distinction being made who are the proprietors of the merchandizes laden thereon, from any port to the places of those who now are, or hereafter shall be, at enmity with His Catholic Majesty or the United It shall be likewise lawful for the subjects and inhabitants aforesaid, to sail with the ships and merchandizes aforementioned, and to trade with the same liberty and security from the places, ports, and havens of those who are enemies of both or either party, without any opposition or disturbance whatsoever, not only directly from the places of the enemy aforementioned, to neutral places, but also from one place belonging to an enemy, to another place belonging to an enemy, whether they be under the jurisdiction of the same Prince or under several; and it is hereby stipulated that free ships shall also give freedom to goods, and that everything shall be deemed free and exempt which shall be found on board the ships belonging to the subjects of either of the treaty of 1819, p. contracting parties, although the whole lading, or any part thereof, should appartain to the enemies of either; contraband goods being always excepted. It is also agreed that the same liberty be extended to persons who are on board a free ship, so that, although they be enemies to either party, they shall not be made prisoners or taken out of that free ship, unless they are soldiers and in actual service of the enemies.

Free ships make free goods.

[See Article XII, 716.7

## ARTICLE XVI.

Contraband articles.

traband.

This liberty of navigation and commerce shall extend to all kinds of merchandizes, excepting those only which are distinguished by the name of contraband; and under this name of contraband or prohibited goods, shall be comprehended arms, great guns, bombs, with the fusees, and other things belonging to them, cannon-ball, gunpowder, match, pikes, swords, lances, speards, halberds, mortars, petards, granades, salpetre, muskets, musket balls, bucklers, helmets, breastplates, coats of mail, and the like kind of arms proper for arming soldiers, musket-rests, belts, horses with their furniture, and all other war-Articles not con- like instruments whatever. These merchandizes which follows shall not be reckoned among contraband or prohibited goods: That is to say, all sorts of cloths, and all other manufactures woven of any wool, flax, silk, cotton, or any other materials whatever; all kinds of wearing apparel. together with all species whereof they are used to be made; gold and silver, as well coined as uncoined, tin, iron, latton, copper, brass, coals, as also wheat, barley, oats, and any other kind of corn and pulse; tobacco, and likewise all manner of spices, salted and smoked flesh. salted fish, cheese and butter, beer, oils, wines, sugars, and all sorts of salts, and in general all provisions which serve for the sustenance of Furthermore, all kinds of cotton, hemp, flax, tar, pitch, ropes, cables, sails, sail-cloths, anchors, and any parts of anchors; also ships' masts, planks, wood of all kind, and all other things proper either for building or repairing ships, and all other goods whatever which have not been worked into the form of any instrument prepared for war, by land or by sea, shall not be reputed contraband, much less such as have been already wrought and made up for any other use; all which shall be wholly reckoned among free goods, as likewise all other merchandizes and things which are not comprehended and particularly mentioned in the foregoing enumeration of contraband goods; so that they may be transported and carried in the freest manner by the subjects of both parties, even to places belonging to an enemy, such towns or places being only excepted as are at that time besieged, blocked up, or invested. And except the cases in which any ship of war or squadron shall, in consequence of storms or other accidents at sea, be under the necessity of taking the cargo of any trading vessel or vessels, in which case they may stop the said vessel or vessels, and furnish themselves with necessaries, giving a receipt, in order that the Power to whom the said ship of war belongs may pay for the articles so taken according to the price thereof, at the port to which they may appear to

Sea-letters or

have been destined by the ship's papers: and the two contracting parties engage, that the vessels shall not be detained longer than may be absolutely necessary for their said ships to supply themselves with necessaries; that they will immediately pay the value of the receipts, and indemnify the proprietor for all losses which he may have sustained in consequence of such transaction.

#### ARTICLE XVII.

To the end that all manner of dissentions and quarrels may be avoided and prevented on one side and the other, it is agreed, that in case either passports. of the parties hereto should be engaged in a war, the ships and vessels belonging to the subjects or people of the other party must be furnished with sea-letters or passports, expressing the name, property, and bulk of the ship, as also the name and place of habitation of the master or commander of the said ship, that it may appear thereby that the ship really and truly belongs to the subjects of one of the parties, which passport shall be made out and granted according to the form annexed to this treaty.\* They shall likewise be recalled every year, that is, if the ship happens to return home within the space of a year.

It is likewise agreed, that such ships being laden, are to be provided not only with passports as above mentioned, but also with certificates, containing the several particulars of the cargo, the place whence the ship sailed, that so it may be known whether any forbidden or contraband goods be on board the same; which certificates shall be made out by the officers of the place whence the ship sailed in the accustomed And if any one shall think it fit or advisable to express in the said certificates the person to whom the goods on board belong, he may Without which requisites they may be sent to one of the ports of the other contracting party, and adjudged by the competent tribunal, according to what is above set forth, that all the circumstances of this omission having been well examined, they shall be adjudged to be legal prizes, unless they shall give legal satisfaction of their property by testimony entirely equivalent.

ARTICLE XVIII.

If the ships of the said subjects, people, or inhabitants, of either of the parties shall be met with, either sailing along the coasts [or] on the visits at sea. high seas, by any ship of war of the other, or by any privateer, the said ship of war or privateer, for the avoiding of any disorder, shall remain out of cannon-shot, and may send their boats aboard the merchant-ship, which they shall so meet with, and may enter her to number of two or three men only, to whom the master or commander of such ship or vessel shall exhibit his passports, concerning the property of the ship, made out according to the form inserted in this present treaty; and the ship, when she shall have shewed such passports, shall be free and at liberty to pursue her voyage, so as it shall not be lawful to molest or give her chace in any manner, or force her to quit her intended course.

Regulation of

## ARTICLE XIX.

Consuls shall be reciprocally established, with the privileges and powers which those of the most favoured nations enjoy, in the ports where their Consuls reside or are permitted to be.

Consuls.

#### ARTICLE XX.

It is also agreed that the inhabitants of the territories of each party shall respectively have free access to the courts of justice of the other,

Access to courts of justice.

<sup>\*</sup>The form of passport referred to in this article is not annexed either to the original treaty signed by the negotiators, or to the copy bearing the ratification of the King of Spain, on file in the Department of State.

and they shall be permitted to prosecute suits for the recovery of their properties, the payment of their debts, and for obtaining satisfaction for the damages which they may have sustained, whether the persons whom they may sue be subjects or citizens of the country in which they may be found, or any other persons whatsoever, who may have taken refuge therein; and the proceedings and sentences of the said courts shall be the same as if the contending parties had been subjects or citizens of the said country.

#### ARTICLE XXI.

In order to terminate all differences on account of the losses sustained

Settlement of claims of citizens of United States.

See Article XII. treaty of 1819, p. 716.7

commissioners.

Oath.

Meetings. Vacancies.

Duties.

award.

by the citizens of the United States in consequence of their vessels and cargoes having been taken by the subjects of His Catholic Majesty, during the late war between Spain and France, it is agreed that all such cases shall be referred to the final decision of Commissioners, to be Appointment of appointed in the following manner. His Catholic Majesty shall name one Commissioner, and the President of the United States, by and with the advice and consent of their Senate, shall appoint another, and the said two Commissioners shall agree on the choice of a third, or if they cannot agree so, they shall each proposs one person, and of the two names so proposed, one shall be drawn by lot in the presence of the two original Commissioners, and the person whose name shall be so drawn shall be the third Commissioner; and the three Commissioners so appointed shall be sworn impartially to examine and decide the claims in

> question, according to the merits of the several cases, and to justice, equity, and the laws of nations. The said Commissioners shall meet and sit at Philadelphia; and in the case of the death, sickness, or necessary absence of any such Commissioner, his place shall be supplied in the same manner as he was first appointed, and the new Commissioner shall take the same oaths, and do the same duties. They shall receive all complaints and applications authorized by this article, during eighteen months from the day on which they shall assemble. They shall have power to examine all such persons as come before them on oath or affir-

Award to be final. think proper to require or admit. The award of the said Commissioners, or any two of them, shall be final and conclusive, both as to the justice of the claim and the amount of the sum to be paid to the claimants; Payment of and His Catholic Majesty undertakes to cause the same to be paid in specie, without deduction, at such times and places, and under such conditions as shall be awarded by the said Commissioners.

mation, touching the complaints in question, and also to receive in evidence all written testimony, authenticated in such manner as they shall

### ARTICLE XXII.

Mutual favors to commerce.

The two high contracting parties, hoping that the good correspondence and friendship which happily reigns between them will be further increased by this treaty, and that it will contribute to augment their prosperity and opulence, will in future give to their mutual commerce all the extension and favor which the advantage of both countries may require.

Store-houses at New Orleans. treaty of 1819, p. 716.7

And in consequence of the stipulations contained in the IV article, His Catholic Majesty will permit the citizens of the United States, for [See Article XII, the space of three years from this time, to deposit their merchandize and effects in the port of New Orleans, and to export them from thence without paying any other duty than a fair price for the hire of the stores; and His Majesty promises either to continue this permission, if he finds during that time that it is not prejudicial to the interests of Spain, or if he should not agree to continue it there, he will assign to them on another part of the banks of the Mississippi an equivalent establishment.

### ARTICLE XXIII.

The present treaty shall not be in force untill ratified by the contracting parties, and the ratifications shall be exchanged in six months from this time, or sooner if possible.

Ratifications.

In witness whereof we, the underwritten Plenipotentiaries of His Catholic Majesty and of the United States of America, have signed this present treaty of friendship, limits, and navigation, and have thereunto

Signatures.

affixed our seals respectively.

Done at San Lorenzo el Real, this seven and twenty day of October,

Date.

one thousand seven hundred and ninety-five.

THOMAS PINCKNEY. EL PRINCIPE DE LA PAZ. [L. s.]

## SPAIN, 1802.

CONVENTION WITH SPAIN FOR THE ADJUSTMENT OF CLAIMS, CONCLUDED AT MADRID AUGUST 11, 1802; RATIFICATION ADVISED BY SENATE JANUARY 9, 1804; RATIFIED BY PRESIDENT JANUARY 9, 1804; RATIFIED BY THE KING OF SPAIN JULY 9, 1818; RATIFICATIONS EXCHANGED AT WASHINGTON DECEMBER 21, 1818; PROCLAIMED DECEMBER 22, 1818.

August 11, 1802.

[This convention was annulled by the tenth article of treaty of February 22, 1819.]

A convention between his Catholic Majesty and the United States of America, for the indemnification of those who have sustained losses, damages, or injuries, in consequences of the excesses of individuals, of either nation, during the late war, contrary to the existing treaty, or the laws of na-

His Catholic Majesty and the Government of the United States of America, wishing amicably to adjust the claims which have arisen from the excesses committed during the late war, by individuals of either nation, contrary to the laws of nations or the treaty existing between the two countries, His Catholic Majesty has given, for this purpose, full powers to His Excellency Da Pedro Cevallos, Councellor of State, Gentleman of the Bed Chamber in employment, first Secretary of State and Universal Despatch, and Superintendent General of the Posts and Post-Offices in Spain and the Indies; and the Government of the United States of America to Charles Pinckney, a citizen of the said States, and their Minister Plenipotentiary near His Catholic Majesty; who have agreed as follows:

Contracting par-

Negotiators.

1st. A Board of Commissioners shall be formed, composed of five Commissioners, two of whom shall be appointed by His Catholic Majesty, two others by the Government of the United States, and the fifth by common consent; and in case they should not be able to agree on a person for the fifth Commissioner, each party shall name one, and leave the decision to lot; and hereafter, in case of the death, sickness, or necessary absence of any of those already appointed, they shall proceed in the same manner to the appointment of persons to replace them.

Appointment of commissioners.

2d. The appointment of the Commissioners being thus made, each one of them shall take an oath to examine, discuss, and decide on the claims, which they are to judge, according to the laws of nations and the existing treaty, and with the impartiality justice may dictate.

Oath of commis-

3rd. The Commissioners shall meet and hold their sessions in Madrid, where, within the term of eighteen months (to be reckoned from the day missioners. on which they may assemble) they shall receive all claims which, in consequence of this convention, may be made, as well by the subjects of His Catholic Majesty as by citizens of the United States of America, who may have a right to demand compensation for the losses, damages, or injuries sustained by them, in consequence of the excesses committed by Spanish subjects or American citizens.

Meeting of com-

Examination of

4th. The Commissioners are authorized, by the said contracting parties, to hear and examine, on oath, every question relative to the said demands, and to receive as worthy of credit all testimony the authenticity of which cannot reasonably be doubted.

Decisions to be final.

5th. From the decisions of the Commissioners there shall be no appeal; and the agreement of three of them shall give full force and effect to their decisions, as well with respect to the justice of the claims as to the amount of the indemnification which may be adjudged to the claim-Payment of ants; the said contracting parties obliging themselves to satisfy the

awards.

said awards in specie, without deduction, at the times and places pointed out, and under the conditions which may be expressed by the Board of Commissioners.

Reserved claims.

6th. It not having been possible for the said Plenipotentiaries to agree upon a mode by which the above-mentioned Board of Commissioners should arbitrate the claims originating from the excesses of foreign cruizers, agents, Consuls, or tribunals, in their respective territories, which might be imputable to their two Governments, they have expressly agreed that each Government shall reserve (as it does by this convention) to itself, its subjects or citizens respectively, all the rights which they now have, and under which they may hereafter bring forward their claims, at such times as may be most convenient to them.

Ratifications.

7th. The present convention shall have no force or effect until it be ratified by the contracting parties, and the ratifications shall be exchanged as soon as possible.

Signatures.

In faith whereof we, the underwritten Plenipotentiaries, have signed this convention, and have affixed thereto our respective seals.

Date.

Done at Madrid this 11th day of August, 1802.

PEDRO CEVALLOS. CHARLES PINCKNEY.

## SPAIN, 1819.

Feb. 22, 1819.

TREATY OF AMITY, SETTLEMENT, AND LIMITS BETWEEN THE UNITED STATES OF AMERICA AND HIS CATHOLIC MAJESTY, CONCLUDED AT WASHINGTON FEBRUARY 22, 1819; RATIFICATION ADVISED BY SENATE FEBRUARY 24, 1819; RATIFIED BY PRESIDENT; RATIFIED BY THE KING OF SPAIN OCTOBER 24, 1820; RATIFICATION AGAIN ADVISED BY SENATE FEBRUARY 19, 1821; RATIFIED BY PRESIDENT FEBRUARY 22, 1821; RATIFICATIONS EYCHANGED AT WASHINGTON FEBRUARY 29, 1821; PROCLAIMED CATIONS EXCHANGED AT WASHINGTON FEBRUARY 22, 1821; PROCLAIMED FEBRUARY 22, 1821.

Treaty of amity, settlement, and limits between the United States of America and His Catholic Majesty.

Contracting parties.

The United States of America and His Catholic Majesty, desiring to consolidate, on a permanent basis, the friendship and good correspondence which happily prevails between the two parties, have determined to settle and terminate all their differences and pretensions, by a treaty, which shall designate, with precision, the limits of their respective bordering territories in North America.

Negotiators.

With this intention the President of the United States has furnished with their full powers John Quincy Adams, Secretary of State of the said United States; and His Catholic Majesty has appointed the Most Excellent Lord Don Luis De Onis, Gonzales, Lopez y Vara, Lord of the town of Rayaces, Perpetual Regidor of the Corporation of the city of Salamanca, Knight Grand Cross of the Royal American Order of Isabella the Catholic, decorated with the Lys of La Vendée, Knight Pensioner of the Royal and Distinguished Spanish Order of Charles the Third, Member of the Supreme Assembly of the said Royal Order; of the Council of His Catholic Majesty; His Secretary, with Exercise of Decrees, and His Envoy Extraordinary and Minister Plenipotentiary near the United States of America:

And the said Plenipotentiaries, after having exchanged their powers, have agreed upon and concluded the following articles:

### ARTICLE I.

There shall be a firm and inviolable peace and sincere friendship between the United States and their citizens and His Catholic Ma-ship. jesty, his successors and subjects, without exception of persons or places.

Peace and friend-

#### ARTICLE II.

His Catholic Majesty cedes to the United States, in full property and sovereignty, all the territories which belong to him, situated to the Floridas. eastward of the Mississippi, known by the name of East and West Florida. The adjacent islands dependent on said provinces, all public lots and squares, vacant lands, public edifices, fortifications, barracks, cluded in cession. and other buildings, which are not private property, archives and documents, which relate directly to the property and sovereignty of said provinces, are included in this article. The said archives and documents shall be left in possession of the commissaries or officers of the United States, duly authorized to receive them.

Cession of the

Islands, &c., in-

#### ARTICLE III.

The boundary line between the two countries, west of the Mississippi, shall begin on the Gulph of Mexico, at the mouth of the river Sabine, west of the Missisin the sea, continuing north, along the western bank of that river; to sippi. the 32d degree of latitude; thence, by a line due north, to the degree of latitude where it strikes the Rio Roxo of Nachitoches, or Red River; then following the course of the Rio Roxo westward, to the degree of longitude 100 west from London and 23 from Washington; then, crossing the said Red River, and running thence, by a line due north, to the river Arkansas; thence, following the course of the southern bank of the Arkansas, to its source, in latitude 42 north; and thence, by that parallel of latitude, to the South Sea. The whole being as laid down in Melish's map of the United States, published at Philadelphia, improved to the first of January, 1818. But if the source of the Arkansas River shall be found to fall north or south of latitude 42, then the line shall run from the said source due south or north, as the case may be, till it meets the said parallel of latitude 42, and thence, along the said parallel, to the South Sea: All the islands in the Sabine, and the said Red and Arkansas Rivers, throughout the course thus described, to belong to the United States; but the use of the waters, and the navigation of the Sabine to the sea, and of the said rivers Roxo and bine, Red, and Ar-Arkansas, throughout the extent of the said boundary, on their re- kansas Rivers. spective banks, shall be common to the respective inhabitants of both

Boundary line

Use of the Sa-

Mutual renunci-

The two high contracting parties agree to cede and renounce all their rights, claims, and pretensions, to the territories described by the said ations. line, that is to say: The United States hereby cede to His Catholic Majesty, and renounce forever, all their rights, claims, and pretensions, to the territories lying west and south of the above-described line; and, in like manner, His Catholic Majesty cedes to the said United States all his rights, claims, and pretensions to any territories east and north of the said line, and for himself, his heirs, and successors, renounces all claim to the said territories forever.

#### ARTICLE IV.

To fix this line with more precision, and to place the landmarks which shall designate exactly the limits of both nations, each of the and surveyor to contracting parties shall appoint a Commissioner and a surveyor, who line.

Commissioner run the boundary shall meet before the termination of one year from the date of the ratification of this treaty at Nachitoches, on the Red River, and proceed to run and mark the said line, from the mouth of the Sabine to the Red River, and from the Red River to the river Arkansas, and to ascertain the latitude of the source of the said river Arkansas, in conformity to what is above agreed upon and stipulated, and the line of latitude 42, to the South Sea: they shall make out plans, and keep journals of their proceedings, and the result agreed upon by them shall be considered as part of this treaty, and shall have the same force as if it were inserted The two Governments will amicably agree respecting the necessary articles to be furnished to those persons, and also as to their respective escorts, should such be deemed necessary.

### ARTICLE V.

Inhabitan ts of ceded territory.

The inhabitants of the ceded territories shall be secured in the free exercise of their religion, without any restriction; and all those who may desire to remove to the Spanish dominions shall be permitted to sell or export their effects, at any time whatever, without being subject, in either case, to duties.

## ARTICLE VI.

Incorporation in the Union.

The inhabitants of the territories which His Catholic Majesty cedes to the United States, by this treaty, shall be incorporated in the Union of the United States, as soon as may be consistent with the principles of the Federal Constitution, and admitted to the enjoyment of all the privileges, rights, and immunities of the citizens of the United States.

### ARTICLE VII.

Spanish troops to be withdrawn.

The officers and troops of His Catholic Majesty, in the territories hereby ceded by him to the United States, shall be withdrawn, and possession of the places occupied by them shall be given within six months after the exchange of the ratifications of this treaty, or sooner if possible, by the officers of His Catholic Majesty to the commissioners or officers of the United States duly appointed to receive them; and the United States shall furnish the transports and escort necessary to convey the Spanish officers and troops and their baggage to the Havana.

### ARTICLE VIII.

Grants of land 1818.

All the grants of land made before the 24th of January, 1818, by His before January 24, Catholic Majesty, or by his lawful authorities, in the said territories ceded by His Majesty to the United States, shall be ratified and confirmed to the persons in possession of the lands, to the same extent that the same grants would be valid if the territories had remained under Compliance with the dominion of His Catholic Majesty. But the owners in possession of such lands, who, by reason of the recent circumstances of the Spanish nation, and the revolutions in Europe, have been prevented from fulfilling all the conditions of their grants, shall complete them within the terms limited in the same, respectively, from the date of this treaty; in Grants since Jan-default of which the said grants shall be null and void. All grants ary 24, 1818. made since the said 24th of January, 1818, when the first proposal, on

conditions.

uary 24, 1818.

[See Ratific at the part of His Catholic Majesty, for the cession of the Floridas was Spain, pp.717,718.] made, are hereby declared and agreed to be null and void.

#### ARTICLE IX.

Renunciation of claims.

The two high contracting parties, animated with the most earnest desire of conciliation, and with the object of putting an end to all the differences which have existed between them, and of confirming the

By the United

good understanding which they wish to be forever maintained between them, reciprocally renounce all claims for damages or injuries which they, themselves, as well as their respective citizens and subjects, may have suffered until the time of signing this treaty.

The renunciation of the United States will extend to all the injuries

mentioned in the convention of the 11th of August, 1802.

2. To all claims on account of prizes made by French privateers, and condemned by French Consuls, within the territory and jurisdiction of Spain.

3. To all claims of indemnities on account of the suspension of the

right of deposit at New Orleans in 1802.

4. To all claims of citizens of the United States upon the Government of Spain, arising from the unlawful seizures at sea, and in the ports and

territories of Spain, or the Spanish colonies.

5. To all claims of citizens of the United States upon the Spanish Government, statements of which, soliciting the interposition of the Government of the United States, have been presented to the Department of State, or to the Minister of the United States in Spain, since the date of the convention of 1802, and until the signature of this treaty.

The renunciation of His Catholic Majesty extends-

1. To all the injuries mentioned in the convention of the 11th of August, 1802.

2. To the sums which His Catholic Majesty advanced for the return

of Captain Pike from the Provincias Internas.

3. To all injuries caused by the expedition of Miranda, that was fitted

out and equipped at New York.

4. To all claims of Spanish subjects upon the Government of the United States arizing from unlawful seizures at sea, or within the ports and territorial jurisdiction of the United States.

Finally, to all the claims of subjects of His Catholic Majesty upon the Government of the United States in which the interposition of his Catholic Majesty's Government has been solicited, before the date of this treaty and since the date of the convention of 1802, or which may have been made to the department of foreign affairs of His Majesty, or to his Minister in the United States.

And the high contracting parties, respectively, renounce all claim to indemnities for any of the recent events or transactions of their respect-

ive commanders and officers in the Floridas.

The United States will cause satisfaction to be made for the injuries, if any, which, by process of law, shall be established to have been suf injuries to inhabfered by the Spanish officers, and individual Spanish inhabitants, by the late operations of the American Army in Florida.

By both parties.

By Spain.

Satisfaction for itants of Florida.

#### ARTICLE X.

The convention entered into between the two Governments, on the 11th of August, 1802, the ratifications of which were exchanged the Aug. 11, 1802, an-21st December, 1818, is annulled.

Convention of

[See pp. 711, 712.]

#### ARTICLE XI.

The United States, exonerating Spain from all demands in future, on account of the claims of their citizens to which the renunciations herein satisfy claims of contained extend, and considering them entirely cancelled, undertake to make satisfaction for the same, to an amount not exceeding five mil-To ascertain the full amount and validity of those lions of dollars. claims, a commission, to consist of three Commissioners, citizens of the be appointed. United States, shall be appointed by the President, by and with the advice and consent of the Senate, which commission shall meet at the mission. city of Washington, and, within the space of three years from the time of their first meeting, shall receive, examine, and decide upon the mission.

United States to its citizens.

Commission to

Meeting of com-

Duration of com-

tion.

Vacancies.

amount and validity of all the claims included within the descriptions The said Commissioners shall take an oath or affir-Oath or affirma- above mentioned. mation, to be entered on the record of their proceedings, for the faithful and diligent discharge of their duties; and, in case of the death, sickness, or necessary absence of any such Commissioner, his place may be supplied by the appointment, as aforesaid, or by the President of the United States, during the recess of the Senate, of another Commissioner The said Commissioners shall be authorized to hear and Examination of in his stead. examine, on oath, every question relative to the said claims, and to

claims.

furnished.

1795, pp. 704-711.]

receive all suitable authentic testimony concerning the same. Documents to be Spanish Government shall furnish all such documents and elucidations as may be in their possession, for the adjustment of the said claims, [See treaty of according to the principles of justice, the laws of nations, and the stipulations of the treaty between the two parties of 27th October, 1795; the said documents to be specified, when demanded, at the instance of the said Commissioners.

Payment of claims.

The payment of such claims as may be admitted and adjusted by the said Commissioners, or the major part of them, to an amount not exceed-Limit to amount. ing five millions of dollars, shall be made by the United States, either immediately at their Treasury, or by the creation of stock, bearing an interest of six per cent. per annum, payable from the proceeds of sales ot public lands within the territories hereby ceded to the United States, or in such other manner as the Congress of the United States may prescribe by law.

Records of commission.

Copies Spanish ment.

The records of the proceedings of the said Commissioners, together with the vouchers and documents produced before them, relative to the claims to be adjusted and decided upon by them, shall, after the close of their transactions, be deposited in the Department of State of the the United States; and copies of them, or any part of them, shall be fur-Govern- nished to the Spanish Government, if required, at the demand of the Spanish Minister in the United States.

### ARTICLE XII.

Treaty of 1795 confirmed.

Exceptions.

The treaty of limits and navigation, of 1795, remains confirmed in all and each one of its articles excepting the 2, 3, 4, 21, and the second clause of the 22d article, which having been altered by this treaty, or having received their entire execution, are no longer valid.

Neutral flag covering enemies' property.

[See p. 708.]

With respect to the 15th article of the same treaty of friendship, limits, and navigation of 1795, in which it is stipulated that the flag shall cover the property, the two high contracting parties agree that this shall be so understood with respect to those Powers who recognize this principle; but if either of the two contracting parties shall be at war with a third party, and the other neutral, the flag of the neutral shall cover the property of enemies whose Government acknowledge this principle, and not of others.

#### ARTICLE XIII.

Deserters from vessels.

Both contracting parties, wishing to favour their mutual commerce, by affording in their ports every necessary assistance to their respective merchant-vessels, have agreed that the sailors who shall desert from their vessels in the ports of the other, shall be arrested and delivered up, at the instance of the Consul, who shall prove, nevertheless, that the deserters belonged to the vessels that claimed them, exhibiting the document that is customary in their nation: that is to say, the American Consul in a Spanish port shall exhibit the document known by the name of articles, and the Spanish Consul in American ports the roll of the vessel; and if the name of the deserter or deserters who are claimed shall appear in the one or the other, they shall be arrested, held in custody, and delivered to the vessel to which they shall belong.

### ARTICLE XIV.

The United States hereby certify that they have not received any compensation from France for the injuries they suffered from her privateers, Consuls, and tribunals on the coasts and in the ports of Spain, for the satisfaction of which provision is made by this treaty; and they will present an authentic statement of the prizes made, and of their true value, that Spain may avail herself of the same in such manner as she may deem just and proper.

Statement as to

#### ARTICLE XV.

The United States, to give to His Catholic Majesty a proof of their Spanish vessels in desire to cement the relations of amity subsisting between the two na-Florida ports. tions, and to favour the commerce of the subjects of His Catholic Majesty, agree that Spanish vessels, coming laden only with productions of Spanish growth or manufactures, directly from the ports of Spain, or of her colonies, shall be admitted, for the term of twelve years, to the ports of Pensacola and St. Augustine, in the Floridas, without paying other or higher duties on their cargoes, or of tonnage, than will be paid by the vessels of the United States. During the said term no other nation shall enjoy the same privileges within the ceded territories. The twelve years shall commence three months after the exchange of the ratifications of this treaty.

### ARTICLE XVI.

The present treaty shall be ratified in due form, by the contracting parties, and the ratifications shall be exchanged in six months from this time, or sooner if possible.

In witness whereof we, the underwritten Plenipotentiaries of the United States of America and of His Catholic Majesty, have signed, by virtue of our powers, the present treaty of amity, settlement, and limits, and have thereunto affixed our seals, respectively.

Done at Washington this twenty-second day of February, one thou-

sand eight hundred and nineteen.

JOHN QUINCY ADAMS. LUIS DE ONIS.

Ratification \* by His Catholic Majesty, on the twenty-fourth day of October, in the year of our Lord one thousand eight hundred and twenty.

Ferdinand the Seventh, by the Grace of God and by the constitution

of the Spanish monarchy, King of the Spains.

Whereas on the twenty-second day of February, of the year one thousand eight hundred and nineteen last past, a treaty was concluded and signed in the city of Washington, between Don Luis de Onis, my Envoy Extraordinary and Minister Plenipotentiary, and John Quincy Adams, Esquire, Secretary of State of the United States of America, competently authorized by both parties, consisting of sixteen articles, which had for their object the arrangement of differences and of limits between both Governments and their respective territories, which are of the following form and literal tenor:

[Here follows the above treaty, word for word.]

Therefore, having seen and examined the sixteen articles aforesaid, and having first obtained the consent and authority of the General Cortes of the nation with respect to the cession mentioned and stipulated in the 2d and 3d articles, I approve and ratify all and every one of the

Ratifications.

Signatures.

Date.

Ratification by the King of Spain.

articles referred to, and the clauses which are contained in them; and, in virtue of these presents, I approve and ratify them; promising, on the faith and word of a King, to execute and observe them, and to cause them to be executed and observed entirely as if I myself had signed them; and that the circumstance of having exceeded the term of six months, fixed for the exchange of the ratifications in the 16th article, may afford no obstacle in any manner, it is my deliberate will that the present ratification be as valid and firm, and produce the same effects, as if it had been done within the determined period. Desirous at the same time of avoiding any doubt or ambiguity concerning the meaning of the 8th article of the said treaty, in respect to the date which is pointed out in it as the period for the confirmation of the grants of lands in the Floridas, made by me, or by the competent authorities in my royal name, which point of date was fixed in the positive understanding of Grants of land the three grants of land made in favor of the Duke of Alagon, the Count of Punonrostro, and Don Pedro de Vargas, being annulled by its tenor, I think proper to declare that the said three grants have remained and do remain entirely annulled and invalid; and that neither the three individuals mentioned, nor those who may have title or interest through them, can avail themselves of the said grants at any time, or in any manner; under which explicit declaration the said 8th article is to be understood as ratified. In the faith of all which I have commanded to despatch these presents. Signed by my hand, sealed with my secret seal, and countersigned by the underwritten my Secretary of Despatch of State.

annulled.

Signature.

Date.

EVARISTO PEREZ DE CASTRO.

hundred and twenty.

[Copies of the grants annulled by the foregoing treaty will be found in United States Statutes at Large, volume 8, pp. 267-273.]

Given at Madrid, the twenty-fourth of October, one thousand eight

FERNANDO.

### SPAIN, 1834.

Feb. 17, 1834.

CONVENTION WITH SPAIN FOR THE SETTLEMENT OF CLAIMS, CON-CLUDED AT MADRID FEBRUARY 17, 1834; RATIFICATION ADVISED BY SENATE MAY 13, 1834; RATIFIED BY PRESIDENT; RATIFICATIONS EXCHANGED AT MADRID AUGUST 14, 1834; PROCLAIMED NOVEMBER 1, 1834.

Convention for the settlement of Claims between the United States of America and Her Catholic Majesty.

Contracting parties.

The Government of the United States of America and Her Majesty the Queen Regent, Governess of Spain during the minority of her august daughter, Her Catholick Majesty Donna Ysabel the 2d, from a desire of adjusting by a definitive arrangement the claims preferred by each party against the other, and thus removing all grounds of disagreement, as also of strengthening the ties of friendship and good understanding which happily subsist between the two nations, have appointed for this purpose, as their respective Plenipotentiaries, namely:

Negotiators.

The President of the United States, Cornelius P. Van Ness, a citizen of the said States, and their Envoy Extraordinary and Minister Plenipotentiary near Her Catholick Majesty Donna Ysabel the 2d; and Her Majesty the Queen Regent, in the name and behalf of Her Catholick Majesty Donna Ysabel the 2d, His Excellency Don José de Heredia, Knight Grand Cross of the Royal American Order of Ysabel the Catholick, one of Her Majesty's Supreme Council of Finance, ex-Envoy Extraordinary and Minister Plenipotentiary, and President of the Royal Junta of Appeals of Credits against France;

Who, after having exchanged their respective full powers, have

agreed upon the following articles:

#### ARTICLE I.

Her Majesty the Queen Regent and Governess, in the name and in behalf of Her Catholick Majesty Donna Ysabel the 2d, engages to pay to the United to the United States, as the balance on account of the claims aforesaid, the sum of twelve millions of rials vellon in one or several inscriptions, as preferred by the Government of the United States, of perpetnal rents, on the great book of the consolidated debt of Spain, bearing an interest of five per cent. per annum. Said inscription or inscriptions shall be issued in conformity with the model or form annexed to this convention, and shall be delivered in Madrid to such person or persons as may be authorized by the Government of the United States to receive them, within four months after the exchange of the ratifications. And said inscriptions, or the proceeds thereof, shall be distributed by the Government of the United States among the claimants entitled thereto, in such manner as it may deem just and equitable.

Sum to be paid States.

[See p. 720.]

#### ARTICLE II.

The interest of the aforesaid inscription or inscriptions shall be paid in Paris every six months, and the first half-yearly payment is to be made six months after the exchange of the ratifications of this convention.

Interest.

#### ARTICLE III.

The high contracting parties, in virtue of the stipulations contained in article first, reciprocally renounce, release, and cancel all claims claims. which either may have upon the other, of whatever class, denomination, or origin they may be, from the twenty-second of February, one thousand eight hundred and nineteen, untill the time of signing this convention.

Cancellation of

#### ARTICLE IV.

On the request of the Minister Plenipotentiary of Her Catholick Majesty at Washington, the Government of the United States will deliver to him, in six months after the exchange of the ratifications of this convention, a note or list of the claims of American citizens against the Government of Spain, specifying their amounts respectively, and three years afterwards, or sooner if possible, authentic copies of all the documents upon which they may have been founded.

List of claims.

### ARTICLE V.

This convention shall be ratified, and the ratifications shall be exchanged, in Madrid, in six months from this time, or sooner if possible.

In witness whereof, the respective Plenipotentiaries have signed these articles and affixed thereto their seals.

Done in triplicate at Madrid, this seventeenth day of February, one thousand eight hundred and thirty-four.

C. P. VAN NESS. JOSÉ DE HEREDIA. [L. S.] Ratifications.

Signatures.

Date.

Form of inscrip-

The following is the form, or model, of the inscription:

No. Cupon de pesos fuertes de renta pagadero en de 183 Cupon No. 10.

Renta perpetua de España, pagadera en Paris a razon de 5 p. 0-0 al año, inscrita en el gran libro de la Deuda consolidada.

Esta Inscripcion se expide á consecuencia de un convenio celebrado en Madrid en entre S. M. Catolica la Reyna de España y los Estados

Unidos de America, para el pago de las reclamaciones de los ciudadanos de dichos Estados.

INSCRIPCION NO.

Capital. Pesos fuertes ó sean francos

Renta. Pesos fuertes ó sean francos

El portador de la presente tiene derecho á una pesos fuertes, ó sea de francos, renta anual de pagaderos en Paris por semestres, en los dias de por los banqueros de España en aquella capital, á razon de 5 francos y 40 centimos por peso fuerte, con arreglo al Rl. decreto de 15 de Diciembre de 1825.

Consiguiente al mismo real decreto se destina cada año á la amortizacion de esta renta uno por ciento de su valor nominal, á interes compuesto, cuyo importe sera empleado en su amortizacion periodica al curso corriente por dichos banqueros.—Madrid, de El Secretario de Estado y del Despacho de Hacienda. El Director de la Rl. Caja de Amortizacion.

In witness whereof we, the undersigned Plenipotentiaries of H. Catholic M. the Queen of Spain and of the United States of America. have signed this model, and have affixed thereunto our seals.

Done at Madrid, this day of

JOSÉ DE HEREDIA. C. P. VAN NESS.

[L. S.] L. S.

### SPAIN, 1871.

Feb. 12, 1871.

AGREEMENT FOR SETTLEMENT OF CERTAIN CLAIMS OF CITIZENS OF THE UNITED STATES ON ACCOUNT OF WRONGS AND INJURIES COMMITTED BY AUTHORITIES OF SPAIN IN THE ISLAND OF CUBA, CONCLUDED AT MADRID FEBRUARY 12, 1871, BY DANIEL E. SICKLES, ESQ., ENVOY EXTRAORDINARY AND MINISTER PLENIPOTENTIARY OF THE UNITED STATES AT MADRID, AND HIS EXCELLENCY SENOR DON CRISTINO MAR-TOS, MINISTER OF STATE OF SPAIN.

Memorandum of agreement.

Memorandum of an arbitration for the settlement of the claims of citizens of the United States, or of their heirs, against the Government of Spain for wrongs and injuries committed against their persons and property, or against the persons and property of citizens of whom the said heirs are the legal representatives, by the authorities of Spain, in the island of Cuba, or within the maritime jurisdiction thereof, since the commencement of the present insurrection.

Claims to be subtors.

pire.

1. It is agreed that all such claims shall be submitted to arbitrators, mitted to arbitra- one to be appointed by the Secretary of State of the United States, another by the Envoy Extraordinary and Minister Plenipotentiary of Spain at Washington, and these two to name an umpire who shall de-Selection of um- cide all questions upon which they shall be unable to agree; and in case the place of either arbitrator or of the umpire shall from any cause become vacant, such vacancy shall be filled forthwith in the manner herein provided for the original appointment.

Meeting of arbitrators.

2. The arbitrators and umpire so named shall meet at Washington within one month from the date of their appointment, and shall, before proceeding to business, make and subscribe a solemn declaration that

they will impartially hear and determine, to the best of their judgment, and according to public law and the treaties in force between the two countries and these present stipulations, all such claims as shall, in conformity with this agreement, be laid before them on the part of the Government of the United States; and such declaration shall be entered upon their record of the proceedings.

3. Each Government may name an advocate to appear before the arbitrators or the umpire, to represent the interests of the parties respect. Government.

ively.

4. The arbitrators shall have full power, subject to these stipulations, and it shall be their duty, before proceeding with the hearing and decis- scribed. ion of any case, to make and publish convenient rules prescribing the time and manner of the presentation of claims and of the proof thereof; and any disagreement with reference to the said rules of proceeding shall be decided by the umpire. It is understood that a reasonable period shall be allowed for the presentation of the proofs; that all claims, claims. and the testimony in favor of them, shall be presented only through the Government of the United States; that the award made in each case shall be in writing, and, if indemnity be given, the sum to be paid shall awards. be expressed in the gold coin of the United States.

5. The arbitrators shall have jurisdiction of all claims presented to them by the Government of the United States for injuries done to citi. arbitrators. zens of the United States by the authorities of Spain, in Cuba, since the first day of October, 1868. Adjudications of the tribunals in Cuba concerning citizens of the United States, made in the absence of the parties interested, or in violation of international law or of the guarantees and forms provided for in the treaty of October 27, 1795, between the United States and Spain, may be reviewed by the arbitrators, who shall make such award in any such case as they shall deem just. judgment of a Spanish tribunal, disallowing the affirmation of a party that he is a citizen of the United States, shall prevent the arbitrators from hearing a reclamation presented in behalf of said party by the United States Government; nevertheless, in any case heard by the arbitrators, the Spanish Government may traverse the allegation of American citizenship, and thereupon competent and sufficient proof thereof will be required. The commission having recognized the quality of American citizens in the claimants, they will acquire the rights accorded to them by the present stipulations as such citizens. And it is further agreed that the arbitrators shall not have jurisdiction of any reclamation made in behalf of a native-born Spanish subject, naturalized in the United States, if it shall appear that the same subject-matter having been adjudicated by a competent tribunal in Cuba, and the claimant, having appeared therein, either in person or by his duly appointed attorney, and being required by the laws of Spain to make a declaration of his nationality, failed to declare that he was a citizen of the United States; in such case, and for the purposes of this arbitration, it shall be deemed and taken that the claimant, by his own default, had renounced his allegiance to the United States. And it is further agreed that the arbitrators shall not have jurisdiction of any demands growing out of contracts.

6. The expenses of the arbitration will be defrayed by a percentage to be added to the amount awarded. The compensation of the arbitra. arbitration. tors and umpire shall not exceed three thousand dollars each; the same allowance shall be made to each of the two advocates representing respectively the two Governments; and the arbitrators may employ a secretary at a compensation not exceeding the sum of five dollars a day for every day actually and necessarily given to the business of the arbitration.

7. The two Governments will accept the awards made in the several cases submitted to the said arbitration as final and conclusive, and will conclusive. give full effect to the same in good faith and as soon as possible.

Declaration.

Counsel for each

Rules to be pre-

Presentation of

Payment of

Jurisdiction of

[See pp. 704-711.]

Expenses of the

Awards to be

## SWEDEN.

## SWEDEN, 1783.

April 3, 1783.

TREATY BETWEEN THE KING OF SWEDEN AND THE THIRTEEN UNITED STATES OF NORTH AMERICA, OF AMITY AND COMMERCE, AND SEPARATE ARTICLES, CONCLUDED AT PARIS APRIL 3, 1783; RATIFIED BY THE KING OF SWEDEN MAY 23, 1783; RATIFIED BY CONGRESS JULY 29, 1783; PROCLAIMED BY CONGRESS SEPTEMBER 25, 1783.

[This treaty terminated by the limitation contained in the first separate article fifteen years after the exchange of ratifications, but was revived in part by Article XII of the treaty of 1816, and was again revived in part by Article XVII of the treaty of 1827.]

Treaty of amity and commerce, concluded between His Majesty the King of Sweden and the United States of North America.\*

Contracting parties.

The King of Sweden, of the Goths and Vandals, &c., &c., &c., and the thirteen United States of North America, to wit: New Hamp shire, Massachusetts Bay, Rhode Island, Connecticut, New York, New Jersey, Pennsylvania, the counties of New Castle, Kent, and Sussex on Delaware, Maryland, Virginia, North Carolina, South Carolina, and Georgia, desiring to establish, in a stable and permanent manner, the rules which ought to be observed relative to the correspondence and commerce which the two parties have judged necessary to establish between their respective countries, states, and subjects: His Majesty and the United States have thought that they could not better accomplish that end than by taking for a basis of their arrangements the mutual interest and advantage of both nations, thereby avoiding all those burthensome preferences which are usually sources of debate, embarrassment, and discontent, and by leaving each party at liberty to make, respecting navigation and commerce, those interior regulations which shall be most convenient to itself.

Negotiators.

With this view, His Majesty the King of Sweden has nominated and appointed for his Plenipotentiary Count Gustavus Philip de Creutz, his Ambassador Extraordinary to His Most Christian Majesty, and Knight Commander of his orders; and the United States, on their part, have fully empowered Benjamin Franklin, their Minister Plenipotentiary to His Most Christian Majesty.

The said Plenipotentiaries, after exchanging their full powers, and after mature deliberation in consequence thereof, have agreed upon,

concluded, and signed the following articles:

#### ARTICLE I.

Peace and friendship.

There shall be a firm, inviolable, and universal peace, and a true and sincere friendship between the King of Sweden, his heirs and successors, and the United States of America, and the subjects of His Majesty, and those of the said States, and between the countries, islands, cities, and towns situated under the jurisdiction of the King and of the said United States, without any exception of persons or places; and the conditions agreed to in this present treaty shall be perpetual and permanent between the King, his heirs and successors, and the said United States.

### ARTICLE II.

Favors granted

The King and the United States engage mutually not to grant hereto other nations to after any particular favour to other nations in respect to commerce and

<sup>\*</sup> Translation from the original, which is in the French language.

navigation which shall not immediately become common to the other party, who shall enjoy the same favour freely, if the concession was freely treaty of 1816, and made, or on allowing the same compensation, if the concession was con- Article XVII, ditional.

[See Article XII, treaty of 1827, pp. 735, 741.]

#### ARTICLE III.

The subjects of the King of Sweden shall not pay in the ports, havens, roads, countries, islands, cities, and towns of the United States, or in in the any of them, any other nor greater duties or imposts, of what nature States. soever they may be, than those which the most favoured nations are or shall be obliged to pay; and they shall enjoy all the rights, liberties, privileges, immunities, and exemptions in trade, navigation, and commerce which the said nations do or shall enjoy, whether in passing from one port to another of the United States, or in going to or from the same, from or to any part of the world whatever.

Privilèges of Swedish subjects in the United

### ARTICLE IV.

The subjects and inhabitants of the said United States shall not pay in the ports, havens, roads, islands, cities, and towns under the dominion of the King of Sweden, any other or greater duties or imposts, of Sweden. what nature soever they may be, or by what name soever called, than those which the most favoured nations are or shall be obliged to pay; and they shall enjoy all the rights, liberties, privileges, immunities, and exemptions in trade, navigation, and commerce which the said nations do or shall enjoy, whether in passing from one port to another of the dominion of His said Majesty, or in going to or from the same, from or to any part of the world whatever.

Privileges of citizens of the United States in

#### ARTICLE V.

There shall be granted a full, perfect, and entire liberty of conscience to the inhabitants and subjects of each party; and no person shall be molested on account of his worship, provided he submits so far as regards the public demonstration of it to the laws of the country. over, liberty shall be granted, when any of the subjects or inhabitants of either party die in the territory of the other, to bury them in convenient and decent places, which shall be assigned for the purpose; and treaty of 1827, pp. the two contracting parties will provide each in its jurisdiction, that 735,741.] the subjects and inhabitants respectively may obtain certificates of the death, in case the delivery of them is required.

Liberty of con-

Rights of burial. [See Article XII. treaty of 1816, and Article XVII,

#### ARTICLE VI.

The subjects of the contracting parties in the respective States may freely dispose of their goods and effects, either by testament, donation, or otherwise, in favour of such persons as they think proper; and their heirs, in whatever place they shall reside, shall receive the succession even ab intestato, either in person or by their attorney, without having occasion to take out letters of naturalization. These inheritances, as treaty of 1827, pp. well as the capitals and effects which the subjects of the two parties, in 735,741.] chauging their dwelling, shall be desirous of removing from the place of their abode, shall be exempted from all duty called "droit de détraction" on the part of the Government of the two States, respectively. But it is at the same time agreed that nothing contained in this article shall in any manner derogate from the ordinances published in Sweden against emigrations, or which may hereafter be published, which shall remain in full force and vigor. The United States, on their part, or any of them, shall be at liberty to make, respecting this matter, such laws as they think proper.

Disposal and inheritance of prop-

[See Article XII. treaty of 1816, and Article XVII,

### ARTICLE VII.

Neutral trade.

free goods.

All and every the subjects and inhabitants of the Kingdom of Sweden, [See Article XII.] as well as those of the United States, shall be permitted to navigate with their vessels, in all safety and freedom, and without any regard to those to whom the merchandizes and cargoes may belong, from any [See Article XII, port whatever; and the subjects and inhabitants of the two States shall treaty of 1816, and likewise be permitted to sail and trade with their vessels, and, with the Article XVII, same liberty and safety, to frequent the places, ports, and havens of treaty of 1827, pp. Powers enemies to both or either of the contracting parties, without being in any wise molested or troubled, and to carry on a commerce not only directly from the ports of an enemy to a neutral port, but even from one port of an enemy to another port of an enemy, whether it be Free ships make under the jurisdiction of the same or of different Princes. And as it is acknowledged by this treaty, with respect to ships and merchandizes, that free ships shall make the merchandizes free, and that everything which shall be on board of ships belonging to subjects of the one or the other of the contracting parties shall be considered as free, even though the cargo, or a part of it, should belong to the enemies of one or both, it is nevertheless provided that contraband goods shall always be excepted; which being intercepted, shall be proceeded against according to the spirit of the following articles. It is likewise agreed that the same liberty be extended to persons who may be on board a free ship, with this effect, that, although they be enemies to both or either of the parties, they shall not be taken out of the free ship, unless they are soldiers in the actual service of the said enemies.

### ARTICLE VIII.

Extent of privileges.

treaty of 1816, and Article XVII, treaty of 1927, pp. 735, 741.7

Contraband articles.

treaty of 1816, and Article XVII, treaty of 1827, pp. 735, 741.]

This liberty of navigation and commerce shall extend to all kinds of merchandizes, except those only which are expressed in the following [See Article XII, article, and are distinguished by the name of contraband goods.

### ARTICLE IX.

Under the name of contraband or prohibited goods shall be comprehended arms, great guns, cannon-balls, arquebuses, musquets, mortars, [See Article XII, bombs, petards, granadoes, saucisses, pitch-balls, carriages for ordnance, musquet-rests, bandoleers, cannon-powder, matches, saltpetre, sulphur, bullets, pikes, sabres, swords, morions, helmets, cuirasses, halbards, javelins, pistols and their holsters, belts, bayonets, horses with their harness, and all other like kinds of arms and instruments of war for the use of troops.

### ARTICLE X.

Goods not contraband.

[See Article XII,

These which follow shall not be reckoned in the number of prohibited goods, that is to say: All sorts of cloths, and all other manufactures of wool, flax, silk, cotton, or any other materials; all kinds of wearing aptreaty of 1816, and wool, max, shik, cotton, or any other materials; an kinus of wearing ap-Article XVII, parel, together with the things of which they are commonly made; gold, treaty of 1827, pp. silver coined or uncoined, brass, iron, lead, copper, latten, coals, wheat, barley, and all sorts of corn or pulse, tobacco; all kinds of spices, salted and smoked flesh, salted fish, cheese, butter, beer, oyl, wines, sugar; all sorts of salt and provisions which serve for the nourishment and sustenance of man; all kinds of cotton, hemp, flax, tar, pitch, ropes, cables, sails, sail-cloth, anchors, and any parts of anchors, ship-masts, planks, boards, beams, and all sorts of trees and other things proper for building or repairing ships. Nor shall any goods be considered as contraband which have not been worked into the form of any instrument or thing for the purpose of war by land or by sea, much less such as have been prepared or wrought up for any other use: all which shall be reckoned free goods, as likewise all others which are not comprehended and par-

ticularly mentioned in the foregoing article, so that they shall not by any pretended interpretation be comprehended among prohibited or On the contrary, they may be freely transported by contraband goods. the subjects of the King and of the United States, even to places belonging to an enemy, such places only excepted as are besieged, blocked, or invested; and those places only shall be considered as such which are nearly surrounded by one of the belligerent powers.

#### ARTICLE XI.

In order to avoid and prevent on both sides all disputes and discord, it is agreed that, in case one of the parties shall be engaged in a war, passports. the ships and vessels belonging to the subjects or inhabitants of the other shall be furnished with sea letters or passports, expressing the other shall be furnished with sea letters or passports, expressing the Article XVII, name, property, and port of the vessel, and also the name and place of treaty of 1827, pp. abode of the master or commander of the said vessel, in order that it 735,741.] may thereby appear that the said vessel really and truly belongs to the subjects of the one or the other party. These passports, which shall be drawn up in good and due form, shall be renewed every time the vessel returns home in the course of the year. It is also agreed that the said vessels, when loaded, shall be provided not only with sea-letters, but also with certificates containing a particular account of the cargo, the place from which the vessel sailed, and that of her destination, in order that it may be known whether they carry any of the prohibited or contraband merchandizes mentioned in the 9th article of the present treaty; which certificates shall be made out by the officers of the place from which the vessel shall depart.

Se a-letters or

[See Article XII treaty of 1816, and

#### ARTICLE XII.

Although the vessels of the one and of the other party may navigate freely and with all safety, as is explained in the 7th article, they shall, nevertheless, be bound, at all times when required, to exhibit, as well on the high sea as in port, their passports and certificates above mentioned; and, not having contraband merchandize on board for an enemy's port, they may freely and without hindrance pursue their voyage treaty of 1827, pp. to the place of their destination. Nevertheless, the exhibition of papers 735,741.] shall not be demanded of merchant-ships under the convoy of vessels of war, but credit shall be given to the word of the officer commanding the convoy.

Ships to exhibit passports and certificates.

[See Article XII. treaty of 1816, and

### ARTICLE XIII.

If on producing the said certificates it be discovered that the vessel carries some of the goods which are declared to be prohibited or contraband, and which are consigned to an enemy's port, it shall not however be lawful to break up the hatches of such ships, nor to open any chest, coffers, packs, casks, or vessels, nor to remove or displace the smallest treaty of 1827, pp. part of the merchandizes, until the cargo has been landed in the presence of officers appointed for the purpose, and until an inventory thereof has been taken; nor shall it be lawful to sell, exchange or alienate the cargo or any part thereof, until legal process shall have been had against the prohibited merchandizes, and sentence shall have passed declaring them liable to confiscation, saving nevertheless as well the ships themselves, as the other merchandizes which shall have been found therein, which by virtue of this present treaty are to be esteemed free, and which are not to be detained on pretence of their having been loaded with prohibited merchandize, and much less confiscated as lawful prize. And in case the contraband merchandize be only a part of the cargo, and the master of the vessel agrees, consents, and offers to deliver them to the vessel that has discovered them, in that case the latter, after receiving the merchandizes which are good prize, shall immediately let the vessel go, and shall not by any means hinder her from pursuing her voyage to

Confiscation of contraband goods. [See Article XII,

treaty of 1816, and 735, 741.]

When a vessel is taken and brought into the place of her destination. any of the ports of the contracting parties, if upon examination she be found to be loaded only with merchandizes declared to be free, the owner, or he who has made the prize, shall be bound to pay all costs and damages to the master of the vessel unjustly detained.

### ARTICLE XIV.

Neutral property in enemy's vessel.

[Sec Article XII, treaty of 1816, and Article XVII, treaty of 1827, pp. 735, 741.7

It is likewise agreed that whatever shall be found to be laden by the subjects of either of the two contracting parties, on a ship belonging to the enemies of the other party, the whole effects, although not of the number of those declared contraband, shall be confiscated as if they belonged to the enemy, excepting nevertheless such goods and merchandizes as were put on board before the declaration of war, and even six months after the declaration, after which term none shall be presumed to be ignorant of it, which merchandizes shall not in any manner be subject to confiscation, but shall be faithfully and specifically delivered to the owners, who shall claim or cause them to be claimed before confiscation and sale, as also their proceeds, if the claim be made within eight months, and could not be made sooner after the sale, which is to be public: provided, nevertheless, that if the said merchandizes be contraband, it shall not be in any wise lawful to carry them afterwards to a port belonging to the enemy.

### ARTICLE XV.

Vessels of war and privateers. .

See Article XII, treaty of 1816, and Article XVII, treaty of 1827, pp. 735, 741.]

And that more effectual care may be taken for the security of the two contracting parties, that they suffer no prejudice by the men-of war of the other party or by privateers, all captains and commanders of ships of His Swedish Majesty and of the United States, and all their subjects, shall be forbidden to do any injury or damage to those of the other party, and if they act to the contrary, having been found guilty on examination by their proper judges, they shall be bound to make satisfaction for all damages and the interest thereof, and to make them good under pain and obligation of their persons and goods.

#### ARTICLE XVI.

Privateers to give bond.

treaty of 1827, pp. 735, 741. ]

For this cause, every individual who is desirous of fitting out a privateer, shall, before he receives letters-patent, or special commission, [See Article XII, be obliged to give bond with sufficient sureties, before a competent treaty of 1816, and judge, for a sufficient sum, to answer all damages and wrongs which Article XVII, judge, for a sufficient sum, to answer all damages and wrongs which the owner of the privateer, his officers, or others in his employ may commit during the cruise, contrary to the tenor of this treaty, and contrary to the edicts published by either party, whether by the King of Sweden or by the United States, in virtue of this same treaty, and also under the penalty of having the said letters patent and special commission revoked and made void.

#### ARTICLE XVII.

Recaptured vessels.

treaty of 1816, and Article XVII, 735, 741.7

Embargo or detention.

One of the contracting parties being at war and the other remaining neuter, if it should happen that a merchant-ship of the neutral Power [See Article XII, be taken by the enemy of the other party, and be afterwards retaken by a ship of war or privateer of the Power at war, also ships and mertreaty of 1827, pp. chandizes of what nature soever they may be, when recovered from a pirate or sea rover, shall be brought into a port of one of the two Powers, and shall be committed to the custody of the officers of the said port, that they may be restored entire to the true proprietor as soon as he shall have produced full proof of the property. Merchants, masters, and owners of ships, seamen, people of all sorts, ships and vessels, and in general all merchandizes and effects of one of the allies

or their subjects, shall not be subject to any embargo, nor detained in any of the countries, territories, islands, cities, towns, ports, rivers, or domains whatever, of the other ally, on account of any military expedition, or any public or private purpose whatever, by seizure, by force, or by any such manner; much less shall it be lawful for the subjects of one of the parties to seize or take anything by force from the subjects of the other party, without the consent of the owner. This, however, is not to be understood to comprehend seizures, detentions, and arrests, made by order and by the authority of justice, and according to the ordinary course for debts or faults of the subject, for which process shall be had in the way of right according to the forms of instice.

#### ARTICLE XVIII.

If it should happen that the two contracting parties should be engaged in a war at the same time with a common enemy, the following common enemy.

points shall be observed on both sides:

1. If the ships of one of the two nations, retaken by the privateers treaty of 1816, and of the other, have not been in the power of the enemy more than 24 hours, they shall be restored to the original owner, on payment of onethird of the value of the ship and cargo. If, on the contrary, the vessel retaken has been more than 24 hours in the power of the enemy, it shall belong wholly to him who has retaken it.

2. In case, during the interval of 24 hours, a vessel be retaken by a man-of-war of either of the two parties, it shall be restored to the original owner, on payment of a thirtieth part of the value of the vessel and cargo, and a tenth part of it if it has been retaken after the 24 hours. which sums shall be distributed as a gratification among the crew of the

men-of-war that shall have made the recapture.

3. The prizes made in manner above mentioned shall be restored to the owners, after proof made of the property, upon giving security for the part coming to him who has recovered the vessel from the hands of

4. The men-of-war and privateers of the two nations shall reciprocally be admitted with their prizes into each other's ports; but the prizes shall not be unloaded or sold there until the legality of a prize made by Swedish ships shall have been determined according to the laws and regulations established in Sweden, as also that of the prizes made by American vessels shall have been determined according to the laws and regulations established by the United States of America.

5. Moreover, the King of Sweden and the United States of America shall be at liberty to make such regulations as they shall judge necessary respecting the conduct which their men-of-war and privateers respectively shall be bound to observe, with regard to vessels which they shall take and carry into the ports of the two Powers.

#### ARTICLE XIX.

The ships of war of His Swedish Majesty and those of the United States, and also those which their subjects shall have armed for prizes. war, may with all freedom conduct the prizes which they shall have made from their enemies into the ports which are open in time of war Article XVII, to other friendly nations; and the said prizes upon entering the said treaty of 1816, and treaty of 1827, pp. ports shall not be subject to arrest or seizure, nor shall the officers of 735,741.] the places take cognizance of the validity of the said prizes, which may depart and be conducted freely and with all liberty to the places pointed out in their commissions, which the captains of the said vessels shall be obliged to shew.

ARTICLE XX.

In case any vessel belonging to either of the two States, or to their subjects, shall be stranded, shipwrecked, or suffer any other damage on aged vessels. the coasts or under the dominion of either of the parties, all aid and

Regulations in case of war with a

[See Article XII. Article XVII. treaty of 1827, pp. 735, 741.7

Regulation of

[See Article XII,

Wrecked or dam-

assistance shall be given to the persons shipwrecked, or who may be in danger thereof, and passports shall be granted to them to secure their return to their own country. The ships and merchandizes wrecked, or their proceeds, if the effects have been sold, being claimed in a year and a day, by the owners or their attorney, shall be restored, on their paying the costs of salvage, conformable to the laws and customs of the two nations.

### ARTICLE XXI.

Vessels seeking reinge.

treaty of 1816, and Article XVII, treaty of 1827, pp. 735, 741.]

When the subjects and inhabitants of the two parties, with their vessels, whether they be public and equipped for war, or private or employed [See Article XII, in commerce, shall be forced by tempest, by pursuit of privateers and of enemies, or by any other urgent necessity, to retire and enter any of the rivers, bays, roads, or ports of either of the two parties, they shall be received and treated with all humanity and politeness, and they shall enjoy all friendship, protection, and assistance, and they shall be at liberty to supply themselves with refreshments, provisions, and everything necessary for their sustenance, for the repair of their vessels, and for continuing their voyage; provided allway that they pay a reasonable price: and they shall not in any manner be detained or hindered from sailing out of the said ports or roads, but they may retire and depart when and as they please, without any obstacle or hindrance.

### ARTICLE XXII.

Rights of resi-

In order to favour commerce on both sides as much as possible, it is dents in time of agreed that, in case a war should break out between the said two nations, which God forbid, the term of nine months after the declaration [See Article XII, tools, which God forbid, the term of finde months after the declaration treaty of 1827, and Article XVII, one side and the other, in order that they may withdraw with their treaty of 1827, pp. effects and moveables, which they shall be at liberty to carry off or 735, 741.] to sell where they please, without the least obstacle; nor shall any seize their effects, and much less their persons, during the said nine months; but on the contrary, passports which shall be valid for a time necessary for their return, shall be given them for their vessels, and the effects which they shall be willing to carry with them. And if anything is taken from them, or if any injury is done to them by one of the parties, their people and subjects, during the term above prescribed, full and entire satisfaction shall be made to them on that account. above-mentioned passports shall also serve as a safe conduct against all insults or prizes which privateers may attempt against their persons and effects.

### ARTICLE XXIII.

Letters of marque. treaty of 1816, and Article XVII, treaty of 1827, pp. 735, 741.]

No subject of the King of Sweden shall take a commission or letters [See Article XII, of marque for arming any vessel to act as a privateer against the United States of America, or any of them, or against the subjects, people, or inhabitants of the said United States, or any of them, or against the property of the inhabitants of the said States, from any Prince or State whatever, with whom the said United States shall be at war. Nor shall any citizen, subject; or inhabitant of the said United States, or any of them, apply for or take any commission or letters of marque for arming any vessel to cruize against the subjects of his Swedish Majesty, or any of them, or their property, from any Prince or State whatever with whom his said Majesty shall be at war. And if any person of either nation shall take such commissions or letters of marque, he shall be punished as a pirate.

### ARTICLE XXIV.

Vessels touching at ports.

The vessels of the subjects of either of the parties coming upon any coast belonging to the other, but not willing to enter into port, or being entered into port, and not willing to unload their cargoes or to break bulk,

shall not be obliged to do it, but on the contrary, shall enjoy all the franchises and exemptions which are granted by the rules subsisting with respect to that object.

### ARTICLE XXV.

When a vessel belonging to the subjects and inhabitants of either of the parties, sailing on the high sea, shall be met by a ship of war or visits at sea. privateer of the other, the said ship of war or privateer, to avoid all disorder, shall remain out of cannon shot, but may always send their boat to the merchant ship, and cause two or three men to go on board treaty of 1816, and boat to the merchant ship, and cause two or three men to go on board treaty of 1816, and boat to the merchant ship, and cause two or three men to go on board treaty of 1816, and boat to the merchant ship, and cause two or three men to go on board treaty of 1816, and boat to the merchant ship, and cause two or three men to go on board treaty of 1816, and boat to the merchant ship, and cause two or three men to go on board treaty of 1816, and boat to the merchant ship, and cause two or three men to go on board treaty of 1816, and boat to the merchant ship, and cause two or three men to go on board treaty of 1816, and boat to the merchant ship, and cause two or three men to go on board treaty of 1816, and boat to the merchant ship, and cause two or three men to go on board treaty of 1816, and boat to the merchant ship, and cause two or three men to go on board treaty of 1816, and boat to the merchant ship, and cause two or three men to go on board treaty of 1816, and boat to the merchant ship and the ship and of her, to whom the master or commander of the said vessel shall ex- Article hibit his passport, stating the property of the vessel; and when the reaty of 1827, pp. said vessel shall have exhibited her passport, she shall be at liberty to continue her voyage, and it shall not be lawful to molest or search her in any manner, or to give her chase or force her to quit her intended

Regulation of

[See Article XII,

#### ARTICLE XXVI.

The two contracting parties grant mutually the liberty of having each in the ports of the other, Consuls, Vice-Consuls, Agents, and Commissaries, whose functions shall be regulated by a particular agreement.

Consular officers.

#### ARTICLE XXVII.

The present treaty shall be ratified on both sides, and the ratifications shall be exchanged in the space of eight months, or sooner if possible, counting from the day of the signature.

In faith whereof the respective Plenipotentiaries have signed the

above articles, and have thereto affixed their seals.

Done at Paris the third of April, in the year of our Lord one thousand seven hundred and eighty-three.

GUSTAV PHILIP COMTE DE CREUTZ. B. FRANKLIN.

Ratifications.

Signatures.

Date.

#### SEPARATE ARTICLE.

April 3, 1783.

The King of Sweden and the United States of North America agree that the present treaty shall have its full effect for the space of fifteen treaty. years, counting from the day of the ratification, and the two contracting parties reserve to themselves the liberty of renewing it at the end of that term.

Done at Paris the third of April, in the year of our Lord one thousand seven hundred and eighty-three.

Signatures; date.

GUSTAV PHILIP COMTE DE CREUTZ. [L. S.] [L. S.] B. FRANKLIN.

### SEPARATE ARTICLES.

April 3, 1783.

#### ARTICLE I.

His Swedish Majesty shall use all the means in his power to protect and defend the vessels and effects belonging to citizens or inhabitants to protect vossels of the United States of North America, and every of them which of the United States of North America, and every of them which shall be in the ports, havens, roads, or on the seas near the countries, islands, cities and towns of His said Majesty, and shall use his utmost Article XVII, islands, cities and towns of His said Majesty, and shall use his utmost Article XVII, endeavours to recover and restore to the right owners all such vessels treaty of 1827, pp. and effects which shall be taken from them within his jurisdiction.

735,741.] and effects which shall be taken from them within his jurisdiction.

King of Sweden

[See Article XII.

### ARTICLE II.

United States to. Sweden.

treaty of 1827, pp. 735, 741.]

In like manner the United States of North America shall protect and protect vessels of defend the vessels and effects belonging to the subjects of His Swedish Majesty, which shall be in the ports, havens, or roads, or on the seas [See Article XII, near to the countries, islands, cities and towns of the said States, and treaty of 1816, and shall use their utnost efforts to recover and restore to the right owners Article XVII, all such vessels and effects which shall be taken from them within their jurisdiction.

## ARTICLE III.

Convoys.

If, in any future war at sea, the contracting Powers resolve to remain neuter, and as such to observe the strictest neutrality, then it is agreed that if the merchant ships of either party should happen to be in a part of the sea where the ships of war of the same nation are not stationed, or if they are met on the high sea, without being able to have recourse to their own convoys, in that case the commander of the ships of war of the other party, if required, shall, in good faith and sincerity, give them all necessary assistance; and in such case the ships of war and frigates of either of the Powers shall protect and support the merchantships of the other: provided, nevertheless, that the ships claiming assistance are not engaged in any illicit commerce contrary to the principle of the neutrality.

### ARTICLE IV.

Right to do business, &c.

[See Article XII, treaty of 1827, pp. 735, 741.]

It is agreed and concluded that all merchants, captains of merchantships or other subjects of His Swedish Majesty, shall have full liberty in all places under the dominion or jurisdiction of the United States of America, to manage their own affairs, and to employ in the management treaty of 1816, and of them, whomsoever they please; and they shall not be obliged to make Article XVII, use of any interpreter or broker, nor to pay them any reward unless they make use of them. Moreover, the masters of ships shall not be obliged, in loading or unloading their vessels, to employ labourers appointed by public authority for that purpose; but they shall be at full liberty, themselves, to load or unload their vessels, or to employ in loading or unloading them whomsoever they think proper, without paying reward under the title of salary to any other person whatever; and they shall not be obliged to turn over any kind of merchandizes to other vessels, nor to receive them on board their own, nor to wait for their lading longer than they please; and all and every of the citizens, people, and inhabitants of the United States of America shall reciprocally have and enjoy the same privileges and liberties in all places, under the jurisdiction of the said realm.

### ARTICLE V.

Examination of goods.

[See Article XII, treaty of 1816, and Article XVII, treaty of 1827, pp. 735, 741. 7

It is agreed that when merchandizes shall have been put on board the ships or vessels of either of the contracting parties, they shall not be subjected to any examination; but all examination and search must be before lading, and the prohibited merchandizes must be stopped on the spot before they are embarked, unless there is full evidence or proof of fraudulent practice on the part of the owner of the ship, or of him who has the command of her; in which case only he shall be responsible and subject to the laws of the country in which he may be. cases, neither the subjects of either of the contracting parties who shall be with their vessels in the ports of the other, nor their merchandizes, shall be seized or molested on account of contraband goods, which they shall have wanted to take on board, nor shall any kind of embargo be laid on their ships, subjects, or citizens of the State whose merchandizes are declared contraband, or the exportation of which is forbidden;

those only who shall have sold or intended to sell or alienate such merchandize being liable to punishment for such contravention.

Done at Paris, the third day of April, in the year of our Lord one thou-

sand seven hundred and eighty-three.

GUSTAV PHILIP COMTE DE CREUTZ. [L. S.] B. FRANKLIN.

Signatures; date.

## SWEDEN AND NORWAY, 1816.

TREATY OF AMITY AND COMMERCE BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE KING OF SWEDEN AND NORWAY, CONCLUDED AT STOCKHOLM SEPTEMBER 4, 1816; RATIFICATION ADVISED BY SENATE, WITH AMENDMENTS, FEBRUARY 19, 1817; RATIFIED BY PRESIDENT MAY 27, 1818, EXCEPT THIRD, FOURTH, AND SIXTH ARTICLES; RATIFICATIONS EXCHANGED AT STOCKHOLM SEPTEMBER 25, 1818; PROCEEDINGS 21, 1818 CLAIMED DECEMBER 31, 1818.

Sept. 4, 1816.

Contracting par-

Negotiators.

[This treaty expired by limitation eight years after date of exchange of ratifications.]

### Treaty with Sweden.\*

In the name of the most Holy and Indivisible Trinity.

The United States of America and His Majesty the King of Sweden and Norway, equally animated with a sincere desire to maintain and confirm the relations of friendship and commerce which have hitherto subsisted between the two States, and being convinced that this object cannot be more effectually accomplished than by establishing, reciprocally, the commerce between the two States upon the firm basis of liberal and equitable principles, equally advantageous to both countries, have named to this end Plenipotentiaries, and have furnished them with the necessary full powers to treat, and in their name to conclude a treaty, to wit:

The President of the United States, Jonathan Russell, a citizen of the said United States, and now their Minister Plenipotentiary at the Court of Stockholm; and His Majesty the King of Sweden and Norway, His Excellency the Count Laurent d'Engeström, his Minister of State for Foreign Affairs, Chancellor of the University of Lund, Knight Commander of the Orders of the King, Knight of the Order of Charles XIII, Grand Cross of the Orders of St. Etienne of Hungary, of the Legion of Honour of France, of the Black Eagle and of the Red Eagle of Prussia, and the Count Adolphe George de Mörner, his Counsellor of State, and Commander of the Order of the Polar Star;

And the said Plenipotentiaries, after having produced and exchanged their full powers, found in good and due form, have agreed on the fol-

lowing articles:

#### ARTICLE I.

There shall be between all the territories under the dominions of the United States of America, and of His Majesty the King of Sweden and Norway, a reciprocal liberty of commerce. The inhabitants of either of the two countries shall have liberty, with all security for their persons, vessels, and cargoes, to come freely to all ports, places, and rivers within the territories of the other, into which the vessels of the most favored They can there remain and reside in nations are permitted to enter. any part whatsoever of the said territories; they can there hire and occupy houses and warehouses for their commerce; and, generally, the merchants and traders of each of the two nations shall enjoy in the other chants and traders. the most complete security and protection for the transaction of their business, being bound alone to conform to the laws and statutes of the two countries, respectively.

Reciprocal lib erty of commerce.

Security for mer-

<sup>\*</sup>Translation from the original, which is in the French language.

### ARTICLE II.

Equality of duties on produce of either country.

No other or higher duties, imposts, or charges, whatsoever, shall be imposed on the importation into the territories of His Majesty the King of Sweden and Norway, of the produce or manufactures of the United States, nor on the importation into the United States of the produce or manufactures of the territories of His Majesty the King of Sweden and Norway, than those to which the same articles would be subjected in each of the two countries, respectively, if these articles were the growth, produce, or manufacture, of any other country. The same principle shall likewise be observed in respect to exportation, in such manner that in each of the two countries, respectively, the articles which shall be exported for the other, cannot be charged with any duty, impost, or charge, whatsoever, higher or other than those to which the same articles would be subjected if they were exported to any other country whatever.

Equality of prohibitions.

Nor shall any prohibition be imposed on the exportation or importation of any article, the growth, produce, or manufacture, of the territories of His Majesty the King of Sweden and Norway, or of the United States, to or from the said territories of His Majesty the King of Sweden and Norway, or to or from the said United States, which shall not equally extend to all other nations.

Equality of duties on vessels. Swedish or Norwegian vessels arriving in ballast, or importing into the United States the produce or manufactures of their countries, or exporting from the United States the produce or manufactures of said States, shall not be obliged to pay, either for the vessels or the cargoes, any other or higher duties, imposts, or charges, whatsoever, than those which the vessels of the United States would pay in the same circumstances; and, vice versa, the vessels of the United States, arriving in ballast, or importing into the territories under the dominion of His Majesty the King of Sweden and Norway the produce or manufactures of the United States, or exporting from the territories under the dominion of His Majesty the King of Sweden and Norway the produce or manufactures of these territories, shall not pay, either for the vessels or the cargoes, any other or higher duties, imposts, or charges, whatsoever, than those which would be paid if these articles were transported by Swedish or Norwegian vessels, respectively.

Ports of St. Bar tholomew. That which is here above stipulated shall also extend to the Swedish colony of St. Barthelemy, as well in what relates to the rights and advantages which the vessels of the United States shall enjoy in its ports, as in relation to those which the vessels of the colony shall enjoy in the ports of the United States, provided the owners are inhabitants of St. Barthelemy, and there established and naturalized, and shall have there caused their vessels to be naturalized.

### ARTICLE III.\*

His Majesty the King of Sweden and Norway agrees that all articles the growth, produce, or manufacture of the West Indies, which are permitted to be imported in Swedish or Norwegian vessels, whether these articles be imported, directly or indirectly, from said Indies, may likewise be imported into its territories in vessels of the United States, and there shall not be paid, either for the said vessels or the cargoes, any higher or other duties, imposts, or charges, whatsoever, than those which would be paid by Swedish or Norwegian vessels in the same circumstances, with an addition only of ten per centum on the said duties, imposts, and charges, and no more.

In order to avoid misapprehension in this respect, it is expressly declared, that the term "West Indies" ought to be taken in its most extensive sense, comprising all that portion of the earth, whether main-

<sup>\*</sup> This article was not ratified.

land or islands, which at any time has been denominated the West Indies, in contradistinction to that other portion of the earth denominated the East Indies.

#### ARTICLE IV.\*

The United States of America, on their part, agree that all articles the growth, produce, or manufacture, of the countries surrounding the Baltic Sea, or bordering thereon, which are permitted to be imported in vessels of the United States, whether these articles be imported, directly or indirectly, from the Baltic, may likewise be imported into the United States in Swedish or Norwegian vessels; and there shall not then be paid for the said vessels, or for the cargoes, any higher or other duties, imposts, or charges, whatsoever, than those which would be paid by vessels of the United States in the same circumstances, with an addition only of ten per centum on the said duties, imposts, and charges, and no more.

In order to avoid all uncertainty in respect to the duties, imposts, or charges, whatsoever, which a vessel belonging to the citizens or subjects of one of the contracting parties ought to pay, on arriving in the ports of the other, with a cargo consisting partly of articles the growth, produce, or manufacture of the country to which the vessel belongs, and partly of any other merchandize, which the said vessel is permitted to import by the preceding articles, it is agreed that, in case a cargo should be thus mixed, the vessel shall always pay the duties, imposts, and charges, according to the nature of that part of the cargo which is subjected to the highest duties, in the same manner as if the vessel imported this sort of merchandise only.

#### ARTICLE V.

The high contracting parties grant mutually the liberty of having, in the places of commerce and ports of the other, Consuls, Vice-Consuls, or Commercial Agents, who shall enjoy all the protection and assistance necessary for the due discharge of their functions. But it is here expressly declared that, in case of illegal or improper conduct in respect to the laws or government of the country to which they are sent, the said Consul, Vice Consul, or Agent, may be either punished according to law, dismissed, or sent away, by the offended Government, that Government assigning to the other the reasons therefor. It is, nevertheless, understood, that the archives and documents relative to the affairs of archives. the consulate shall be protected from all examination, and shall be carefully preserved, being placed under the seal of the Consul and of the authority of the place where he shall have resided.

The Consuls and their deputies shall have the right, as such, to act as judges and arbitrators in the differences which may arise between ferences between the captains and crews of the vessels of the nation whose affairs are entrusted to their care. The respective Governments shall have no right to interfere in matters of this kind, except the conduct of the captain and crew shall disturb the peace and tranquillity of the country in which the vessel may be, or that the Consul of the place shall feel himself obliged to resort to the interposition and support of the executive authority to cause his decision to be respected and maintained; it being, nevertheless, understood, that this kind of judgment, or award, shall not deprive the contending parties of the right which they shall have, on their return, to recur to the judicial authorities of their own country

Settlement of difmasters and crews.

Inviolability of

### ARTICLE VI.\*

In order to prevent all dispute and uncertainty in respect to what may be considered as being the growth, produce, or manufacture of the Consular officers.

<sup>\*</sup> This article was not ratified.

contracting parties respectively, it is agreed that whatever the chief or intendant of the customs shall have designated and specified as such. in the clearance delivered to the vessels which depart from the European ports of His Majesty the King of Sweden and Norway, shall be acknowledged and admitted as such in the United States; and that, in the same manner, whatever the chief or collector of the customs in the ports of the United States shall have designated and specified as the growth, produce, or manufacture of the United States, shall be acknowledged and admitted as such in the territories of His Majesty the King of Sweden and Norway.

The specification or designation given by the chief of the customs in the colonies of His Majesty the King of Sweden and Norway, and confirmed by the governor of the colony, shall be considered as sufficient proof of the origin of the articles thus specified or designated to obtain for them admission into the ports of the United States accordingly.

## ARTICLE VII.

Vessels touching at ports.

The citizens or subjects of one of the contracting parties, arriving with their vessels on any coast belonging to the other, but not willing to enter into port, or being entered into port, and not willing to unload or break bulk, shall have liberty to depart, and to pursue their voyage, without molestation, and without being obliged to render account of their cargo, or to pay any duties, imposts, or charges, whatsoever, on the vessels or cargo, excepting only the dues of pilotage, when a pilot shall have been employed, or those of quayage, or light-money, whenever these dues are paid in the same circumstances by the citizens or Limitation of subjects of the country. It being, nevertheless, understood, that whenever the vessels belonging to the citizens or subjects of one of the contracting parties shall be within the jurisdiction of the other, they shall conform to the laws and regulations concerning navigation, and the places and ports into which it may be permitted to enter, which are in force with regard to the citizens or subjects of the country; and it shall be lawful for the officers of the customs in the district where the said vessels may be, to visit them, to remain on board, and to take such precautions as may be necessary to prevent all illicit commerce while such vessels remain within the said jurisdiction.

privilege.

### ARTICLE VIII.

Vessels unloading part of cargo.

It is also agreed that the vessels of one of the contracting parties, entering the ports of the other, shall be permitted to discharge a part only of their cargoes, whenever the captain or owner shall desire so to do, and they shall be allowed to depart freely with the remainder, without paying any duties, imposts, or charges whatsoever, except on that part which shall have been landed, and which shall be marked and noted on the list or manifest containing the enumeration of the merchandise which the vessel ought to have on board, and which list ought always to be presented, without reservation, to the officers of the customs at the place where the vessel shall have arrived; and nothing shall be paid on the part of the cargo which the vessel takes away; and the said vessel may proceed therewith to any other port or ports in the same country, into which vessels of the most favoured nations are permitted to enter, and there dispose of the same; or the said vessel may depart therewith to the ports of any other country. It is, however, understood that the duties, imposts, or charges, which are payable on the vessel itself, ought to be paid at the first port where it breaks bulk and discharges a part of the cargo, and that no such duties or impositions shall be again demanded in the ports of the same country where the said vessel may thereafter enter, except the inhabitants of the country be subjected to further duties in the same circumstances.

Port charges.

#### ARTICLE IX.

The citizens or subjects of one of the contracting parties shall enjoy in the ports of the other, as well for their vessels as for their merchaul leges of entrepot. dise, all the rights and privileges of entrepot, which are enjoyed by the most favoured nations in the same ports.

Rights and privi-

#### ARTICLE X.

In case any vessel, belonging to either of the two States or to their citizens or subjects, shall be stranded, shipwrecked, or have suffered aged vessels. any other damage on the coasts under the dominion of either of the parties, all aid and assistance shall be given to the persons shipwrecked, or who may be in danger thereof, and passports shall be granted them to return to their own country. The ships and merchandise wrecked, or the proceeds thereof, if the effects be sold, being claimed in a year and a day, by the owners, or their attorney, shall be restored on paying the same costs of salvage, conformably to the laws and usages of the two nations, which the citizens or subjects of the country would pay in the same circumstances. The respective governments shall watch over the companies which are or may be instituted for saving shipwrecked persons and property, that vexations and abuses may not take place.

Wrecked or dam-

### ARTICLE XI.

It is agreed that vessels arriving direct from the United States, at a port under the dominion of His Majesty the King of Sweden and Norway, or from the ports of his said Majesty in Europe at a port of the United States, furnished with a certificate of health from the competent health officer of the port whence they took their departure, certifying that no malignant or contagious disease existed at that port, shall not be subjected to any other quarantine than such as shall be necessary for the visit of the health officer of the port at which they may have arrived, but shall, after such visit, be permitted immediately to enter and discharge their cargoes; provided, always, that there may not be found any person on board who has been, during the voyage, afflicted with a malignant or contagious disease, and that the country from which the vessel comes may not be so generally regarded at the time as infected, or suspected, that it has been previously necessary to issue a regulation by which all vessels coming from that country are regarded as suspected and subjected to quarantine.

Quarantine.

### ARTICLE XII.

The treaty of amity and commerce concluded at Paris in 1783, by the Plenipotentiaries of the United States and of His Majesty the King of revived in part. Sweden, is renewed and put in force by the present treaty, in respect to all which is contained in the second, fifth, sixth, seventh, eighth, ninth, tenth, eleventh, twelfth, thirteenth, fourteenth, fifteenth, sixteenth, seventeenth, eighteenth, nineteenth, twenty-first, twenty-second, twenty-third, and twenty-fifth articles of the said treaty, as well as the separate articles one, two, four, and five, which were signed the same day by the same Plenipotentiaries; and the articles specified shall be considered to have as full force and vigour as if they were inserted word for word: provided, nevertheless, that the stipulations contained in the articles above mentioned shall always be considered as making no change in the conventions previously concluded with other friendly and allied nations.

Treaty of 1783, [See pp. 722-731.]

#### ARTICLE XIII.

Considering the distance of the respective countries of the two high contracting parties, and the uncertainty that results therefrom in relation to the various events which may take place, it is agreed that a

Blockaded ports.

merchant-vessel, belonging to one of the contracting parties, and destined to a port supposed to be blockaded at the time of her departure. shall not, however, be captured or condemned for having a first time attempted to enter the said port, unless it may be proved that the said vessel could and ought to have learned, on her passage, that the place in question continued to be in a state of blockade. But vessels which, after having been once turned away, shall attempt a second time, during the same voyage, to enter the same port of the enemy, while the blockade continues, shall be liable to detention and condemnation.

### ARTICLE XIV.

Duration of treaty.

The present treaty, when the same shall have been ratified by the President of the United States, by and with the advice and consent of the Senate, and by His Majesty the King of Sweden and Norway, shall continue in force, and be obligatory on the United States and His Majesty the King of Sweden and Norway, for the term of eight years from the exchange of the ratifications; and the ratifications shall be exchanged in eight months from the signature of this treaty, or sooner if possible.

Ratifications.

Signatures.

Date.

In faith whereof the respective Plenipotentiaries have signed the present treaty, and have thereunto set the seal of their arms. Stockholm, the fourth day of September, in the year of Grace one thousand eight hundred and sixteen.

> JONA. RUSSELL. L. S. LE COMTE D'ENGESTRÖM. L. S. LE COMTE A. G. DE MÖRNER.

## SWEDEN AND NORWAY, 1827.

July 4, 1827.

TREATY OF COMMERCE AND NAVIGATION, AND SEPARATE ARTICLE, BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE KING OF SWEDEN AND NORWAY, CONCLUDED JULY 4, 1827; RATIFICATION ADVISED BY SENATE JANUARY 7, 1828; RATIFIED BY PRESIDENT; RATIFICATIONS EXCHANGED AT WASHINGTON JANUARY 18, 1828; PROCLAIMED JANUARY 19, 1828.

# Treaty with Sweden and Norway.\*

Contracting parties.

In the name of the Most Holy and Indivisible Trinity.

The United States of America and His Majesty the King of Sweden and Norway, equally animated with the desire of extending and consolidating the commercial relations subsisting between their respective territories, and convinced that this object cannot better be accomplished than by placing them on the basis of a perfect equality and reciprocity, have, in consequence, agreed to enter into negotiation for a new treaty of commerce and navigation; and to this effect have appointed Pleni-

potentiaries, to wit:

Negotiators.

The President of the United States of America, John James Appleton, Chargé d'Affaires of the said States at the court of His Majesty the King of Sweden and Norway; and His Majesty the King of Sweden and Norway, the Sieur Gustave Count de Wetterstedt, his Minister of State and of Foreign Affairs, Knight Commander of his orders, Knight of the Orders of St. Andrew, St. Alexander Newsky, and St. Ann, of the first class, of Russia; Knight of the Order of the Red Eagle, of the first class, of Prussia; Grand Cross of the Order of Leopold, of Austria; one of the Eighteen of the Swedish Academy;

Who, after having exchanged their full powers, found in good and

due form, have agreed upon the following articles:

<sup>\*</sup>Translation from the original, which is in the French language.

#### ARTICLE I.

The citizens and subjects of each of the two high contracting parties may, with all security for their persons, vessels, and cargoes, freely gation and comenter the ports, places, and rivers of the territories of the other, wher. merce. ever foreign commerce is permitted. They shall be at liberty to sojourn and reside in all parts whatsoever of said territories; to rent and occupy houses and warehouses for their commerce; and they shall enjoy, generally, the most entire security and protection in their mercantile transactions, on condition of their submitting to the laws and ordinances of the respective countries.

Freedom of navi-

### ARTICLE II.

Swedish and Norwegian vessels, and those of the island of St. Bartholomew, arriving either laden or in ballast, into the ports of the den, &c., in ports United States of America, from whatever place they may come, shall be of the United treated on their entrance during their stay and at their department. treated, on their entrance, during their stay, and at their departure, upon the same footing as national vessels coming from the same place, with respect to the duties of tonnage, light houses, pilotage, and port charges, as well as to the perquisites of public officers, and all other duties or charges of whatever kind or denomination, levied in the name or to the profit of the Government, the local authorities, or of any private establishment whatsoever.

And reciprocally, the vessels of the United States of America, arriving either laden or in ballast in the ports of the Kingdoms of Sweden States in ports of and Norway, from whatever place they may come, shall be treated, on their entrance, during their stay, and at their departure, upon the same footing as national vessels coming from the same place, with respect to the duties of tonnage, light-houses, pilotage, and port charges, as well as to the perquisites of public officers, and all other duties or charges, of whatever kind or denomination, levied in the name or to the profit of the Government, the local authorities, or of any private establishments whatsoever.

Vessels of Swe-

Vessels of United Sweden and Nor-

#### ARTICLE III.

All that may be lawfully imported into the United States of America in vessels of the said States may also be thereinto imported in Swedish ties on imports. and Norwegian vessels, and in those of the island of St. Bartholomew, from whatever place they may come, without paying other or higher duties or charges, of whatever kind or denomination, levied in the name or to the profit of the Government, the local authorities, or of any private establishments whatsoever, than if imported in national vessels.

Equality of du-

And, reciprocally, all that may be lawfully imported into the Kingdoms of Sweden and Norway in Swedish and Norwegian vessels, or in those of the island of St. Bartholomew, may also be thereinto imported in vessels of the United States of America, from whatever place they may come, without paying other or higher duties or charges, of whatever kind or denomination, levied in the name or to the profit of the Government, the local authorities, or of any private establishments whatsoever, than if imported in national vessels.

#### ARTICLE IV.

All that may be lawfully exported from the United States of America in vessels of the said States may also be exported therefrom in Swedish ties on exports. and Norwegian vessels, or in those of the island of St. Bartholomew, without paying other or higher duties or charges, of whatever kind or denomination, levied in the name or to the profit of the Government, the local authorities, or of any private establishments whatsoever, than if exported in national vessels.

Equality of du-

And, reciprocally, all that may be lawfully exported from the Kingdoms of Sweden and Norway in Swedish and Norwegian vessels, or in those of the island of St. Bartholomew, may also be exported therefrom in vessels of the United States of America, without paying other or higher duties or charges, of whatever kind or denomination, levied in the name or to the profit of the Government, the local authorities, or of any private establishments whatsoever, than if exported in national vessels.

#### ARTICLE V.

Ports of St. Bartholomew.

The stipulations contained in the three preceding articles are to their full extent applicable to the vessels of the United States of America, proceeding, either laden or not laden, to the colony of St. Bartholomew, in the West Indies, whether from the ports of the Kingdoms of Sweden and Norway or from any other place whatsoever, or proceeding from the said colony, either laden or not laden, whether bound for Sweden or Norway, or for any other place whatsoever.

### ARTICLE VI.

Coasting trade.

It is expressly understood that the foregoing second, third, and fourth articles are not applicable to the coastwise navigation from one port of the United States of America to another port of the said States, nor to the navigation from one port of the Kingdoms of Sweden or of Norway to another, nor to that between the two latter countries; which navigation each of the two high contracting parties reserves to itself.

### ARTICLE VII.

No preference of importation.

Each of the two high contracting parties engages not to grant in its purchases, or in those which might be made by companies or agents acting in its name or under its authority, any preference to importations made in its own vessels, or in those of a third Power, over those made in the vessels of the other contra[c]ting party.

### ARTICLE VIII.

Tonnage duties. . article, p. 742.]

The two high contracting parties engage not to impose upon the [See separate navigation between their respective territories, in the vessels of either, any tonnage or other duties, of any kind or denomination, which shall be higher or other than those which shall be imposed on every other navigation except that which they have reserved to themselves, respectively, by the sixth article of the present treaty.

#### ARTICLE IX.

Importations and exportations.

article, p. 742.]

There shall not be established in the United States of America, upon the products of the soil or industry of the Kingdoms of Sweden and [See separate Norway, or of the island of St. Bartholomew's, any prohibition or restriction of importation or exportation, nor any duties of any kind or denomination whatsoever, unless such prohibitions, restrictions, and duties shall likewise be established upon articles of like nature the growth of any other country.

And, reciprocally, there shall not be established in the Kingdoms of Sweden and Norway, nor in the island of St. Bartholomew's, on the products of the soil or industry of the United States of America, any prohibition or restriction of importation or exportation, nor any duties of any kind or denomination whatsoever, unless such prohibitions, restrictions, and duties be likewise established upon articles of like nature the growth of the island of St. Bartholomew, or of any other place, in case such importation be made into or from the Kingdoms of Sweden and Norway; or of the Kingdoms of Sweden and Norway, or of any other place, in case such importation or exportation be made into or from the island of St. Bartholomew.

### ARTICLE X.

All privileges of transit, and all bounties and drawbacks which may be allowed within the territories of one of the high contracting parties upon the importation or exportation of any article whatsoever, shall likewise be allowed on the articles of like nature the products of the soil or industry of the other contracting party, and on the importations and exportations made in its vessels.

Privileges of transit, drawback,

[See separate article, p. 742.]

#### ARTICLE XI.

The citizens or subjects of one of the high contracting parties arriving with their vessels on the coast belonging to the other, but not wishing to enter the port, or, after having entered therein, not wishing to unload any part of their cargo, shall be at liberty to depart and continue their voyage without paying any other duties, imposts, or charges whatsoever, for the vessel and cargo, than those of pilotage, wharfage, and for the support of light-houses, when such duties shall be levied on national vessels in similar cases. It is understood, however, that they shall always conform to such regulations and ordinances concerning navigation, and the places and ports which they may enter, as are or shall be in force with regard to national vessels; and that the customhouse officers shall be permitted to visit them, to remain on board, and to take all such precautions as may be necessary to prevent all unlawful commerce, as long as the vessels shall remain within the limits of their jurisdiction.

Vessels touching at ports.

#### ARTICLE XII.

It is further agreed that the vessels of one of the high contracting parties, having entered into the ports of the other, will be permitted to part of eargo. confine themselves to unloading such part only of their cargoes as the captain or owner may wish, and that they may freely depart with the remainder without paying any duties, imposts, or charges whatsoever, except for that part which shall have been landed, and which shall be marked upon and erased from the manifest exhibiting the enumeration of the articles with which the vessel was laden; which manifest shall be presented entire at the custom-house of the place where the vessel shall have entered. Nothing shall be paid on that part of the cargo which the vessel shall carry away, and with which it may continue its voyage. to one or several other ports of the same country, there to dispose of the remainder of its cargo, if composed of articles whose importation is permitted, on paying the duties chargeable upon it; or it may proceed to any other country. It is understood, however, that all duties, imposts, or charges whatsoever, which are or may become chargeable upon the vessels themselves, must be paid at the first port where they shall break bulk, or unlade part of their cargoes; but that no duties, imposts, or charges of the same description shall be demanded anew in the ports of the same country which such vessels might afterwards wish to enter, unless national vessels be in similar cases subject to some ulterior duties.

Vessels unloading

Port charges.

#### ARTICLE XIII.

Each of the high contracting parties grants to the other the privilege of appointing, in its commercial ports and places, Consuls, Vice-Consuls, and Commercial Agents, who shall enjoy the full protection and receive every assistance necessary for the due exercise of their functions; but it is expressly declared that in case of illegal or improper conduct, with respect to the laws or Government of the country in which said Consuls, Vice-Consuls, or Commercial Agents shall reside, they may be prosecuted and punished conformably to the laws, and deprived of the exercise of their functions by the offended Government, which shall acConsular officers.

archives.

quaint the other with its motives for having thus acted, it being under-Inviolability of stood, however, that the archives and documents relative to the affairs of the consulate shall be exempt from all search, and shall be carefully preserved under the seals of the Consuls, Vice Consuls, or Commercial Agents, and of the authority of the place where they may reside.

Settlement of

The Consuls, Vice-Consuls, or Commercial Agents, or the persons duly disputes between authorized to supply their places, shall have the right as such to sit as masters and crews. judges and arbitrators in such differences as may arise between the captains and crews of the vessels belonging to the nation whose interests are committed to their charge, without the interference of the local authorities, unless the conduct of the crews or of the captain should disturb the order or tranquillity of the country, or the said Consuls, Vice-Consuls, or Commercial Agents should require their assistance to cause their decisions to be carried into effect or supported. It is, however, understood that this species of judgment or arbitration shall not deprive the contending parties to the right they have to resort, on their return, to the judicial authority of their country.

## ARTICLE XIV.

Deserters from vessels.

The said Consuls, Vice-Consuls, or Commercial Agents are authorized to require the assistance of the local authorities for the arrest, detention, and imprisonment of the deserters from the ships of war and merchantvessels of their country; and for this purpose they shall apply to the competent tribunals, judges, and officers, and shall in writing demand said deserters, proving, by the exhibition of the registers of the vessels, the rolls of the crews, or by other official documents, that such individuals formed part of the crews, and, on this reclamation being thus substantiated, the surrender shall not be refused.

Such deserters, when arrested, shall be placed at the disposal of the said Consuls, Vice-Consuls, or Commercial Agents, and may be confined in the public prisons, at the request and cost of those who claim them, in order to be sent to the vessels to which they belonged, or to others of the same country; but if not sent back within the space of two months, reckoning from the day of their arrest, they shall be set at liberty, and shall not be again arrested for the said cause.

It is understood, however, that, if the deserter should be found to have committed any crime or offence, his surrender may be delayed until the tribunal before which the case shall be depending shall have pronounced its sentence, and such sentence shall have been carried

into effect.

### ARTICLE XV.

Wrecked or damaged vessels.

In case any vessel of one of the high contracting parties shall have been stranded or shipwrecked, or shall have suffered any other damage on the coasts of the dominions of the other, every aid and assistance shall be given to the persons shipwrecked or in danger, and passports shall be granted to them to return to their country. The shipwrecked vessels and merchandize, or their proceeds, if the same shall have been sold, shall be restored to their owners, or to those entitled thereto, if claimed within a year and a day, upon paying such costs of salvage as would be paid by national vessels in the same circumstances; and the salvage companies shall not compel the acceptance of their services, except in the same cases, and after the same delays, as shall be granted to the captains and crews of national vessels. Moreover, the respective Governments will take care that these companies do not commit any vexatious or arbitrary acts.

### ARTICLE XVI.

Quarantine.

It is agreed that vessels arriving directly from the United States of America, at a port within the dominions of His Majesty the King of Sweden and Norway, or from the territories of his said Majesty in

Europe, at a port of the United States, and provided with a bill of health granted by an officer having competent power to that effect, at the ports whence such vessels shall have sailed, setting forth that no malignant or contagious diseases prevailed in that port, shall be subiected to no other quarantine than such as may be necessary for the visit of the health officer of the port where such vessel shall have arrived; after which said vessels shall be allowed immediately to enter and unload their cargoes: provided, always, that there shall be on board no person who, during the voyage, shall have been attacked with any malignant or contagious diseases; that such vessels shall not, during their passage, have communicated with any vessel liable itself to undergo a quarantine; and that the country whence they came shall not, at that time, be so far infected or suspected that, before their arrival, an ordinance had been issued, in consequence of which all vessels coming from that country should be considered as suspected, and consequently subject to quarantine.

#### ARTICLE XVII.

The second, fifth, sixth, seventh eighth, ninth, tenth, eleventh, twelfth, treaty of 1783 rethirteenth, fourteenth, fifteenth, sixteenth, seventeenth, eighteenth, vived. nineteenth, twenty-first, twenty-second, twenty-third, and twenty-fifth articles of the treaty of amity and commerce concluded at Paris on the third of April, one thousand seven hundred eighty-three, by the Plenipotentiaries of the United States of America, and of His Majesty the King of Sweden, together with the first, second, fourth, and fifth separate articles, signed on the same day by the same Plenipotentiaries, are revived, and made applicable to all the countries under the dominion of the present high contracting parties, and shall have the same force and value as if they were inserted in the context of the present treaty; it being understood that the stipulations contained in the articles above cited shall always be considered as in no manner affecting the conventions concluded by either party with other nations, during the interval between the expiration of the said treaty of one thousand seven hundred eighty-three and the revival of said articles by the treaty of commerce and navigation concluded at Stockholm by the present high contracting parties, on the fourth of September, one thousand eight hundred and sixteen.

Certain articles of [See pp. 722-731.]

#### ARTICLE XVIII.

Considering the remoteness of the respective countries of the two high contracting parties, and the uncertainty resulting therefrom with respect to the various events which may take place, it is agreed that a merchant-vessel belonging to either of them, which may be bound to a port supposed at the time of its departure to be blockaded, shall not, however, be captured or condemned for having attempted a first time to enter said port, unless it can be proved that said vessel could and ought to have learned, during its voyage, that the blockade of the place in question still continued. But all vessels which, after having been warned off once shall, during the same voyage, attempt a second time to enter the same blockaded port, during the continuance of said blockade, shall then subject themselves to be detained and condemned. Blockaded ports.

### ARTICLE XIX.

The present treaty shall continue in force for ten years, counting from the day of the exchange of ratifications; and if before the expiration of the first nine years neither of the high contracting parties shall have announced, by an official notification to the other, its intention to arrest the operation of said treaty, it shall remain binding for one year beyond that time, and so on until the expiration of the twelve months which will follow a similar notification, whatever the time at which it may take place.

Duration of treaty.

### ARTICLE XX.

Ratifications.

The present treaty shall be ratified by the President of the United States of America, by and with the advice and consent of the Senate, and by His Majesty the King of Sweden and Norway, and the ratifications shall be exchanged at Washington within the space of nine months from the signature, or sooner if possible.

Signatures.

In faith whereof, the respective Plenipotentiaries have signed the present treaty by duplicates, and have affixed thereto the seals of their arms.

Date.

Done at Stockholm the fourth of July, in the year of Grace one thousand eight hundred and twenty-seven.

J. J. APPLETON.
G. COUNT DE WETTERSTEDT.

[L. s.]

July 4, 1827.

### SEPARATE ARTICLE.

Provisions respecting Articles VIII, IX, and X. [See pp. 738-739.]

Certain relations of proximity and ancient connections having led to regulations for the importation of the product of the Kingdoms of Sweden and Norway into the Grand Duchy of Finland, and that of the products of Finland into Sweden and Norway, in vessels of the respective countries, by special stipulations of a treaty still in force, and whose renewal forms at this time the subject of a negotiation between the Courts of Sweden and Norway and Russia, said stipulations being in no manner connected with the existing regulations for foreign commerce in general, the two high contracting parties, anxious to remove from their commercial relations all kinds of ambiguity or motives of discussion, have agreed that the eighth, ninth, and tenth articles of the pressent treaty shall not be applicable either to the navigation and commerce above mentioned, nor, consequently, to the exceptions in the general tariff of custom-house duties, and in the regulations of navigation resulting therefrom, nor to the special advantages which are, or may be granted to the importation of tallow and candles from Russia, founded upon equivalent advantages granted by Russia on certain articles of importation from Sweden and Norway.

Effect of article.

The present separate article shall have the same force and value as if it were inserted word for word in the treaty signed this day, and shall be ratified at the same time.

Signatures.

In faith whereof we, the undersigned, by virtue of our respective full powers, have signed the present separate article, and affixed thereto the seals of our arms.

Date.

Done at Stockholm the fourth of July, one thousand eight hundred and twenty-seven.

J. J. APPLETON.
G. COUNT DE WETTERSTEDT.
[L. S.]

# SWEDEN AND NORWAY, 1860.

March 21, 1860.

EXTRADITION CONVENTION WITH SWEDEN AND NORWAY, CONCLUDED AT WASHINGTON MARCH 21, 1860; RATIFICATION ADVISED BY SENATE JUNE 26, 1860; RATIFIED BY PRESIDENT DECEMBER 14, 1860; RATIFICATIONS EXCHANGED AT WASHINGTON DECEMBER 20, 1860; PROCLAIMED DECEMBER 21, 1860.

Convention for the surrender of criminals, fugitives from justice, in certain cases, concluded between the United States and his Majesty the King of Sweden and Norway.

Preamble.

Whereas, it is found expedient, for the better administration of justice and the prevention of crime within the territories and jurisdiction

of the parties respectively, that persons committing certain crimes, being fugitives from justice, should, under certain circumstances, be reciprocally delivered up; and also to enumerate such crimes explicitly: The United States of America on the one part, and His Majesty the King of Sweden and Norway on the other part, having resolved to treat on this subject, have for that purpose appointed their respective Plenipotentiaries to negotiate and conclude a convention, that is to

Negotiators.

The President of the United States of America, Lewis Cass, Secretary of State of the United States, and His Majesty the King of Sweden and Norway, Baron Nicholas William de Wetterstedt, Knight of the Orders of the Polar Star and of St. Olaff, Commander of the Order of Dannebrog of Denmark, his said Majesty's Minister Resident near the Government of the United States;

Contracting par-

Who, after reciprocal communication of their respective powers, have agreed to and signed the following articles:

### ARTICLE L.

It is agreed that the high contracting parties shall, upon mutual requisitions by them, their Diplomatic or Consular Agents, respectively made, deliver up to justice all persons who, being charged with or condemned for any of the crimes enumerated in the following article, committed within the jurisdiction of either party, shall seek an asylum or shall be found within the territories of the other: Provided, that this surrender and delivery shall not be obligatory on either of the high criminality. contracting parties except upon presentation by the other, in original or in verified copy, of the judicial declaration or sentence establishing the culpability of the fugitive, and issued by the proper authority of the Government who claims the surrender, in case such sentence or declaration shall have been pronounced; said document to be drawn up and certified according to the forms prescribed by the laws of the country making the demand. But if such sentence or declaration shall not have been pronounced, then the surrender may be demanded, and shall be made, when the demanding party shall have furnished such proof of culpability as would have been sufficient to justify the apprehension and commitment for trial of the accused if the offence had been committed in the country where he shall have taken refuge.

Extradition of criminals.

Evidence of

#### ARTICLE II.

Persons shall be so delivered up who shall have been charged with or sentenced for any of the following crimes, to wit: Murder, (including crimes. assassination, parricide, infanticide, and poisoning,) or attempt to commit murder; rape; piracy, (including mutiny on board a ship, whenever the crew or part thereof, by fraud or violence against the commander, have taken possession of the vessel;) arson; robbery and burglary; forgery, and the fabrication or circulation of counterfeit money, whether coin or paper money; embezzlement by public officers, including appropriation of public funds.

Extradition

### ARTICLE III.

The expenses of any detention and delivery, effected in virtue of the preceding provisions, shall be borne and defrayed by the party who tention and delivery. makes the requisition and receives the fugitive.

Expenses of de-

#### ARTICLE IV.

Neither of the contracting parties shall be bound to deliver up, under the stipulations of this convention, any person who, according to the surrender its own laws of the country where he shall be found, is a citizen or a subject of citizens. the same at the time his surrender is demanded.

Neither party to

### ARTICLE V.

Political offences not included.

The provisions of the present convention shall not be applied to any crime or offence of a political character.

### ARTICLE VI.

Retention of acoffences.

Whenever any person, accused of any of the crimes enumerated in cused person to this convention, shall have committed a new crime in the territories of answer for local the State where he has sought an asylum or shall be found, such person the State where he has sought an asylum or shall be found, such person shall not be delivered up under the stipulations of this convention until he shall have been tried, and shall have received the punishment due to such new crime, or shall have been acquitted thereof.

### ARTICLE VII.

Duration of convention.

This convention shall not take effect until ten days after its publication, made according to the laws of the respective Governments.

It shall remain in force until the end of six months after either of the high contracting parties shall have given notice to the other of its intention to terminate the same.

Ratifications.

It shall be ratified by the President of the United States, by and with the advice and consent of the Senate thereof, and by His Majesty the King of Sweden and Norway, and the ratifications shall be exchanged within ten months from the date of its signature, or earlier if possible.

Signatures.

In faith whereof, the respective Plenipotentiaries have signed this

convention, and have hereunto affixed their seals.

Date.

Done in duplicate, at Washington, the twenty-first day of March, one thousand eight hundred and sixty, and the eighty-fourth year of the Independence of the United States.

LEW. CASS. SEAL. N. W. DE WETTERSTEDT. SEAL.

## SWEDEN AND NORWAY, 1869.

May 26, 1869.

CONVENTION AND PROTOCOL BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE KING OF SWEDEN AND NORWAY RELATIVE TO NATURALIZATION, CONCLUDED AT STOCKHOLM MAY 26, 1869; RATIFICATION ADVISED BY SENATE, WITH AMENDMENT, DECEMBER 9, 1870; RATIFIED BY PRESIDENT DECEMBER 17, 1870; RATIFICATIONS EXCHANGED AT STOCKHOLM JUNE 14, 1871; EXCHANGE OF RATIFICATIONS CONSENTED TO BY SENATE JANUARY 8, 1872; PROCLAIMED JANUARY 19, 1879 TO BY SENATE JANUARY 8, 1872; PROCLAIMED JANUARY 12, 1872.

Contracting parties.

The President of the United States of America and His Majesty the King of Sweden and Norway, led by the wish to regulate the citizenship of those persons who emigrate from the United States of America to Sweden and Norway and their dependencies and territories, and from Sweden and Norway to the United States of America, have resolved to treat on this subject, and have for that purpose appointed Plenipotentiaries to conclude a convention, that is to say: The President of the United States of America, Joseph J. Bartlett, Minister Resident; and His Majesty the King of Sweden and Norway, Count Charles Wachtmeister, Minister of State for Foreign Affairs; who have agreed to and signed the following articles:

Negotiators.

### ARTICLE I.

Who to be deemed ized citizens.

Citizens of the United States of America who have resided in Sweden natural- or Norway for a continuous period of at least five years, and during such residence have become and are lawfully recognized as citizens of Sweden or Norway, shall be held by the Government of the United States to be Swedish or Norwegian citizens, and shall be treated as such.

[See protocol.]

Reciprocally, citizens of Sweden or Norway who have resided in the United States of America for a continuous period of at least five years, and during such residence have become naturalized citizens of the United States, shall be held by the Government of Sweden and Norway to be American citizens, and shall be treated as such.

The declaration of an intention to become a citizen of the one or the other country has not for either party the effect of the citizenship legally tion of intention.

acquired.

### ARTICLE II.

A recognized citizen of the one party, on returning to the territory of the other, remains liable to trial and punishment for an action punishable by the laws of his original country, and committed before his emigration, but not for the emigration itself, saving always the limitation established by the laws of his original country, and any other remission of liability to punishment.

Offenses committed before emigration.

Effect of declara-

[See protocol.]

#### ARTICLE III.

If a citizen of the one party, who has become a recognized citizen of Restor the other party, takes up his abode once more in his original country, ship, and applies to be restored to his former citizenship, the Government of the last-named country is authorized to receive him again as a citizen. on such conditions as the said Government may think proper.

Restoration to citizen-

[See protocol.]

#### ARTICLE IV.

The convention for the mutual delivery of criminals, fugitives from The convention for the mutual delivery of criminals, lugitives from purious justice, in certain cases, concluded between the United States on the vention unchanged. one part and Sweden and Norway on the other part, the 21st March, 1860, remains in force without change.

[See pp. 742-744.]

#### ARTICLE V.

The present convention shall go into effect immediately on the exchange of ratifications, and shall continue in force for ten years. neither party shall have given the other six months' previous notice of its intention then to terminate the same, it shall further remain in force until the end of twelve months after either of the contracting parties shall have given notice to the other of such intention.

Duration of convention.

### ARTICLE VI.

The present convention shall be ratified by the President, by and with the advice and consent of the Senate of the United States, and by His Majesty the King of Sweden and Norway; and the ratifications shall be exchanged at Stockholm within twenty-four months from the date hereof.

Ratifications.

In faith whereof the Plenipotentiaries have signed and sealed this convention.

Signatures.

**STOCKHOLM**, *May* 26, 1869.

Date.

JOSEPH J. BARTLETT. SEAL. C. WACHTMEISTER. SEAL.

#### PROTOCOL.

May 26, 1869.

#### DONE AT STOCKHOLM, MAY 26, 1869.

The undersigned met to day to sign the convention agreed upon in conformity with their respective full powers, relating to the citizenship Protocol.

of those persons who emigrate from the United States of America to Sweden and Norway, and from Sweden and Norway to the United States of America; on which occasion the following observations, more exactly defining and explaining the contents of this convention, were entered in the following protocol:

Article I.

I. Relating to the first article of the convention.

It is understood that if a citizen of the United States of America has been discharged from his American citizenship, or, on the other side, if a Swede or a Norwegian has been discharged from his Swedish or Norwegian citizenship, in the manner legally prescribed by the Government of his original country, and then in the other country in a rightful and perfectly valid manner acquires citizenship, then an additional five years' residence shall no longer be required; but a person who has in that manner been recognized as a citizen of the other country shall, from the moment thereof, be held and treated as a Swedish or Norwegian citizen, and, reciprocally, as a citizen of the United States.

Article II.

II. Relating to the second article of the convention.

If a former Swede or Norwegian, who under the first article is to be held as an adopted citizen of the United States of America, has emigrated after he has attained the age when he becomes liable to military service, and returns again to his original country, it is agreed that he remains liable to trial and punishmen for an action punishable by the laws of his original country and committed before his emigration, but not for the act of emigration itself, unless thereby have been committed any punishable action against Sweden or Norway, or against a Swedish or Norwegian citizen, such as non-fulfilment of military service, or desertion from the military force or from a ship, saving always the limitation established by the laws of the original country, and any other remission of liability to punishment; and that he can be held to fulfil, according to the laws, his military service, or the remaining part thereof.

Article III.

III. Relating to the third article of the convention.

It is further agreed that if a Swede or Norwegian, who has become a naturalized citizen of the United States, renews his residence in Sweden or Norway without the intent to return to America, he shall be held by the Government of the United States to have renounced his American citizenship.

The intent not to return to America may be held to exist when the person so naturalized resides more than two years in Sweden or Norway.

JOSEPH J. BARTLETT. [SEAL.] C. WACHTMEISTER. [SEAL.]

# SWISS CONFEDERATION.

## SWISS CONFEDERATION, 1847.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND THE SWISS CONFEDERATION FOR THE MUTUAL ABOLITION OF THE DROIT D'AUBAINE AND TAXES ON EMIGRATION, CONCLUDED AT WASHINGTON MAY 18, 1847; RATIFICATION ADVISED BY SENATE APRIL 26, 1848; RATIFIED BY PRESIDENT APRIL 29, 1848; RATIFICATIONS EXCHANGED AT WASHINGTON MAY 3, 1848; PROCLAIMED MAY 4, 1848.

May 18, 1847.

The President of the United States of America and the Federal Directory of the Swiss Confederation, animated by the desire to secure and extend by an amicable convention the relations happily existing between the two countries, have to this effect appointed as their Plenipotentiaries, to wit:

Contracting par-

The President of the United States of America, James Buchanan, Secretary of State of the United States; and the Federal Directory of the Swiss Confederation, A. C. Cazenove, Swiss Consul at Alexandria;

Negotiators.

Who, after the exchange of their full powers, found in good and due form, have agreed upon and signed the following articles:

#### ARTICLE I.

The citizens of each one of the high contracting parties shall have power to dispose of their personal property within the jurisdiction of heritance of per the other, either by testament, donation, or ab intestato, or in any other manner; and their heirs, being citizens of the other party, shall inherit all such personal estates, whether by testament or ab intestato, and they may take possession of the same, either personally or by attorney, and dispose of them as they may think proper, paying to the respective governments no other charges than those to which the inhabitants of the country in which the said property shall be found would be liable in a similar case; and in the absence of such heir, or heirs, the same care shall be taken of the property that would be taken in the like case sent heirs. for the preservation of the property of a citizen of the same country, until the lawful proprietor shall have had time to take measures for possessing himself of the same; and in case any dispute should arise between claimants to the same succession as to the property thereof, the question shall be decided according to the laws and by the judges of the country in which the property is situated.

Disposal and insonal property.

Property of ab-

### ARTICLE II.

If, by the death of a person owning real property in the territory of one of the high contracting parties, such property should descend, either tate. by the laws of the country or by testamentary disposition, to a citizen of the other party, who, on account of his being an alien, could not be permitted to retain the actual possession of such property, a term of not less than three years shall be allowed to him to dispose of such property, and to collect and withdraw the proceeds thereof, without paying to the Government any other charges than those which in a similar case would be paid by an inhabitant of the country in which such real property may be situated.

Heirs to real es-

## ARTICLE III.

Duration of convention.

The present convention shall be in force for the term of twelve years from the date hereof; and further, until the end of twelve months after the Government of the United States on the one part, or that of the Swiss Confederation on the other, shall have given notice of its intention of terminating the same.

Ratifications.

This convention shall be ratified, and the ratifications shall be exchanged at Washington, within twelve months after its date, or sooner if possible.

Signatures.

In faith whereof, the respective Plenipotentiaries have signed the present convention, and have thereunto affixed their seals.

Date.

Done at Washington, this eighteenth day of May, A. D. 1847, and of the Independence of the United States the seventy-first.

JAMES BUCHANAN.

ANT. CHS. CAZENOVE. [L. S.]

## SWISS CONFEDERATION, 1850.

Nov. 25, 1850.

CONVENTION OF FRIENDSHIP, COMMERCE, AND EXTRADITION BETWEEN THE UNITED STATES OF AMERICA AND THE SWISS CONFEDERATION, CONCLUDED AT BERNE NOVEMBER 25, 1850; RATIFICATION ADVISED BY SENATE, WITH AMENDMENTS, MARCH 7, 1851; RATIFIED BY PRESIDENT MARCH 12, 1851; RATIFICATION AGAIN ADVISED BY SENATE, WITH AMENDMENT, MAY 29, 1854; RATIFIED FINALLY BY PRESIDENT NOVEMBER 6, 1855; RATIFICATIONS EXCHANGED AT WASHINGTON NOVEMBER 8 1855; PROCLAIMED NOVEMBER 9 1855 8, 1855; PRÓCLAIMED NOVEMBER 9, 1855.

Contracting parties.

The United States of America and the Swiss Confederation, equally animated by the desire to preserve and to draw more closely the bonds of friendship which so happily exist between the two Republics, as well as to augment, by all the means at their disposal, the commercial intercourse of their respective citizens, have mutually resolved to conclude a general convention of friendship, reciprocal establishments, commerce, and for the surrender of fugitive criminals. For this purpose they have appointed as their Plenipotentiaries, to wit:

Negotiators.

The President of the United States, A. Dudley Mann, Special Agent of the United States on a mission to the Swiss Confederation; and the Swiss Federal Council, Henry Druey, President of the Swiss Confederation, Director of the Political Department, and Frederick Frey-Hérosée, member of the Federal Council, Director of the Department of Commerce and of Tolls;

Who, after a communication of their respective full powers, have

agreed to the following articles:

### ARTICLE I.

Reciprocal equality of citizens.

The citizens of the United States of America and the citizens of Switzerland shall be admitted and treated upon a footing of reciprocal equality in the two countries, where such admission and treatment shall not conflict with the constitutional or legal provisions, as federal as State and cantonal, of the contracting parties. well Privileges The citizens of the United States and the citizens of Switzerland, as well as the members of their families, subject to the constitutional and legal provisions aforesaid, and yielding obedience to the laws, regulations, and usages of the country wherein they reside, shall be at liberty to come, go, sojourn temporarily, domiciliate or establish them. selves permanently, the former in the Cantons of the Swiss Confederation, the Swiss in the States of the American Union, to acquire, possess, and alienate therein property, (as is explained in Article V;) to manage their affairs; to exercise their profession, their industry, and their com-

granted.

merce; to have establishments; to possess warehouses; to consign their products and their merchandise, and to sell them by wholesale or retail, either by themselves or by such brokers or other agents as they may think proper; they shall have free access to the tribunals, and shall be at liberty to prosecute and defend their rights before courts of justice in the same manner as native citizens, either by themselves or by such advocates, attorneys, or other agents as they may think proper to select. No pecuniary or other more burdensome condition shall be imposed upon their residence or establishment, or upon the enjoyment of the abovementioned rights, than shall be imposed upon citizens of the country where they reside, nor any condition whatever to which the latter shall not be subject.

The foregoing privileges, however, shall not extend to the exercise of political rights, nor to a participation in the property of communities, corporations, or institutions of which the citizens of one party, established in the other, shall not have become members or co-proprietors.

Restrictions.

### ARTICLE II.

The citizens of one of the two countries, residing or established in the other, shall be free from personal military service; but they shall be military service, liable to the pecuniary or material contributions which may be required, by way of compensation, from citizens of the country where they reside, who are exempt from the said service.

No higher impost, under whatever name, shall be exacted from the citizens of one of the two countries, residing or established in the other, than shall be levied upon citizens of the country in which they reside. nor any contribution whatsoever to which the latter shall not be liable.

In case of war, or of expropriation for purposes of public utility, the citizens of one of the two countries, residing or established in the other, shall be placed upon an equal footing with the citizens of the country in which they reside in respect to indemnities for damages they may have sustained.

Exemption from

Internal taxes.

Indemnities for damages.

#### ARTICLE III.

The citizens of one of the two republics, residing or established in the other, who shall desire to return to their country, or who shall be sent zens to original thither by a judicial decision, by an act of police, or in conformity with the laws and regulations on morals and mendicity, shall be received at all times and under all circumstances, they, their wives, and their legitimate issue, in the country to which they belong, and in which they shall have preserved their rights in conformity with the laws thereof.

Return of citicountry.

#### ARTICLE IV.

In order to establish their character as citizens of the United States of America, or as citizens of Switzerland, persons belonging to the two contracting countries shall be bearers of passports, or of other papers in due form, certifying their nationality, as well as that of the members of their family, furnished or authenticated by a diplomatic or consular agent of their nation, residing in the one of the two countries which they wish to inhabit.

Passports.

### ARTICLE V.

The citizens of each one of the contracting parties shall have power to dispose of their personal property within the jurisdiction of the other, by sale, testament, donation, or in any other manner; and their heirs, whether by testament or ab intestato, or their successors, being citizens of the other party, shall succeed to the said property, or inherit it, and they may take possession thereof, either by themselves or by others acting for them; they may dispose of the same as they may think proper, paying no other charges than those to which the inhabitants of

Disposal and inheritance of personal property.

sent heirs.

the country wherein the said property is situated shall be liable to pay Property of ab- in a similar case. In the absence of such heir, heirs, or other successors, the same care shall be taken by the authorities for the preservation of the property that would be taken for the preservation of the property of a native of the same country, until the lawful proprietor shall have had time to take measures for possessing himself of the same.

Heirs to real estata

The foregoing provisions shall be applicable to real estate situated within the States of the American Union, or within the Cantons of the Swiss Confederation, in which foreigners shall be entitled to hold or inherit real estate.

But in case real estate situated within the territories of one of the contracting parties should fall to a citizen of the other party, who, on account of his being an alien, could not be permitted to hold such property in the State or in the Canton in which it may be situated, there shall be accorded to the said heir, or other successor, such term as the laws of the State or Canton will permit to sell such property; he shall be at liberty at all times to withdraw and export the proceeds thereof without difficulty, and without paying to the Government any other charges than those which in a similar case would be paid by an inhabitant of the country in which the real estate may be situated.

## ARTICLE VI.

Controversies among claimants.

Any controversy that may arise among the claimants to the same succession, as to whom the property shall belong, shall be decided according to the laws and by the judges of the country in which the property is situated.

### ARTICLE VII.

Consuls and Vice-Consuls.

The contracting parties give to each other the privilege of having, each, in the large cities and important commercial places of their respective States, Consuls and Vice Consuls of their own appointment, who shall enjoy the same privileges and powers, in the discharge of their duties, as those of the most favored nations. But before any Consul [or Vice Consul] shall act as such, he shall, in the ordinary form, be approved of by the Government to which he is commissioned.

In their private and business transactions, Consuls and Vice Consuls shall be submitted to the same laws and usages as private individuals,

citizens of the place in which they reside.

Withdrawal of exequaturs.

It is hereby understood that in case of offence against the laws by a Consul or a Vice-Consul, the Government to which he is commissioned may, according to circumstances, withdraw his exequatur, send him away from the country, or have him punished in conformity with the laws, assigning to the other Government its reasons for so doing.

In violability of archives.

The archives and papers belonging to the consulates shall be respected inviolably, and under no pretext whatever shall any magistrate, or other functionary, visit, seize, or in any way interfere with them.

## ARTICLE VIII.

Imports, exports,

In all that relates to the importation, exportation, and transit of their and transit of pro- respective products, the United States of America and the Swiss Confederation shall treat each other, reciprocally, as the most favored nation, union of nations, State, or society, as is explained in the following articles.

## ARTICLE IX.

Equality of du-

Neither of the contracting parties shall impose any higher or other ties on products of duties upon the importation, exportation, or transit of the natural or industrial products of the other, than are or shall be payable upon the like articles, being the produce of any other country, not embraced within its present limits.

## ABTICLE X.

In order the more effectually to attain the object contemplated in Article VIII, each of the contracting parties hereby engages not to to other nations to grant any favor in commerce to any nation, union of nations, State, or society, which shall not immediately be enjoyed by the other party.

Favors granted become common.

#### ARTICLE XI.

Should one of the contracting parties impose differential duties upon Differential duthe products of any nation, the other party shall be at liberty to deter. ties. mine the manner of establishing the origin of its own products destined to enter the country by which the differential duties are imposed.

## ARTICLE XII.

The Swiss territory shall remain open to the admission of articles arriving from the United States of America; in like manner, no port of merce. the said States shall be closed to articles arriving from Switzerland, provided they are conveyed in vessels of the United States, or in vessels of any country having free access to the ports of said States. merchandise arriving under the flag of the United States, or under that dise under flag of one of the nations most favored by them, shall pay the same duties United States. as the merchandise of such nation; under any other flag it shall be treated as the merchandise of the country to which the vessel belongs.

In case of shipwreck and of salvage on the coasts of the United States, Swiss merchandise shall be respected and treated as that belonging to salvage on coasts of United States.

citizens of the said States.

The United States consent to extend to Swiss products, arriving or shipped under their flag, the advantages which are or shall be enjoyed by the products of the most favored nation arriving or shipped under the same flag.

It is hereby understood that no stipulation of the present article shall in any manner interfere with those of the four foregoing articles, nor with the measures which have been or shall be adopted by either of the contracting countries in the interest of public morality, security, or order.

Freedom of com-

Swiss merchan-

Shipwreck and

· Swiss products.

#### ARTICLE XIII.

The United States of America and the Swiss Confederation, on requisitions made in their name through the medium of their respective Diplomatic or Consular Agents, shall deliver up to justice persons who, being charged wth the crimes enumerated in the following article, committed within the jurisdiction of the requiring party, shall seek asylum or shall be found within the territories of the other: Provided, That this shall be done only when the fact of the commission of the crime shall be so established as to justify their apprehension and commitment for trial if the crime had been committed in the country where the persons so accused shall be found.

Extradition of criminals.

Evidence criminality.

## ARTICLE XIV.

Persons shall be delivered up, according to the provisions of this convention, who shall be charged with any of the following crimes, to wit: Murder, (including assassination, parricide, infanticide, and poison-

ing;) attempt to commit murder; rape; forgery, or the emission of forged papers; arson; robbery with violence, intimidation, or forcible entry of an inhabited house; piracy; embezzlement by public officers, or by persons hired or salaried to the detriment of their employers, when these crimes are subject to infamous punishment.

Extradition

## ARTICLE XV.

Surrender, how made.

On the part of the United States, the surrender shall be made only by the authority of the Executive thereof; and on the part of the Swiss Confederation, by that of the Federal Council.

## ARTICLE XVI.

Expenses of detention and delivery, effected in virtue of the pretention and delivery.

## ARTICLE XVII.

Political offenses,

The provisions of the aforegoing articles relating to the surrender of fugitive criminals shall not apply to offences committed before the date hereof, nor to those of a political character.

## ARTICLE XVIII.

Duration of convention.

The present convention is concluded for the period of ten years, counting from the day of the exchange of the ratifications; and if, one year before the expiration of that period, neither of the contracting parties shall have announced, by an official notification, its intention to the other to arrest the operations of said convention, it shall continue binding for twelve months longer, and so on, from year to year, until the expiration of the twelve months which will follow a similar declaration, whatever the time at which it may take place.

### ARTICLE XIX.

Ratifications.

This convention shall be submitted, on both sides, to the approval and ratification of the respective competent authorities of each of the contracting parties, and the ratifications shall be exchanged at the city of Washington as soon as circumstances shall admit.

Signatures.

In faith whereof, the respective Plenipotentiaries have signed the above articles, under reserve of the above-mentioned ratifications, both in the English and French languages, and they have thereunto affixed their seals.

Date.

Done in quadruplicate, at the city of Berne, this twenty-fifth day of November, in the year of our Lord one thousand eight hundred and fifty.

	DUDLEY MANN.	[L. S.]
	DRUEY.	L. S.
F.	FREY-HÉROSÉE.	it. si

## TEXAS.

[The treaties with Texas were superseded by the annexation of that republic to the United States.

## TEXAS, 1838.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND THE REPUBLIC OF TEXAS FOR SETTLEMENT OF CLAIMS ARISING FROM THE SEIZURE OF THE BRIGS POCKET AND DURANGO, CONCLUDED AT HOUSTON APRIL 11, 1838; RATIFICATION ADVISED BY SENATE JUNE 13, 1838; RATIFICATIONS EXCHANGED AT WASHINGTON JULY 6, 1838; PROCLAIMED JULY 6, 1838.

April 11, 1838.

Convention between the Government of the United States of America and the Government of the Republic of Texas, to terminate the reclamations of the former Government for the capture, seizure, and detention of the brigs Pocket and Durango, and for injuries suffered by American citizens on board the Pocket.

Alcée La Branche, Chargé d'Affaires of the United States of America, near the Republic of Texas, acting on behalf of the said United States of America, and R. A. Irion, Secretary of State of the Republic of Texas, acting on behalf of the said Republic, have agreed to the following articles:

Negotiators.

### ARTICLE I.

The Government of the Republic of Texas, with a view to satisfy the aforesaid reclamations for the capture, seizure, and confiscation of the nify the United two vessels aforementioned, as well as for indemnity to American citi- States. zens who have suffered injuries from the said Government of Texas, or its officers, obliges itself to pay the sum of eleven thousand seven hundred and fifty dollars (\$11,750) to the Government of the United States of America, to be distributed amongst the claimants by the said Government of the United States of America.

Texas to indem-

### ARTICLE II.

The sum of eleven thousand seven hundred and fifty dollars, (\$11,750,) agreed on in the first art[icle,] shall be paid in gold or silver, with interest at six per cent., one year after the exchange of the ratifications of indemnity. this convention. The said payment shall be made at the seat of Government of the Republic of Texas, into the hands of such person or persons as shall be duly authorized by the Government of the United States of America to receive the same.

Payment of the

### ARTICLE III.

The present convention shall be ratified, and the ratifications thereof shall be exchanged in the city of Washington, in the space of three months from this date, or sooner if possible.

In faith whereof the parties above named have respectively subscribed these articles, and thereto affixed their seals.

Signatures.

Ratifications.

Done at the city of Houston on the eleventh day of the month of April, one thousand eight hundred and thirty eight.

Date.

ALCÉE LA BRANCHE. L. S. R. A. IRION. L. S.

# TEXAS, 1838.

April 25, 1838.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND THE REPUBLIC OF TEXAS RELATIVE TO BOUNDARY, CONCLUDED AT WASHINGTON APRIL 25, 1838; RATIFICATION ADVISED BY SENATE MAY 10, 1838; RATIFIED BY PRESIDENT OCTOBER 4, 1838; RATIFICATIONS EXCHANGED AT WASHINGTON OCTOBER 12, 1838; PROCLAIMED OCTOBER 12, 1838; PROCLAIMED OCTOBER 12, 1838; PROCLAIMED OCTOBER 13, 1838; PROCLAIMED OCTOBER 14, 1838; PROCLAIMED OCTOBER 15, 1838; PROCLAIMED DE 15, 1838; PROCLAIMED DE 15, 1838; PROCLAIMED DE 15, 1838; PROCLAIMED DE 15, 1838; PROCLAIMED DE 15, 1838; PROCLAIMED DE 15, 1838; PROCLAIMED DE 15, 1838; PROCLAIMED DE 15, 1838; PROCLAIMED D 13, 1838.

Convention between the United States of America and the Republic of Texas, for marking the boundary between them.

Preamble.

Whereas the treaty of limits made and concluded on the twelfth day of January, in the year of our Lord one thousand eight hundred and twenty-eight, between the United States of America on the one part and the United Mexican States on the other, is binding upon the Republic of Texas, the same having been entered into at a time when Texas formed a part of the said United Mexican States;

And whereas it is deemed proper and expedient, in order to prevent future disputes and collisions between the United States and Texas in regard to the boundary between the two countries as designated by the said treaty, that a portion of the same should be run and marked with-

out unnecessary delay:

Negotiators.

The President of the United States has appointed John Forsyth their Plenipotentiary, and the President of the Republic of Texas has appointed Memucan Hunt its Plenipotentiary;

And the said Plenipotentiaries, having exchanged their full powers,

have agreed upon and concluded the following articles:

### ARTICLE I.

Boundary line.

Each of the contracting parties shall appoint a commissioner and surveyor, who shall meet, before the termination of twelve months from the exchange of the ratifications of this convention, at New Orleans, and proceed to run and mark that portion of the said boundary which extends from the mouth of the Sabine, where that river enters the Gulph of Mexico, to the Red River. They shall make out plans and keep journals of their proceedings, and the result agreed upon by them shall be considered as part of this convention, and shall have the same force as if it were inserted therein. The two Governments will amicably agree respecting the necessary articles to be furnished to those persons, and also as to their respective escorts, should such be deemed necessary.

## ARTICLE II.

Each party to is marked.

And it is agreed that until this line shall be marked out, as is proexercise jurisdic- vided for in the foregoing article, each of the contracting parties shall tion until the line continue to exercise jurisdiction in all territory over which its jurisdiccontinue to exercise jurisdiction in all territory over which its jurisdiction has hitherto been exercised; and that the remaining portion of the said boundary line shall be run and marked at such time hereafter as may suit the convenience of both the contracting parties, until which time each of the said parties shall exercise, without the interference of the other, within the territory of which the boundary shall not have been so marked and run, jurisdiction to the same extent to which it has been heretofore usually exercised.

#### ARTICLE III.

Ratifications.

The present convention shall be ratified, and the ratifications shall be exchanged at Washington, within the term of six months from the date hereof, or sooner if possible.

Signatures.

In witness whereof we, the respective Plenipotentiaries, have signed the same, and have hereunto affixed our respective seals.

Date.

Done at Washington this twenty-fifth day of April, in the year of our Lord one thousand eight hundred and thirty-eight, in the sixty-second year of the Independence of the United States of America, and in the third of that of the Republic of Texas.

JOHN FORSYTH. L. S. MEMUCAN HUNT.

# TRIPOLI.

## TRIPOLI, 1796-1797.

TREATY OF PEACE AND FRIENDSHIP BETWEEN THE UNITED STATES
OF AMERICA AND TRIPOLI, CONCLUDED NOVEMBER 4, 1796, AND JANUARY 3, 1797; RATIFICATION ADVISED BY SENATE JUNE 7, 1797.

Nov. 4, 1796,

Treaty of Peace and Friendship between the United States of America, and the Bey and Subjects of Tripoli, of Barbary.

## ARTICLE I.

There is a firm and perpetual peace and friendship between the United States of America and the Bey and subjects of Tripoli of Barbary, made ship. by the free consent of both parties, and guaranteed by the Most Potent Dev and Regency of Algiers.

Peace and friend-

### ARTICLE II.

If any goods belonging to any nation with which either of the parties is at war, shall be loaded on board of vessels belonging to the other on a vessel of the party than shall record from the party than party, they shall pass free, and no attempt shall be made to take or detain them.

Enemy's goods

#### ARTICLE III.

If any citizens, subjects, or effects belonging to either party, shall be found on board a prize vessel taken from an enemy by the other party, such citizens or subjects shall be set at liberty, and the effects restored to the owners.

Restoration of subjects and goods.

## ARTICLE IV.

Proper passports are to be given to all vessels of both parties, by which they are to be known. And considering the distance between the two countries, eighteen months from the date of this treaty shall be allowed for procuring such passports. During this interval, the other papers belonging to such vessels shall be sufficient for their protection. Passports.

#### ARTICLE V.

A citizen or subject of either party having bought a prize-vessel condemned by the party or by any other nation, the certificate of condemnation and bill of sale shall be a sufficient passport for such vessel for one year; this being a reasonable time for her to procure a proper passport.

Prize-vessels.

ARTICLE VI.

Vessels of either party putting into the ports of the other, and having need of provisions or other supplies, they shall be furnished at the mar- provisions or reket price. And if any such vessel shall so put in from a disaster at sea. pairs. and have occasion to repair, she shall be at liberty to land and reimbark her cargo, without paying any duties. But in no case shall she be compelled to land her cargo.

Vessels needing

### ARTICLE VII.

Wrecked vessels.

Should a vessel of either party be cast on the shore of the other, all proper assistance shall be given to her and her people—no pillage shall be allowed; the property shall remain at the disposition of the owners. and the crew protected and succoured till they can be sent to their country.

## ARTICLE VIII.

Neutrality of ports.

If a vessel of either party shall be attacked by an enemy within gun. shot of the forts of the other, she shall be defended as much as possible. If she be in port, she shall not be seized or attacked, when it is in the power of the other party to protect her; and when she proceeds to sea, no enemy shall be allowed to pursue her from the same port within twenty-four hours after her departure.

### ARTICLE IX.

The commerce between the United States and Tripoli; the protec-Commerce, &c., The commerce between the United States and Import; the protection footing of most tion to be given to merchants, masters of vessels and seamen; the reciprocal right of establishing Consuls in each country, and the privileges, immunities, and jurisdictions to be enjoyed by such Consuls are declared to be on the same footing with those of the most favoured nations respectively.

## ARTICLE X.

Price of peace.

The money and presents demanded by the Bey of Tripoli, as a full and satisfactory consideration on his part, and on the part of his subjects, for this treaty of perpetual peace and friendship, are acknowledged to have been received by him previous to his signing the same, according to a receipt which is hereto annexed; except such part as is promised on the part of the United States, to be delivered and paid by them on the arrival of their Consul in Tripoli, of which part a notice is likewise hereto annexed. And no pretence of any periodical tribute or farther payment is ever to be made by either party.

### ARTICLE XI.

Religious freedom.

As the Government of the United States of America is not in any sense founded on the Christian religion; as it has in itself no character of enmity against the laws, religion, or tranquillity of Musselmen; and as the said States never have entered into any war or act of hostility against any Mahometan nation, it is declared by the parties, that no pretext arising from religious opinions shall ever produce an interruption of the harmony existing between the two countries

### ARTICLE XII.

Violations of treaty.

In case of any dispute arising from the violation of any of the articles of this treaty, no appeal shall be made to arms, nor shall war be declared on any pretext whatever. But if the Consul residing at the place where the dispute shall happen shall not be able to settle the same, an amicable reference shall be made to the mutual friend of the parties,

Arbitration by Dey of Algiers.

the Dey of Algiers, the parties hereby engaging to abide by his decision. And he, by virtue of his signature to this treaty, engages for himself and his successors to declare the justice of the case according to the true interpretation of the treaty, and to use all the means in his power to enforce the observance of the same.

Signed and sealed at Tripoli of Barbary, the 3d day of Jumad, in the Signatures; date. year of the Hegira 1211, corresponding with the 4th day of November,

1796, by

JUSSUF BASHAW MAHOMET, Bey. L. S. MAMET, Treasurer. L. s. AMET, Minister of Marine. L. S. AMET, Chamberlain. L. S. ALLY, Chief of the Divan. L. S. SOLIMAN KAYA. L. s. GALIL, General of the Troops. L. s.1 MAHOMET, Cmdt. of the City. L. S. MAMET, Secretary. [L. S.]

Signed and sealed at Algiers, the 4th day of Argil, 1211, corresponding with the 3d day of January, 1797, by

HASSAN BASHAW, Dey. [L. S.]

And by the Agent Plenipotentiary of the United States of America, JOEL BARLOW. [L. s.]

I, Joel Barlow, Agent and Consul General of the United States of Joel Barlow. America, for the City and Kingdom of Algiers, certify and attest that the foregoing is a true copy of the treaty, concluded between the said United States and the Bey and subjects of Tripoli of Barbary, of which the original is to be transmitted by me to the Minister of the said United States, in Lisbon.

In testimony whereof, I sign these presents with my hand, and affix thereto the seal of the Consulate of the United States, at Algiers, this

4th day of January, 1797.

JOEL BARLOW. [L. s.]

To all to whom these presents shall come or be made known:

Whereas the under-written David Humphreys hath been duly appointed Commissioner Plenipotentiary, by letters patent under the signature of the President and seal of the United States of America, dated the 30th of March, 1795, for negotiating and concluding a treaty of peace with the most illustrious the Bashaw, Lords and Governors of the City and Kingdom of Tripoli: Whereas, by a writing under his hand and seal, dated the 10th of February, 1796, he did, (in conformity to the authority committed me therefor,) constitute and appoint Joel Barlow, and Joseph Donaldson, junior, agents, jointly and separately in the business aforesaid: Whereas the annexed treaty of peace and friendship was agreed upon, signed and sealed at Tripoli of Barbary, on the 4th of November, 1796, in virtue of the powers aforesaid, and guaranteed by the Most Potent Dey and Regency of Algiers: And whereas the same was certified at Algiers on the 3d of January, 1797, with the signature and seal of Hassan Bashaw, Dey, and of Joel Barlow, one of the agents aforesaid, in the absence of the other.

Now, know ye, that I, David Humphreys, Commissioner Plenipotentiary aforesaid, do approve and conclude the said treaty, and every reserved to President of United article and clause therein contained, reserving the same nevertheless States. for the final ratification of the President of the United States of America, by and with the advice and consent of the Senate of the said United

States.

In testimony whereof, I have signed the same with my name and seal, at the city of Lisbon, this 10th of February, 1797.

DAVID HUMPHREYS. [L. s.]

Confirmation of treaty by David

Humphreys.

Certificate of

Final ratification

## TRIPOLI, 1805.

June 4, 1805.

TREATY OF PEACE AND AMITY BETWEEN THE UNITED STATES OF AMERICA AND THE BASHAW, BEY, AND SUBJECTS OF TRIPOLI, IN BARBARY, CONCLUDED AT TRIPOLI JUNE 4, 1805; RATIFICATION ADVISED BY SENATE APRIL 12, 1806.

### ARTICLE I.

Peace and friendship.

There shall be from the conclusion of this treaty a firm, inviolable, and universal peace, and a sincere friendship, between the President and citizens of the United States of America, on the one part, and the Bashaw, Bey, and subjects of the Regency of Tripoli, in Barbary, on the other, made by the free consent of both parties, and on the terms of the most favored nation. And if either party shall hereafter grant to any other nation any particular favor or privilege in navigation or commerce, it shall immediately become common to the other party, freely, where it is freely granted to such other nation, but where the grant is conditional, it shall be at the option of the contracting parties to accept, alter, or reject such conditions, in such manner as shall be most conducive to their respective interests.

Favors granted to other nations to become common.

## ARTICLE II.

Prisoners to be delivered up.

The Bashaw of Tripoli shall deliver up to the American squadron now off Tripoli all the Americans in his possession, and all the subjects of the Bashaw of Tripoli now in the power of the United States of America shall be delivered up to him; and as the number of Americans in possession of the Bashaw of Tripoli amounts to three hundred persons, more or less, and the number of Tripoline subjects in the power of the Americans is about one hundred, more or less, the Bashaw of Tripoli shall receive from the United States of America the sum of sixty thousand dollars, as a payment for the difference between the prisoners herein mentioned.

#### ARTICLE III.

American forces to be withdrawn.

All the forces of the United States which have been or may be in hostility against the Bashaw of Tripoli, in the province of Derne, or elsewhere within the dominions of the said Bashaw, shall be withdrawn therefrom; and no supplies shall be given by or in behalf of the said United States, during the continuance of this peace, to any of the subjects of the said Bashaw who may be in hostility against him, in any part of his dominions; and the Americans will use all means in their power to persuade the brother of the said Bashaw, who has co-operated with them at Derne, &c., to withdraw from the territory of the said Bashaw of Tripoli, but will not use any force or improper means to effect that object; and in case he should withdraw himself as aforesaid, the Bashaw engages to deliver up to him his wife and children, now in his power.

#### ARTICLE IV.

Enemy's goods

If any goods belonging to any nation with which either of the parties on a vessel of the are at war should be loaded on board vessels belonging to the other parties to be free. party, they shall pass free and unmolested, and no attempts shall be made to take or detain them.

### ARTICLE V.

Restoration of

If any citizens or subjects, with their effects, belonging to either party, subjects and goods. shall be found on board a prize vessel taken from an enemy by the other party, such citizens or subjects shall be liberated immediately, and their effects so captured shall be restored to their lawful owners, or their agents.

#### ARTICLE VI.

Proper passports shall immediately be given to the vessels of both the contracting parties, on condition that the vessels of war belonging to the Regency of Tripoli, on meeting with merchant-vessels belonging to citizens of the United States of America, shall not be permitted to visit them with more than two persons besides the rowers; these two only shall be permitted to go on board, without first obtaining leave from the commander of said vessel, who shall compare the passport, and immediately permit said vessel to proceed on her voyage; and should any of the said subjects of Tripoli insult or molest the commander, or any other person on board a vessel so visited, or plunder any of the property contained in her, on complaint being made by the Consul of the United States of America resident at Tripoli, and on his producing sufficient proof to substantiate the fact, the commander or rais of said Tripoline ship or vessel of war, as well as the offenders, shall be punished in the most exemplary manner. All vessels of war belonging to the United States of America, on meeting with a cruizer belonging to the Regency of Tripoli, on having seen her passport and certificate from the Consul of the United States of America residing in the Regency, shall permit her to proceed on her cruize unmolested, and without detention. No passport shall be granted by either party to any vessels, but such as are absolutely the property of citizens or subjects of said contracting parties, on any pretence whatever.

Passports.

## ARTICLE VII.

A citizen or subject of either of the contracting parties, having bought a prize-vessel, condemned by the other party, or by any other nation, the certificate of condemnation and bill of sale shall be a sufficient passport for such vessel for two years, which, considering the distance between the two countries, is no more than a reasonable time for her to procure proper passports.

Prize-vessels.

## ARTICLE VIII.

Vessels of either party, putting into the ports of the other, and having need of provisions or other supplies, they shall be furnished at the provisions or remarket price, and if any such vessel should so put in, from a disaster pairs. at sea, and have occasion to repair, she shall be at liberty to land and reimbark her cargo without paying any duties; but in no case shall she be compelled to land her cargo.

Vessels needing

#### ARTICLE IX.

Should a vessel of either party be cast on the shore of the other, all proper assistance shall be given to her and her crew. No pillage shall be allowed, the property shall remain at the disposition of the owners, and the crew protected and succoured, till they can be sent to their country.

Wrecked vessels.

# ARTICLE X.

If a vessel of either party shall be attacked by an enemy within gunshot of the forts of the other, she shall be defended as much as possi. ports. ble. If she be in port, she shall not be seized or attacked when it is in the power of the other party to protect her; and when she proceeds to sea, no enemy shall be allowed to pursue her from the same port within twenty four hours after her departure.

Neutrality of

### ARTICLE XI.

of Tripoli; the protections to be given to merchants, masters of ves. on footing of most sels, and seamen: the reciprocal right of establishing. sels, and seamen; the reciprocal right of establishing Consuls in each

country, and the privileges, immunities, and jurisdictions to be enjoyed by such Consuls, are declared to be on the same footing with those of the most favored nations, respectively.

## ARTICLE XII.

Consul of United citizens.

The Consul of the United States of America shall not be answerable States not answer- for debts contracted by citizens of his own nation, unless he previously able for debts of gives a written obligation so to do. gives a written obligation so to do.

## ARTICLE XIII.

Salutes to ships of war.

On a vessel of war belonging to the United States of America, anchoring before the city of Tripoli, the Consul is to inform the Bashaw of her arrival, and she shall be saluted with twenty-one guns, which she is to return in the same quantity or number.

### ARTICLE XIV.

dom.

Religious free. As the Government of the United States of America has in itself no character of enmity against the laws, religion, or tranquility of Musselmen, and as the said States never have entered into any voluntary war or act of hostility against any Mahometan nation, except in the defence of their just rights to freely navigate the high seas, it is declared by the contracting parties, that no pretext arising from religious opinions shall ever produce an interruption of the harmony existing between the two nations. And the Consuls and Agents of both nations respectively, shall have liberty to exercise his religion in his own house. All slaves of the same religion shall not be impeded in going to said Consul's house at hours of prayer. The Consuls shall have liberty and personal security given them to travel within the territories of each other both by land and sea, and shall not be prevented from going on board any vessel that they may think proper to visit. They shall have likewise the liberty to appoint their own drogaman and brokers.

### ARTICLE XV.

Violations of treaty.

In case of any dispute arising, from the violation of any of the articles of this treaty, no appeal shall be made to arms; nor shall war be declared on any pretext whatever; but if the Consul residing at the place where the dispute shall happen shall not be able to settle the same, the Government of that country shall state their grievances in writing, and transmit it to the Government of the other; and the period of twelve calendar months shall be allowed for answers to be returned, during which time no act of hostility shall be permitted by either party; and Rights of resi in case the grievances are not redressed, and a war should be the event, dents in case of the Consuls and citizens or subjects of both parties, reciprocally, shall be permitted to embark with their effects unmolested on board of what vessel or vessels they shall think proper.

### ARTICLE XVI.

Exchange of prisoners.

If, in the fluctuation of human events, a war should break out between the two nations, the prisoners captured by either party shall not be made slaves, but shall be exchanged rank for rank. And if there should be a deficiency on either side, it shall be made up by the payment of five hundred Spanish dollars for each captain, three hundred dollars for each mate and supercargo, and one hundred Spanish dollars for each seaman so wanting. And it is agreed that prisoners shall be exchanged in twelve months from the time of their capture; and that the exchange may be effected by any private individual legally authorized by either of the parties.

## ARTICLE XVII.

If any of the Barbary States, or other Powers, at war with the United States of America, shall capture any American vessel, and send her can vessels. into any of the ports of the Regency of Tripoli, they shall not be permitted to sell her, but shall be obliged to depart the port, on procuring the requisite supplies of provisions; and no duties shall be exacted on the sale of prizes, captured by the vessels sailing under the flag of the United States of America, when brought into any port in the Regency of Tripoli.

Cantured Ameri-

ARTICLE XVIII.

If any of the citizens of the United States, or any persons under their protection, shall have any disputes with each other, the Consul shall de- settled by the concide between the parties, and whenever the Consul shall require any sul of the United aid or assistance from the Government of Tripoli to enforce his decis. States. ions, it shall immediately be granted to him, and if any disputes shall arise between any citizen of the United States and the citizens or subjects of any other nation having a Consul or Agent in Tripoli; such disputes shall be settled by the Consuls or Agents of the respective nations.

Disputes to be

## ARTICLE XIX.

If a citizen of the United States should kill or wound a Tripoline, or. on the contrary, if a Tripoline shall kill or wound a citizen of the United States, the law of the country shall take place, and equal justice shall be rendered, the Consul assisting at the trial; and if any delinquent shall make his escape, the Consul shall not be answerable for him in any manner whatever.

Punishment for killing, &c.

## ARTICLE XX.

Should any of the citizens of the United States of America die within the limits of the Regency of Tripoli, the Bashaw and his subjects shall not interfere with the property of the deceased, but it shall be under the immediate direction of the Consul, unless otherwise disposed of by Should there be no Consul, the effects shall be deposited in the hands of some person worthy of trust, until the party shall appear who has a right to demand them, when they shall render an account of the property. Neither shall the Bashaw or his subjects give hindrance in the execution of any will that may appear.

Citizensof United States dying in the

Whereas the undersigned, Tobias Lear, Consul General of the United States of America, for the Regency of Algiers, being duly appointed Tobias Lear. Commissioner, by letters-patent under the signature of the President and seal of the United States of America, bearing date at the city of Washington, the 18th day of November, one thousand eight hundred and three, for negociating and concluding a treaty of peace between the United States of America, and the Bashaw, Bey, and subjects of the Regency of Tripoli in Barbary.

Certificate of

Now know ye, that I, Tobias Lear, Commissioner as aforesaid, do conclude the foregoing treaty, and every article and clause therein con- reserved to Presitained, reserving the same, nevertheless, for the final ratification of the dent of the United President of the United States of America by and with the advice and President of the United States of America, by and with the advice and consent of the Senate of the said United States.

Final ratification

Date.

Done at Tripoli, in Barbary, the fourth day of June, in the year one thousand eight hundred and five, corresponding with the sixth day of

TOBIAS LEAR.

the first month of Rabbia, 1220.

Having appeared in our presence, Colonel Tobias Lear, Consul-General of the United States of America, in the Regency of Algiers, and Commissioner for negociating and concluding a treaty of peace and friendship between us and the United States of America, bringing with him the present treaty of peace, with the within articles, they were by us minutely examined, and we do hereby accept, confirm, and ratify them, ordering all our subjects to fulfil entirely their contents without any violation, and under no pretext.

Signatures of the Regency.
Date.

In witness whereof we, with the heads of our Regency, subscribe it. Given at Tripoli, in Barbary, the sixth day of the first month of Rabbia, 1220, corresponding with the fourth day of June, 1805.

JUSUF CARAMANLY, Bashaw.	L.	S.	1
MAHAMET CARAMANLY, Bey.	L.	s.	į
MOHAMET, Kahia.	L.		
HAMET, Rais de Marine.	L.		
MAHAMET DEGHEIS, First Minister.	L.		
SALAH, Aga of Divan.	L.	s.	Í
SELIM, Hamadar.	L.	s.	١
MURAT, Dulartile.	•	s.	Ľ
MURAT RAIS, Admiral.	7	8.	J
SOLIMAN, Kehia.	L.		۰
ABDALLA, Basa Aga.	L.		
MAHAMET, Scheig al Belad.	L.		
ALLI BEN DIALE, First Secretary.	L.		

## TUNIS.

## TUNIS, 1797-1799.

TREATY OF PEACE AND FRIENDSHIP BETWEEN THE UNITED STATES OF AMERICA AND THE KINGDOM OF TUNIS, CONCLUDED AT TUNIS AUGUST, 1797-MARCH 26, 1799; RATIFICATION ADVISED BY SENATE MARCH 6, 1799, ON CONDITION THAT 14TH ARTICLE BE SUSPENDED, AND FRIENDLY NEGOTIATION ON THE SUBJECT WITH BEY OF TUNIS RECOMMENDED; CERTAIN ALTERATIONS IN 11TH, 12TH, AND 14TH ARTICLES AGREED TO MARCH 26, 1799.

God is infinite.

Under the auspices of the greatest, the most powerful of all the Princes of the Ottoman nation who reign upon the earth, our most glorious and most august Emperor, who commands the two lands and the two seas, Selim Kan, the victorious son of the Sultan Moustafa, whose realm may God prosper until the end of ages, the support of Kings, the Seal of Justice, the Emperor of Emperors.

The Most Illustrious and Most Magnificent Prince, Hamouda Pacha, Bey, who commands the Odgiak of Tunis, the abode of happiness, and the Most Honored Ibrahim Dey, and Soliman, Aga of the Janissaries, and Chief of the Divan, and all the Elders of the Odgiak; and the Most Distinguished and Honored President of the Congress of the United States of America, the most distinguished among those who profess the religion of the Messiah, of whom may the end be happy.

We have concluded between us the present treaty of peace and friendship, all the articles of which have been framed by the intervention of Joseph Stephen Famin, French merchant residing at Tunis, Chargé d'Affaires of the United States of America, which stipulations and conditions are comprised in twenty-three articles, written and expressed in such manner as to leave no doubt of their contents, and in such way as not to be contravened.

Preamble.

#### ARTICLE I.

There shall be a perpetual and constant peace between the United Peace and friend-States of America and the Magnificent Pacha, Bey of Tunis; and also a ship. permanent friendship, which shall more and more increase.

### ARTICLE II.

If a vessel of war of the two nations shall make prize of an enemy's vessel, in which may be found effects, property, and subjects of the two subjects and goods. contracting parties, the whole shall be restored: the Bey shall restore the property and subjects of the United States, and the latter shall make a reciprocal restoration, it being understood on both sides that the just right to what is claimed shall be proved.

Restoration of

#### ARTICLE III.

Merchandise belonging to any nation which may be at war with one of the contracting parties, and loaded on board of the vessels of the other, on a vessel of the shall pass without molestation, and without any attempt being made to capture or detain it.

## ARTICLE IV.

Passports.

On both sides sufficient passports shall be given to vessels, that they may be known and treated as friendly; and, considering the distance between the two countries, a term of eighteen months is given, within which term respect shall be paid to the said passports, without requiring the congé or document, (which, at Tunis, is called testa,) but after the said term the congé shall be presented.

### ARTICLE V.

Vessels under convoy.

If the corsairs of Tunis shall meet at sea with ships of war of the United States, having under their escort merchant-vessels of their nation, they shall not be searched or molested; and in such case the commanders shall be believed upon their word, to exempt their ships from being visited, and to avoid quarantine. The American ships of war shall act in like manner towards merchant-vessels escorted by the corsairs of Tunis.

### ARTICLE VI.

Visits at sea.

If a Tunisian corsair shall meet with an American merchant-vessel, and shall visit it with her boat, she shall not exact anything, under pain of being severely punished. And in like manner if a vessel of war of the United States shall meet with a Tunisian merchant-vessel, she shall observe the same rule. In case a slave shall take refuge on board of an American vessel of war, the Consul shall be required to cause him to be [See convention restored; and if any of their prisoners shall escape on board of the Tunisian vessels they shall be restored. But if any slave shall take refuge in any American merchant-vessel, and it shall be proved that the vessel has departed with the said slave, then he shall be returned, or his ransom shall be paid.

Fugitive slaves and prisoners.

of 1824, p. 768.7

## ARTICLE VII.

Prize-vessels.

An American citizen having purchased a prize vessel from our Odgiak, may sail with our passport, which we will deliver for the term of one year, by force of which our corsairs which may meet with her shall respect her; the Consul, on his part, shall furnish her with a bill of sale, and, considering the distance of the two countries, this term shall suffice to obtain a passport in form. But, after the expiration of this term, if our corsairs shall meet with her without the passport of the United States, she shall be stopped and declared good prize, as well the vessel as the cargo and crew.

#### ARTICLE VIII.

Vessels needing provisions or repairs.

If a vessel of one of the contracting parties shall be obliged to enter into a port of the other, and may have need of provisions and other articles, they shall be granted to her without any difficulty, at the price current at the place; and if such a vessel shall have suffered at sea, and shall have need of repairs, she shall be at liberty to unload and reload her cargo, without being obliged to pay any duty; and the captain shall only be obliged to pay the wages of those whom he shall have employed in loading and unloading the merchandise.

## ARTICLE IX.

Wrecked vessels.

If, by accident and by the permission of God, a vessel of one of the contracting parties shall be cast by tempest upon the coasts of the other, and shall be wrecked or otherwise damaged, the commandant of the place shall render all possible assistance for its preservation, without allowing any person to make any opposition; and the proprietor of the effects shall pay the costs of salvage to those who may have been employed.

## ARTICLE X.

In case a vessel of one of the contracting parties shall be attacked by Neutrality of an enemy under the cannon of the forts of the other party, she shall be ports. defended and protected as much as possible; and when she shall set sail, no enemy shall be permitted to pursue her from the same port, or any other neighboring port, for forty-eight hours after her departure.

#### ARTICLE XI.

When a vessel of war of the United States of America shall enter the port of Tunis, and the Consul shall request that the castle may salute of war. her, the number of guns shall be fired which he may request; and if the said Consul does not want a salute, there shall be no question about it. of 1824, p. 769.]

Salutes to vessels

[See convention

But in case he shall desire the salute, and the number of guns shall be fired which he may have requested, they shall be counted and returned by the vessel in as many barrels of cannon powder.

The same shall be done with respect to the Tunisian corsairs when they shall enter any port of the United States.

#### ARTICLE XII.

When citizens of the United States shall come within the dependencies of Tunis, to carry on commerce there, the same respect shall be paid merce. to them which the merchants of other nations enjoy; and if they wish to establish themselves within our ports, no opposition shall be made thereto; and they shall be free to avail themselves of such interpreters as they may judge necessary, without any obstruction, in conformity with the usages of other nations; and if a Tunisian subject shall go to establish himself within the dependencies of the United States, he shall be treated in like manner.

Freedom of com-

If any Tunisian subject shall freight an American vessel and load her with merchandise, and shall afterwards want to unlade or ship them on board of another vessel, we will not permit him, until the matter is determined by a reference of merchants, who shall decide upon the case; and after the decision the determination shall be conformed to.

Freights.

No captain shall be detained in port against his consent, except when our ports are shut for the vessels of all other nations, which may take place with respect to merchant-vessels, but not to those of war.

Detention.

The subjects of the two contracting powers shall be under the protection of the Prince, and under the jurisdiction of the Chief of the place subjects and citiwhere they may be, and no other person shall have authority over them. If the commandant of the place does not conduct himself agreeably to justice, a representation of it shall be made to us.

Protection of

In case the Government shall have need of an American merchantvessel, it shall cause it to be freighted, and then a suitable freight shall Tunis may freight be paid to the captain agreeably to the intention of the Government, and the captain shall not refuse it.

Government of American vessels. [See convention of 1824, p. 769.]

#### ARTICLE XIII.

If among the crews of merchant-vessels of the United States there shall be found subjects of our enemies, they shall not be made slaves, found among crews on condition that they do not exceed a third of the crew; and when they do exceed a third, they shall be made slaves: The present article only concerns the sailors, and not the passengers, who shall not be in any manner molested.

Enemy's subjects of American ves-

## ARTICLE XIV.

A Tunisian merchant who may go to America with a vessel of any nation soever, loaded with merchandise which is the production of the Kingdom of Tunis, shall pay duty (small as it is) like the merchants of other of 1824, p. 770.]

Duties. [See convention nations: and the American merchants shall equally pay for the merchandise of their country, which they may bring to Tunis under their flag,

the same duty as the Tunisians pay in America.

But if an American merchant, or a merchant of any other nation, shall bring American merchandise under any other flag, he shall pay six per cent. duty: In like manner, if a foreign merchant shall bring the merchandise of his country under the American flag, he shall also pay six per cent.

ARTICLE XV.

Liberty of commerce.

It shall be free for the citizens of the United States to carry on what commerce they please in the Kingdom of Tunis, without any opposition, and they shall be treated like the merchants of other nations; but they shall not carry on commerce in wine, nor in prohibited articles; and if any one shall be detected in a contraband trade, he shall be punished according to the laws of the country. The commandants of ports and castles shall take care, that the captains and sailors shall not load prohibited articles; but if this should happen, those who shall not have contributed to the smuggling shall not be molested nor searched, no more than shall the vessel and cargo; but only the offender, who shall be demanded to be punished. No captain shall be obliged to receive merchandise on board his vessel, nor to unlade the same against his will, until the freight shall be paid.

## ARTICLE XVI.

An chorage duports.

The merchant-vessels of the United States which shall cast anchor in ties in Tunisian the road of the Gouletta, or any other port of the Kingdom of Tunis, shall be obliged to pay the same anchorage for entry and departure which French vessels pay, to wit: Seventeen piasters and a half, money of Tunis, for entry, if they import merchandise; and the same for departure, if they take away a cargo; but they shall not be obliged to pay anchorage if they arrive in ballast, and depart in the same manner.

### ARTICLE XVII.

Consula.

Each of the contracting parties shall be at liberty to establish a Consul in the dependencies of the other; and if such Consul does not act in conformity with the usages of the country, like others, the Government of the place shall inform his Government of it, to the end that he may be changed and replaced; but he shall enjoy, as well for himself as his family and suite, the protection of the Government; and he may import for his own use all his provisions and furniture without paying any duty; and if he shall import merchandise, (which it shall be lawful for him to do,) he shall pay duty for it.

## ARTICLE XVIII.

Subjects con-

If the subjects or citizens of either of the contracting parties, being tracting debts, &c. within the possessions of the other, contract debts, or enter into obligations, neither the Consul nor the nation, nor any subjects or citizens thereof shall be in any manner responsible, except they or the Consul shall have previously become bound in writing; and without this obligation in writing, they cannot be called upon for indemnity or satisfaction.

### ARTICLE XIX.

Estates of deceased residents.

In case of a citizen or subject of either of the contracting parties dying within the possessions of the other, the Consul or the Vekil shall take possession of his effects, (if he does not leave a will,) of which he shall make an inventory; and the Government of the place shall have nothing to do therewith. And if there shall be no Consul, the effects

shall be deposited in the hands of a confidential person of the place, taking an inventory of the whole, that they may eventually be delivered to those to whom they of right belong.

#### ARTICLE XX.

The Consul shall be the judge in all disputes between his fellow-citizens or subjects, as also between all other persons who may be imme-tion. diately under his protection; and in all cases wherein he shall require the assistance of the Government where he resides to sanction his decisions, it shall be granted to him.

Consul's jurisdic-

### ARTICLE XXI.

If a citizen or subject of one of the parties shall kill, wound, or strike a citizen or subject of the other, justice shall be done according to the personal assaults. laws of the country where the offence shall be committed: The Consul shall be present at the trial; but if any offender shall escape, the Consul shall be in no manner responsible for it.

Punishment for

#### ARTICLE XXII.

If a dispute or law-suit on commercial or other civil matters shal! happen, the trial shall be had in the presence of the Consul, or of a con- putes. fidential person of his choice, who shall represent him, and endeavor to accommodate the difference which may have happened between the citizens or subjects of the two nations.

Trial of civil dis-

### ARTICLE XXIII.

If any difference or dispute shall take place concerning the infraction of any article of the present treaty on either side, peace and good har. treaty. mony shall not be interrupted, until a friendly application shall have been made for satisfaction; and resort shall not be had to arms therefor, except where such application shall have been rejected; and if war be then declared, the term of one year shall be allowed to the citizens or dents in case of subjects of the contracting parties to arrange their affairs, and to withdraw themselves with their property.

Infraction of

Privileges of resi-

The agreements and terms above concluded by the two contracting parties shall be punctually observed with the will of the Most High. And for the maintenance and exact observance of the said agreements, we have caused their contents to be here transcribed, in the present month of Rebia Elul, of the Hegira one thousand two hundred and twelve, corresponding with the month of August of the Christian year one thousand seven hundred and ninety-seven.

The Aga SOLIMAN'S Signature and [SEAL.]

IBRAHIM DEY'S Signature and [SEAL.]

The Bey's Signature and [SEAL.]

Whereas the President of the United States of America, by his letters patent, under his signature and the seal of state, dated the negotiation. [SEAL.] eighteenth day of December, one thousand seven hundred and ninety-eight, vested Richard O'Brien, William Eaton, and James Leander Cathcart, or any two of them in the absence of the third, with full powers to confer, negotiate, and conclude with the Bey and Regency of Tunis, on certain alterations in the treaty between the United States and the Government of Tunis, concluded by the intervention of Joseph Etienne Famin, on behalf of the United States, in the month of August, one thou-

Certificate of

States.

sand seven hundred and ninety-seven, we, the underwritten William Eaton and James Leander Cathcart, (Richard O'Brien being absent,) have con. cluded on and entered, in the foregoing treaty, certain alterations in the eleventh, twelfth, and fourteenth articles, and do agree to said treaty Final ratification with said alterations, reserving the same nevertheless for the final ratireserved for Presi-fication of the President of the United States, by and with the advice dent of United and consent of the Senate.

In testimony whereof we annex our names and the consular seal of the United States. Done in Tunis, the twenty-sixth day of March, in the year of the Christian era one thousand seven hundred and ninetynine, and of American Independence the twenty-third.

WILLIAM EATON. JAMES LEANDER CATHCART.

## TUNIS, 1824.

Feb. 24, 1824.

CONVENTION TO ALTER ARTICLES OF TREATY OF PEACE AND FRIEND-SHIP BETWEEN THE UNITED STATES AND THE BEY OF TUNIS, CON-CLUDED AT TUNIS FEBRUARY 24, 1824; RATIFICATION ADVISED BY SENATE JANUARY 13, 1825; RATIFIED BY PRESIDENT; PROCLAIMED JANUARY 21, 1825.

Preamble.

Whereas sundry articles of the treaty of peace and friendship, con-[See treaty of cluded between the United States of America and Hamuda Bashaw, of 1797, pp. 763-768.] happy memory, in the month of Rebia Elul, in the year of the Hegira 1212, corresponding with the month of August, of the Christian year 1797, have, by experience, been found to require alteration and amendment: In order, therefore, that the United States should be placed on the same footing with the most favored nations having treaties with Tunis, as well as to manifest a respect for the American Government, and a desire to continue unimpaired the friendly relations which have always existed between the two nations, it is hereby agreed and concluded between His Highness Sidi Mahmoud Bashaw, Bey of Tunis, and S. D. Heap, Esquire, Chargé d'Affaires of the United States of America, that alteration be made in the sixth, eleventh, twelfth, and fourteenth articles of said treaty, and that the said articles shall be altered and amended in the treaty to read as follows:

# ARTICLE the 6th—As it now is.

ARTICLE 6th—As it was.

Visits at sea.

If a Tunisian corsair shall meet with an American vessel, and shall visit it with her boat, two men only shall be allowed to go on board, peaceably, to satisfy themselves of its being American, who, as well as any passengers of other nations they may have on board, shall go free, both them and their goods; and the said two men shall not exact anything, on pain of being Slaves escaping severely punished. In case a slave escapes, and takes refuge on board an American vessel of war, he shall be free, and no demand shall be made either for his restoration or for payment.

to be free.

If a Tunisian corsair shall meet with an American merchant vessel, and shall visit it with her boat, she shall not exact anything, under pain of being severely punished. And, in like manner, if a vessel of war of the United States shall meet with a Tunisian merchant vessel, she shall observe the same rule. case a slave shall take refuge on board of an American vessel of war, the Consul shall be required to cause him to be restored; and if any of their prisoners shall escape on board of the Tunisian vessels, they shall be restored; but if any slave shall take refuge in any American merchant vessel, and it shall be proved that the vessel has departed with the said slave, then he shall be returned, or his ransom shall be paid.

## ARTICLE the 11th—As it now is.

When a vessel of war of the United States shall enter the port of the Gouletta, she shall be saluted with twenty-one guns, which salute the vessel of war shall return gun for gun only, and no powder will be given, as mentioned in the ancient eleventh article of this treaty, which is hereby annulled.

### ARTICLE 11th - As it mas.

When a vessel of war of the Salutes. United States of America shall enter the port of Tunis, and the Consul shall request that the Castle may salute her, the number of guns shall be fired which he may request; and if the said Consul does not want a salute, there shall be no question about it.

But, in case he shall desire the salute, and the number of guns shall be fired which he may have requested, they shall be counted, and returned by the vessel in as many barrels of cannon-powder.

The same shall be done with respect to the Tunisian corsairs, when they shall enter any port of the United States.

ARTICLE 12th—As it was.

## ARTICLE the 12th—As it now is.

When citizens of the United States shall come within the dependencies of Tunis to carry on commerce there, the same respect shall be paid to them which the merchants of other nations enjoy; and if they wish to establish themselves within our ports, no opposition shall be made thereto, and they shall be free to avail themselves of such interpreters as they may judge necessary, without any obstruction, in conformity with the usages of other nations; and if a Tunisian subject shall go to establish himself within the dependencies of the United States, he shall be treated in like manner. If any Tunisian subject shall freight an American vessel, and load her with merchandise, and shall afterwards want to unload, or ship them on board of another vessel, we shall not permit him until the matter is determined by a reference of merchants, who shall decide upon the case; and after the decision the determination shall be conformed to.

No captain shall be detained in port against his consent, except when our ports are shut for the vessels of all other nations, which may take place with respect to merchant vessels, but not to those of war.

The subjects and citizens of the two nations, respectively, Tunisians and Americans, shall be protected

When citizens of the United States shall come within the depen- merce. dencies of Tunis to carry on commerce there, the same respect shall be paid to them which the merchants of other nations enjoy; and if they wish to establish themselves within our ports, no opposition shall be made thereto; and they shall be free to avail themselves of such interpreters as they may judge necessary, without any obstruction, in conformity with the usages of other nations; and if a Tunisian subject shall go to establish himself within the dependencies of the United States, he shall be treated in like manner.

If any Tunisian subject shall freight an American vessel, and load her with merchandise, and shall afterwards want to unlade or ship them on board of another vessel, we will not permit him, until the matter is determined by a reference of merchants, who shall decide upon the case; and after the decision the determination shall be conformed to.

No captain shall be detained in port against his consent, except when our ports are shut for the vessels of all other nations; which may take place with respect to merchant vessels, but not to those of war.

The subjects of the two con- zens of the respecttracting Powers shall be under the ive nations.

Freedom of com-

Freights.

Detention.

Protection of citi-

Preference to Tunisian vessels for freight

in the places where they may be by the officers of the Government there existing; but, on failure of such protection, and for redress of every injury, the party may resort to the chief authority in each country, by whom adequate protection and complete justice shall be rendered. In case the Government of Tunis shall have need of an American vessel for its service, such vessel being within the regency, and not previously engaged, the Government shall have the preference, on its paying the same freight as other merchants usually pay for the same service, or at the like rate, if the service be without a customary precedent.

ARTICLE the 14th—As it now is.

Duties.

All vessels belonging to the citizens and inhabitants of the United States shall be permitted to enter the ports of the Kingdom of Tunis, and freely trade with the subjects. and inhabitants thereof, on paying the usual duties which are paid by other most favoured nations at peace with the Regency. In like manner, all vessels belonging to the subjects and inhabitants of the Kingdom of Tunis shall be permitted to enter the different ports of the United States, and freely trade with the citizens and inhabitants thereof, on paying the usual duties which are paid by other most favoured nations at peace with the United States.

protection of the Prince, and under the jurisdiction of the chief of the place where they may be, and no other person shall have authority over them. If the commandant of the place does not conduct himself agreeably to justice, a representation of it shall be made to us. In case the Government shall have need of an American merchant vessel, it shall cause it to

In case the Government shall have need of an American merchant vessel, it shall cause it to be freighted, and then a suitable freight shall be paid to the captain, agreeably to the intention of the Government, and the captain shall not refuse it.

ARTICLE 14th—As it was.

A Tunisian merchant, who may go to America with a vessel of any nation soever, loaded with merchandize, which is the production of the Kingdom of Tunis, shall pay duty (small as it is) like the merchants of other nations; and the American merchants shall equally pay for the merchandize of their country, which they may bring to Tunis, under their flag, the same duty as the Tunisians pay in Amer-But if an American merchant, or a merchant of any other nation, shall bring American merchandize under any other flag, he shall pay six per cent. duty; in like manner, if a foreign merchant shall bring the merchandize of his country under the American flag, he shall also pay six per cent.

Signatures. Date.

Final ratification reserved for President of United States.

Concluded, signed, and sealed, at the Palace of Bardo, near Tunis, the 24th day of the moon jumed-teni, in the year of the Hegira 1239, corresponding [to] the 24th of February, 1824, of the Christian year, and the 48th year of the Independence of the United States, reserving the same, nevertheless, for the final ratification of the President of the United States, by and with the advice and consent of the Senate.

S. D. HEAP, Chargé d'Affaires. [L. 8,] SIDI MAHMOUD'S signature and [L. 8.]

## TWO SICILIES.

[All the treaties with the Two Sicilies were superseded by the incorporation of that kingdom with Italy.]

## TWO SICILIES, 1832.

CONVENTION RETWEEN THE UNITED STATES OF AMERICA AND THE KINGDOM OF THE TWO SICILIES, FOR THE TERMINATION OF RECLAMATIONS, CONCLUDED AT NAPLES OCTOBER 14, 1832; RATIFICATION ADVISED BY SENATE JANUARY 19, 1833; RATIFIED BY PRESIDENT; RATIFICATIONS EXCHANGED AT NAPLES JUNE 8, 1833; PROCLAIMED AUGUST 27, 1833.

Oct. 14, 1832.

Convention between the Government of the United States of America, and his Majesty the King of the Kingdom of the Two Sicilies to terminate the reclamations of said Government, for the depredations inflicted upon American commerce, by Murat during the years 1809, 1810, 1811, and 1812.

The Government of the United States of America and His Majesty the King of the Kingdom of the Two Sicilies, desiring to terminate the reclamations advanced by said Government against his said Majesty, in order that the merchants of the United States may be indemnified for the losses inflicted upon them by Murat, by the depredations, seizures, confiscations, and destruction of their vessels and cargoes, during the years 1809, 1810, 1811, 1812, and His Sicilian Majesty desiring thereby to strengthen with the said Government the bonds of that harmony, not hitherto disturbed: The said Government of the United States and his aforesaid Majesty the King of the Kingdom of the Two Sicilies, have with one accord resolved to come to an adjustment; to effectuate which, they have respectively named and furnished with the necessary powers, viz:

Contracting par-

The said Government of the United States, John Nelson, Esquire, a citizen of said States, and their Chargé d'Affaires near His Majesty the King of the Kingdom of the Two Sicilies; and His Majesty, His Excellency D. Antonio Maria Statella, Prince of Cassaro, Marquis of Spaccaforno, Count Statella, etc., etc., his said Majesty's Minister Secretary of State for Foreign Affairs, etc., etc.;

Negotiators.

Who, after the exchange of their respective full powers, found in good and due form, have agreed to the following articles:

#### ARTICLE I.

His Majesty the King of the Kingdom of the Two Sicilies, with a view to satisfy the aforesaid reclamations, for the depredations, sequestrations, confiscations, and destruction of the vessels and cargoes of the merchants of the United States, (and for every expense of every kind whatsoever incident to or growing out of the same,) inflicted by Murat during the years 1809, 1810, 1811, and 1812, obliges himself to pay the sum of two millions one hundred and fifteen thousand Neapolitan ducats to the Government of the United States; seven thousand six hundred and seventy-nine ducats, part thereof to be applied to reimburse the said Government for the expense incurred by it in the transportation of American seamen from the Kingdom of Naples, during the year 1810, and the residue to be distributed amongst the claimants by the said Government of the United States, in such manner and according to such rules as it may prescribe.

Sum to be paid to the United States.

## ARTICLE II.

Method of payment. The sum of two millions one hundred and fifteen thousand Neapolitan ducats agreed on in article the 1st, shall be paid in Naples, in nine equal installments of two hundred and thirty-five thousand ducats, and with interest thereon at the rate of four per centum per annum, to be calculated from the date of the interchange of the ratifications of this convention, until the whole sum shall be paid. The first installment shall be payable twelve months after the exchange of the said ratifications, and the remaining installments, with the interest, successively, one year after another. The said payments shall be made in Naples into the hands of such person as shall be duly authorized by the Government of the United States to receive the same.

## ARTICLE III.

Ratifications.

The present convention shall be ratified and the ratifications thereof shall be exchanged in this capital, in the space of eight months from this date, or sooner if possible.

Signatures.

In faith whereof the parties above named have respectively subscribed these articles, and thereto affixed their seals.

Date.

Done at Naples on the 14th day of October, one thousand eight hundred and thirty-two.

JNO. NELSON. [SEAL.]
THE PRINCE OF CASSARO. [SEAL.]

# TWO SICILIES, 1845.\*

Dec. 1, 1845.

TREATY OF COMMERCE AND NAVIGATION BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE KING OF THE KINGDOM OF THE TWO SICILIES, CONCLUDED AT NAPLES DECEMBER 1, 1845; RATIFICATION ADVISED BY SENATE APRIL 11, 1846; RATIFIED BY PRESIDENT APRIL 14, 1846; RATIFICATIONS EXCHANGED AT NAPLES JUNE 1, 1846; PROCLAIMED JULY 24, 1846.

Contracting parties.

The United States of America and His Majesty the King of the Kingdom of the Two Sicilies, equally animated with the desire of maintaining the relations of good understanding which have hitherto so happily subsisted between their respective States, and consolidating the commercial intercourse between them, have agreed to enter in negotiation for the conclusion of a treaty of commerce and navigation, for which purpose they have appointed Plenipotentiaries, that is to say:

Negotiators.

The President of the United States of America, William H. Polk, Chargé d'Affaires of the same United States of America to the court of His Majesty the King of the Kingdom of the Two Sicilies; and His Majesty the King of the Kingdom of the Two Sicilies, D. Giustino Fortunato, Knight Grand Cross of the Royal Military Constantinian Order of St. George, and of Francis the 1st, Minister Secretary of State of His said Majesty; D. Michael Gravina and Requesenz, Prince of Comitini, Knight Grand Cross of the Royal Order of Francis the 1st, Gentleman of the Chamber in Waiting, and Minister Secretary of State of his said Majesty; and D. Antonio Spinelli, of Scalea, Commander of the Rl. Order of Francis the 1st, Gentleman of the Chamber of His said Majesty, Member of the General Consulta, and Surintendant-General of the Archives of the Kingdom;

Who, after having each others exchanged their full powers, found in good and due form, have concluded and signed the following articles:

<sup>\*</sup> See convention of 1855, pp. 778-786.

## ARTICLE I.

There shall be reciprocal liberty of commerce and navigation between the United States of America and the Kingdom of the Two Sicilies.

No duty of customs, or other impost, shall be charged upon any goods the produce or manufacture of one country, upon importation by duties. sea or by land from such country into the other, other or higher than the duty or impost charged upon goods of the same kind, the produce or manufacture of, or imported from, any other country; and the United States of America and His Majesty the King of the Kingdom of the to other nations to Two Sicilies do hereby engage that the subjects or citizens of any other State shall not enjoy any favour, privilege, or immunity whatever, in matters of commerce and navigation, which shall not also and at the same time be extended to the subjects or citizens of the other high contracting party, gratuitously, if the concession in favour of that other State shall have been gratuitous, and in return for a compensation, as nearly as possible of proportionate value and effect, to be adjusted by mutual agreement, if the concession shall have been conditional.

Reciprocal liberty of commerce and navigation. No discriminating

become common.

#### ARTICLE II.

All articles of the produce or manufacture of either country, and of their respective States, which can legally be imported into either counties on imports try from the other, in ships of that other country, and thence coming, shall, when so imported, be subject to the same duties and enjoy the same privileges, whether imported in ships of the one country or in ships of the other; and, in like manner, all goods which can legally be exported or re-exported from either country to the other, in ships of that other country, shall, when so exported or re-exported, be subject to the same duties, and be entitled to the same privileges, drawbacks, bounties, and allowances, whether exported in ships of the one country or in ships of the other.

Equality of duand exports.

### ARTICLE III.

No duties of tonnage, harbour, light-houses, pilotage, quarantine, or other similar duties, of whatever nature, or under whatever denomina-nage, harbor, and tion, shall be imposed in either country upon the vessels of the other, in respect of voyages between the United States of America and the Kingdom of the Two Sicilies, if laden, or in respect of any voyage, if in ballast, which shall not be equally imposed in the like cases on national vessels.

Equality of tonlight-house duties.

### ARTICLE IV.

It is hereby declared, that the stipulations of the present treaty are not to be understood as applying to the navigation and carrying trade between one port and another, situated in the States of either contracting party, such navigation and trade being reserved exclusively to national vessels. Vessels of either country shall, however, be permitted to load or unload the whole or part of their cargoes at one or more ports in the States of either of the high contracting parties, and then to proceed to complete the said loading or unloading to [at] any other port or ports in the same States.

Coasting trade.

### ARTICLE V.

Neither of the two Governments, nor any corporation or agent acting in behalf or under the authority of either Government, shall, in the importations. purchase of any article which, being the growth, produce, or manufacture of the one country, shall be imported into the other, give, directly or indirectly, any priority or preference on account of or in reference to the national character of the vessel in which such article shall have

No preference of

been imported; it being the true intent and meaning of the high contracting parties that no distinction or difference whatever shall be made in this respect.

## ARTICLE VI.

Privileges of residents.

The high contracting parties engage, in regard to the personal privileges, that the citizens of the United States of America shall enjoy in the dominions of His Majesty the King of the Kingdom of the Two Sicilies, and the subjects of His said Majesty in the United States of America, that they shall have free and undoubted right to travel and to reside in the States of the two high contracting parties, subject to the same precautions of police which are practiced towards the subjects or citizens of the most favoured nations. They shall be entitled to occupy dwellings and warehouses, and to dispose of their personal property of every kind and description, by sale, gift, exchange, will, or in any other way whatever, without the smallest hindrance or obstacle; and their beirs or representatives, being subjects or citizens of the other high contracting party, shall succeed to their personal goods, whether by testament or ab intestato; and may take possession thereof, either by themselves or by others acting for them, and dispose of the same at will, paying to the profit of the respective Governments such dues only as the inhabitants of the country wherein the said goods are shall be Property of ab- subject to pay in like cases. And in case of the absence of the heir and representative, such care shall be taken of the said goods as would be taken of the goods of a native of the same country in like case, until the lawful owner may take measures for receiving them. question should arise among several claimants as to which of them said goods belong, the same shall be decided finally by the laws and judges of the land wherein the said goods are.

Disposal and inheritance of personal property.

sent heirs.

Imposts.

Exemption from

searches.

sous and property.

They shall not be obliged to pay, under any pretence whatever, any taxes or impositions, other or greater than those which are paid or may hereafter be paid by the subjects or citizens of the most favoured nations, in the respective States of the high contracting parties.

They shall be exempt from all military service, whether by land or by military service, sea; from forced loans, and from every extraordinary contribution not general and by law established. Their dwellings, warehouses, and all premises appertaining thereto, destined for purposes of commerce or No arbitrary residence, shall be respected. No arbitrary search of or or visit to their houses, and no arbitrary examination or inspection whatever of the books, papers, or accounts of their trade, shall be made, but such measures shall be executed only in conformity with the legal sentence of a Protection to per- competent tribunal; and each of the two high contracting parties engages that the citizens or subjects of the other, residing in their respective States, shall enjoy their property and personal security in as full and ample manner as their own citizens or subjects, or the subjects or citizens of the most favoured nations.

## ARTICLE VII.

Management of business, &c.

The citizens and the subjects of each of the two high contracting parties shall be free in the States of the other to manage their own affairs themselves, or to commit those affairs to the management of any persons whom they may appoint as their broker, factor, or agent; nor shall the citizens and subjects of the two high contracting parties be restrained in their choice of persons to act in such capacities, nor shall they be called upon to pay any salary or remuneration to any person whom they shall not choose to employ.

Liberty of trade.

Absolute freedom shall be given in all cases to the buyer and seller to bargain together, and to fix the price of any goods or merchandise imported into or to be exported from the States and dominions of the two high contracting parties; save and except generally such cases

Consular officers.

Deserters from

vessels.

wherein the laws and usages of the country may require the intervention of any special agents in the States and dominions of the high contracting parties.

### ARTICLE VIII.

Each of the two high contracting parties may have, in the ports of the other, Consuls, Vice-Consuls, and Commercial Agents, of their own appointment, who shall enjoy the same privileges and powers of those of the most favored nation; but if any such Consuls shall exercise commerce, they shall be submitted to the same laws and usages to which the private individuals of their nation are submitted in the same place.

The said Consuls, Vice-Consuls, and Commercial Agents are authorized to require the assistance of the local authorities for the search, arrest, detention, and imprisonment of the deserters from the ships of war and merchant-vessels of their country. For this purpose, they shall apply to the competent tribunals, judges, and officers, and shall in writing demand the said deserters, proving, by the exhibition of the registers of the vessel, the rolls of the crews, or by other official documents, that such individuals formed part of the crews; and this reclamation being

thus substantiated, the surrender shall not be refused.

Such deserters, when arrested, shall be placed at the disposal of the said Consuls, Vice-Consuls, or Commercial Agents, and may be confined in the public prisons, at the request and cost of those who shall claim them, in order to be detained until the time when they shall be restored to the vessels to which they belonged, or sent back to their own country by a vessel of the same nation, or any other vessel whatsoever. But if not sent back within four months from the day of their arrest, or if all the expenses of such imprisonment are not defrayed by the party causing such arrest and imprisonment, they shall be set at liberty, and shall not be again arrested for the same cause.

However, if the deserter should be found to have committed any crime or offence, his surrender may be delayed until the tribunal, before which his case shall be depending, shall have pronounced its sentence,

and such sentence shall have been carried into effect.

#### ARTICLE IX.

If any ships of war or merchant vessels be wrecked on the coasts of the States of either of the high contracting parties, such ships or vessels, or any parts thereof, and all furniture and appurtenances belonging thereunto, and all goods and merchandise which shall be saved therefrom, or the produce thereof, if sold, shall be faithfully restored with the least possible delay, to the proprietors, upon being claimed by them, or by their duly authorized factors; and if there are no such proprietors or factors on the spot, then the said goods and merchandise, or the proceeds thereof, as well as all the papers found on board such wrecked ships or vessels, shall be delivered to the American or Sicilian Consul or Vice Consul in whose district the wreck may have taken place; and such Consul, Vice-Cousul, proprietors, or factors, shall pay only the expenses incurred in the preservation of the property, together with the rate of salvage, and expenses of quarantine, which would have been payable in the like case of a wreck of a national vessel; and the goods and merchandise saved from the wreck shall not be subject to duties, unless cleared for consumption; it being understood that in case of any legal claim upon such wreck, goods, or merchandise, the same shall be referred for decision to the competent tribunals of the country.

Wrecked and

damaged vessels.

Salvage and quarantine.

#### ARTICLE X.

The merchant vessels of each of the two high contracting parties, which may be forced by stress of weather or other cause into one of the ports of the other, shall be exempt from all duty of port or navigation

Vessels seeking refuge.

paid for the benefit of the State, if the motives which led to take refuge be real and evident, and if no operation of commerce be done by loading or unloading merchandises; [it being] well understood, however, that the loading or unloading, which may regard the subsistence of the crew, or necessary for the reparation of the vessel, shall not be considered operations of commerce, which lead to the payment of duties, and that the said vessels do not stay in port beyond the time necessary, keeping in view the cause which led [to] taking refuge.

## ARTICLE XI.

Differential duties.

See Article I.1

To carry always more fully into effect the intentions of the two high contracting parties, they agree that every difference of duty, whether of the ten per cent. or other, established in the respective States, to the prejudice of the navigation and commerce of those nations which have not treaties of commerce and navigation with them, shall cease and remain abolished in conformity to the principle established in the 1st article of the present treaty, as well on the productions of the soil and industry of the Kingdom of the Two Sicilies, which therefrom shall be imported, in the United States of America, whether in vessels of the one or of the other country, as on those which, in like manner, shall be imported in the Kingdom of the Two Sicilies in vessels of both countries.

Duties on wines. 786.]

They declare, besides, that as the productions of the soil and industry [See Declaration, of the two countries, on their introduction in the ports of the other, treaty of 1855, p. shall not be subject to greater duties than those which shall be imposed on the like productions of the most favoured nations, so the red and white wines of the Kingdom of the Two Sicilies of every kind, including those of Marsala, which may be imported directly into the United States of America, whether in vessels of the one or of the other country, shall not pay higher or greater duties than those of the red and white

Duties on cottons. wines of the most favoured nations. And in like manner the cottons of the United States of America, which may be imported directly in [to] the Kingdom of the Two Sicilies, whether in vessels of the one or other nation, shall not pay higher or greater duties than the cottons of Egypt, Bengal, or those of the most favoured nations.

## ARTICLE XII.

Duration treaty.

The present treaty shall be in force from this day, and for the term of ten years, and further, until the end of twelve months after either of the high contracting parties shall have given notice to the other of its intention to terminate the same; each of the said high contracting parties reserving to itself the right of giving such notice at the end of the said term of ten years or at any subsequent term.

## ARTICLE XIII.

Ratifications.

The present treaty shall be approved and ratified by the President of the United States of America, by and with the advice and consent of the Senate of the said States, and by His Majesty the King of the Kingdom of the Two Sicilies, and the ratifications shall be exchanged at Naples, at the expiration of six months from the date of its signature, or sooner if possible.

Signatures.

In witness whereof the respective Plenipotentiaries have signed the same and have affixed thereto the seals of their arms.

Done at Naples the first of December, in the year one thousand eight hundred and forty five.

Date.

WILLIAM H. POLK. [L. S.] GIUSTINO FORTUNATO. IL PRINCIPE DI COMITINI. ANTONIO SPINELLI.

[L. S.] L. S. [L. S.]

## TWO SICILIES, 1855.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE KING OF THE KINGDOM OF THE TWO SICILIES, RELATIVE TO THE RIGHTS OF NEUTRALS AT SEA, CONCLUDED AT NAPLES JANUARY 13, 1855; RATIFICATION ADVISED BY SENATE MARCH 3, 1855; RATIFICATION EXCHANGED AT WASHINGTON HULLY 14, 1855; PROCULAIMED HULLY 14, 1855. AT WASHINGTON JULY 14, 1855; PROCLAIMED JULY 16, 1855.

Contracting par-

Convention between the United States of America and His Majesty the King of the Kingdom of the Two Sicilies, signed at Naples January 13, 1855.

The United States of America and His Majesty the King of the Kingdom of The two Sicilies, equally animated with a desire to maintain and ties. to preserve from all harm the relations of good understanding which have at all times so happily subsisted between themselves, as also between the inhabitants of their respective States, have mutually agreed to perpetuate, by means of a formal convention, the principles of the right of neutrals at sea, which they recognize as indispensable conditions of all freedom of navigation and maritime trade. For this purpose the President of the United States has conferred full powers on Robert Dale Owen, Minister Resident at Naples of the United States of America; and His Majesty the King of the Kingdom of the Two Sicilies has conferred like powers on Mr. Louis Carafa della Spina, of the Dukes of Tractto, Weekly Major domo of His Majesty, Commendator of His Royal Order of the Civil Merit of Francis the First, Grand Cross of the distinguished Rl. Spanish Order of Charles the Third, Great Officer of the Order of the Legion d'Honneur, Grand Cross of the Order of S. Michael of Baviera, Grand Cross of the Florentine Order of the Merit under the title of S. Joseph, Grand Cross of the Order of Parma of the Merit under the title of S. Ludovico, Grand Cross of the Brasilian Order of the Rose, provisionally charged with the port-folio of Foreign

Negotiators.

And said Plenipotentiaries, after having exchanged their full powers, found in good and due form, have concluded and signed the following articles:

#### ARTICLE I.

The two high contracting parties recognize as permanent and immutable the following principles, to wit: 1st. That free ships make free goods; that is to say, that the effects or goods belonging to subjects or citizens of a Power or State at war are free from capture and confiscation when found on board of neutral vessels, with the exception of articles contraband of war. 2d. That the property of neutrals on board an enemy's vessel is not subject to confiscation unless the same be contraband of war. They engage to apply these principles to the commerce and navigation of all such Powers and States as shall consent to adopt them on their part as permanent and immutable.

Principles recog-

Rights of neutrals at sea.

Rights of neutral property on enemy's vessel.

### ARTICLE II.

The two high contracting parties reserve themselves to come to an ulterior understanding as circumstances may require with regard to the application and extension to be given, if there be any cause for it, to the principles laid down in the 1st article. But they declare from this time that they will take the stipulations contained in said article 1st as a rule, whenever it shall become a question, to judge of the rights of neutrality.

Application of these principles.

## ARTICLE III.

It is agreed by the high contracting parties that all nations which shall or may consent to accede to the rules of the first article of this acceding to princiconvention, by a formal declaration stipulating to observe them, shall ples

Other nations

enjoy the rights resulting from such accession as they shall be enjoyed and observed by the two Powers signing this convention. They shall mutually communicate to each other the results of the steps which may be taken on the subject.

## ARTICLE IV.

Ratifications.

The present convention shall be approved and ratified by the President of the United States of America, by and with the advice and consent of the Senate of said States, and by His Majesty the King of the Kingdom of the Two Sicilies; and the ratifications of the same shall be exchanged at Washington within the period of twelve months, counting from this day, or sooner if possible.

Signatures.

In faith whereof, the respective Plenipotentiaries have signed the present convention in duplicate, and thereto affixed the seal of their arms.

Date.

Done at Naples, thirteenth of January, eighteen hundred and fifty-

ROBERT DALE OWEN. [L. s.] LUIGI CARAFA. [L. s.]

## TWO SICILIES, 1855.

Oct. 1, 1855.

CONVENTION OF AMITY, COMMERCE, AND NAVIGATION, AND FOR SUR-RENDER OF FUGITIVE CRIMINALS, BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE KING OF THE KINGDOM OF THE TWO SICILIES, CONCLUDED AT NAPLES OCTOBER 1, 1855; RATIFICATION AD-VISED BY SENATE, WITH AMENDMENTS, AUGUST 13, 1856; RATIFIED BY PRESIDENT AUGUST 20, 1856; RATIFICATIONS EXCHANGED AT NAPLES NOVEMBER 7, 1856; PROCLAIMED DECEMBER 10, 1856.

Contracting parties. The United States of America and His Majesty the King of the Kingdom of the Two Sicilies, equally animated with the desire to strengthen and perpetuate the relations of amity and good understanding which have at all times subsisted between the two countries, desiring also to extend and consolidate the commercial intercourse between them; and convinced that nothing will more contribute to the attainment of this desirable object than an entire freedom of navigation, the abolition of all differential duties of navigation and of commerce, and a perfect reciprocity, based on principles of equity, equally beneficial to both countries, and applicable alike in peace and in war, have resolved to conclude a general convention of amity, commerce, navigation, and for the surrender of fugitive criminals. For this purpose, they have respectively appointed Plenipotentiaries, to wit:

Negotiators.

The President of the United States has appointed Robert Dale Owen, Minister Resident of the United States near His Majesty the King of the Kingdom of the Two Sicilies; and His Majesty the King of the Kingdom of the Two Sicilies has appointed Don Lewis Carafa della Spina, of the Dukes of Traetto, Weekly Majordomo of His Majesty, Commander of His Royal Order of Civil Merit of Francis the First, Grand Cross of the distinguished Royal Spanish Order of Charles the Third, Grand Officer of the Order of the Legion of Honor, Grand Cross of the Order of St. Michael of Bavaria, Grand Cross of the Florentine Order of Merit under the title of St. Joseph, Grand Cross of the Order of Merit of Parma under the title of St. Ludovico, Grand Cross of the Brazilian Order of the Rose, charged provisionally with the Portfolio of Foreign Affairs; and Don Michael Gravina e Requesenz, Prince of Comitini, his Gentleman of the Bedchamber in exercise, Chevalier Grand Cross of his Royal Order of Francis the First, invested with the Grand Cordon of the Order of the Legion of Honor, and the Grand Cross of the following orders, namely: of Leopold of Austria, of the Red Eagle of Prussia, of the White Eagle of Russia, of St. Maurice and Lazarus of Sardinia, of Dannebrog of Denmark, of Leopold of Belgium, and of the Crown of Oak of the Low Countries, late his Minister Secretary of State; and Don Joseph Marius Arpino, Advocate-General of the Grand Court of Accounts:

And the said Plenipotentiaries, after having exchanged their respective full powers, found in good and due form, have concluded and signed

the following articles:

### ARTICLE I.

It is the intention of the two high contracting parties that there shall be, and continue through all time, a firm, inviolable, and universal peace, and a true and sincere friendship, between them and between their respective territories, cities, towns, and people, without exception of persons or places. But if, notwithstanding, the two nations should, dents in case of unfortunately, become involved in war, one with the other, the term of war, six months, from and after the declaration thereof, shall be allowed to the merchants and other inhabitants, respectively, on each side, during which term they shall be at liberty to withdraw themselves, with all their effects, which they shall have the right to carry away, send away, or sell, as they please, without hinderance or molestation. During such period of six months their persons and their effects, including money, debts, shares in the public funds or in banks, and any other property, real or personal, shall be exempt from confiscation or sequestration; and they shall be allowed freely to sell and convey any real estate to them belonging, and to withdraw and export the proceeds without molestation, and without paying, to the profit of the respective governments, any taxes or dues other or greater than those which the inhabitants of the country wherein said real estate is situated shall, in similar cases, be subject to pay. And passports, valid for a sufficient term for their return, shall be granted, as a safe-conduct for themselves, their vessels, and the money and effects which they may carry or send away, against the assaults and prizes which may be attempted against their persons and effects, as well by vessels of war of the contracting parties as by their privateers.

ARTICLE II.

Considering the remoteness of the respective countries of the two contracting parties, and the uncertainty resulting therefrom, with respect to the various events which may take place, it is agreed that a merchant vessel belonging to either of them, which may be bound to a port supposed at the time of its departure to be blockaded, shall not, however, be captured or condemned for having attempted a first time to enter said port, unless it can be proved that said vessel could and ought to have learned, during its voyage, that the blockade of the place in question still continued. But all vessels which, after having been warned off once, shall, during the same voyage, attempt a second time to enter the same blockaded port, during the continuance of the same blockade, shall thereby subject themselves to be detained and condemned.

By blockaded port, is understood one into which, by the disposition of the Power which attacks it with a proportionate number of ships

sufficiently near, there is evident danger in entering.

### ARTICLE III.

The high contracting parties, in order to prevent and avoid all dispute by determining, with certainty, what shall be considered by them contraband in time of war, and as such cannot be conveyed to the countries, cities, places, or seaports of their enemies, have declared and agreed that under the name of contraband of war shall be comprised only cannons, mortars, petards, granades, muskets, balls, bombs, guncarriages, gunpowder, saltpetre, matches; troops, whether infantry or

Peace and friend-

Rights of resi-

Blockaded ports.

Contraband ar-

cavalry, together with al: that appertains to them; as also every other munition of war, and, generally, every species of arms, and instruments in iron, steel, brass, copper, or any other material whatever, manufactured, prepared, and made expressly for purposes of war, whether by land or sea.

Forfeitures.

And it is expressly declared and understood that the merchandize above set forth as contraband of war shall not entail confiscation, either on the vessel on which it shall have been loaded, or on the merchandise forming the rest of the cargo of said vessel, whether the said merchandise belong to the same or to a different owner.

## ARTICLE IV.

Right of travel and residence.

The citizens and subjects of each of the high contracting parties shall have free and undoubted right to travel and reside in the States of the other, remaining subject only to the precautions of police which are practiced towards the citizens or subjects of the most favored nations.

## ARTICLE V.

Exemption from &cc.

The citizens or subjects of one of the high contracting parties, travelmilitary service, ling or residing in the territories of the other, shall be free from all military service, whether by land or sea, from all billeting of soldiers in their houses, from every extraordinary contribution, not general and by law established, and from all forced loans; nor shall they be held, under any pretence whatever, to pay any taxes or impositions, other or greater than those which are or may hereafter be paid by the subjects or citizens of the most favored nations, in the respective States of the high contracting parties. Their dwellings, warehouses, and all premises appertaining thereto, destined for purposes of commerce or residence, shall be respected. No arbitrary search of or visit to their houses, whether private or of business, and no arbitrary examination or inspection whatever of their books, papers, or accounts of trade, shall be made; but such measures shall have place only in virtue of warrant granted by the judicial authorities. And each of the high contracting parties expressly engages that the citizens or subjects of the other. residing in their respective States, shall enjoy their property and personal security, in as full and ample a manner as their own citizens or subjects, or the citizens or subjects of the most favored nations.

### ARTICLE VI.

Right to manage business, &c.

The citizens and subjects of each of the contracting parties, residing in the States of the other, shall be entitled to carry on commerce, arts, or trade, and to occupy dwellings, shops, and warehouses, and to dispose of their property of every kind, whether real or personal, by sale, gift, exchange, or in any other way, without hinderance or obstacle. And they shall be free to manage their own affairs themselves, or to commit those affairs to persons whom they may appoint as broker, factor, or agent; nor shall they be restrained in their choice of persons to act in such capacities; nor shall they be called upon to pay any salary or remuneration to any person whom they shall not choose to employ. Absolute freedom shall also be given in all cases to the buyer and seller to bargain together, and also to fix the price of any goods or merchandise imported into or to be exported from the States of either of the contracting parties, save and except cases where the laws of the said States may require the intervention of special agents, or where, in either of the countries, articles may be the subject of a Government monopoly, as at present in the Kingdom of the Two Sicilies the royal monopolies of tobacco, salt, playing cards, gunpowder, and saltpetre.

It being expressly understood, however, that none of the provisions of the present treaty shall be so construed as to take away the right of either of the high contracting parties to grant patents of invention or improvement, either to the inventors or to others, and that the principles of reciprocity established by this treaty shall not extend to premiums which either of the high contracting parties may grant to their own citizens or subjects for the encouragement of the building of ships to sail under their own flag.

### ARTICLE VII.

As to any citizen or subject of either of the high contracting parties dying within the jurisdiction of the other, his heirs being citizens or property. subjects of the other, shall succeed to his personal property, and either to his real estate or to the proceeds thereof, whether by testament or ab intestato; and may take possession thereof, either by themselves or by others acting for them; and may dispose of the same at will, paying to the profit of the respective Governments such dues only as the inhabitants of the country wherein the said property is, shall be subject to pay in like cases. And in case of the absence of the heir or of his representatives, the same care shall be taken of the said property as sent heirs. would be taken, in like cases, of the effects of the natives of the country itself; the respective Consular Agents having notice from the competent judicial authorities of the day and hour in which they will proceed to the imposing or removing of seals and to the making out of an inventory, in all cases where such proceedings are required by law; so that the said Consular Agent may assist thereat. The respective Consuls may demand the delivery of the hereditary effects of their countrymen, which shall be immediately delivered to them, if no formal opposition to such delivery shall have been made by the creditors of the deceased, or otherwise, as soon as such opposition shall have been legally overruled. And if a question shall arise as to the rightful ownership of said property, the same shall be finally decided by the laws and judges of the land wherein the said property is. And the citizens and subjects of either of the contracting parties in the States of the other shall of justice. have free access to the tribunals of justice of said States, on the same terms which are granted by the laws and usages of the country to native citizens or subjects; and they may employ, in defence of their interests and rights, such advocates, attorneys, and other agents, being citizens or subjects of the other, as they may choose to select.

Succession to

Property of ab-

Access to courts

### ARTICLE VIII.

There shall be, between the territories of the high contracting parties, reciprocal liberty of commerce and navigation; and to that effect the vessels of their respective States shall mutually have liberty to enter the ports, places, and rivers of the territories of each party wherever national vessels arriving from abroad are permitted to enter. And all vessels of either of the two contracting parties arriving in the ports of the other shall be treated, on their arrival, during their stay, and at their departure, on the same footing as national vessels, as regards port charges, and all charges of navigation, such as of tonnage, light-houses, pilotage, anchorage, quarantine, fees of public functionaries, as well as all taxes or impositions of whatever sort, and under whatever denomination, received in the name, and for the benefit of the Government, or of local authorities, or of any private institution whatsoever, whether the said vessels arrive or depart in ballast, or whether they import or export merchandise.

Liberty of commerce and naviga-

#### ARTICLE IX.

The national character of the vessels of the respective countries shall be recognized and admitted by each of the parties, according to its own vessels. laws and special rules, by means of papers granted by the competent authorities to the captains or masters. And no vessels of either of the contracting parties shall be entitled to profit by the immunities and ad-

Nationality of

vantages granted in the present treaty, unless they are provided with the proper papers and certificates, as required by the regulations existing in the respective countries, to establish their tonnage and their nationality.

ARTICLE X.

Importations and exportations.

The vessels of each of the high contracting parties shall be allowed to introduce into the ports of the other, and to export thence, and to deposit and store there, every sort of goods, wares, and merchandise, from whatever place the same may come, the importation and exportation of which are legally permitted in the respective States, without being held to pay other or heavier custom-house duties or imposts, of whatever kind or name, other or of higher rate than those which would be paid for similar goods or products if the same were imported or exported in national vessels; and the same privileges, drawbacks, bounties, and allowances which may be allowed by either of the contracting parties on any merchandise imported or exported in their own vessels shall be allowed, also, on similar produce imported or exported in vessels of the other party.

ARTICLE XI.

No preference of importations.

No priority or preference shall be given, directly or indirectly, by either of the contracting parties, nor by any company, corporation, or agent, in their behalf, or under their authority, in the purchase of any article of commerce lawfully imported on account of or in reference to the character of the vessel in which such article was imported; it being the true intent and meaning of the contracting parties that no distinction or difference shall be made in this respect.

## ARTICLE XII.

Vessels on equal footing.

The principles contained in the foregoing articles shall be applicable in all their extent to vessels of each of the high contracting parties, and to their cargoes, whether the said vessels arrive from the ports of either of the contracting parties, or from those of any other foreign country, so that, as far as regards dues of navigation or of customs, there shall not be made, either in regard to direct or indirect navigation, any distinction whatever between the vessels of the two contracting parties.

### ARTICLE XIII.

Coasting trade and fisheries.

The above stipulations shall not, however, extend to fisheries, nor to the coasting trade from one port to another in each country, whether for passengers or merchandise, and whether by sailing vessels or steamers, such navigation and traffic being reserved exclusively to national vessels.

But, notwithstanding, the vessels of either of the two contracting parties may load or unload in part at one or more ports of the territories of the other, and then proceed to any other port or ports in said territories to complete their loading or unloading, in the same manner as a national vessel might do.

ARTICLE XIV.

Equality of duties on produce of either country.

No higher or other duty shall be imposed on the importation, by sea or land, into the United States, of any article the growth, produce, or manufacture of the Kingdom of the Two Sicilies, or of her fisheries; and no higher or other duty shall be imposed on the importation, by sea or by land, into the Kingdom of the Two Sicilies, of any article the growth, produce, or manufacture of the United States or their fisheries, than are or shall be payable on the like articles the growth, produce, or manufacture of any other foreign country.

No other or higher duties and charges shall be imposed in the United States on the exportation of any article to the Kingdom of the Two Sicilies, or in the Kingdom of the Two Sicilies on the exportation of any

article to the United States, than such as are or shall be payable on the exportation of the like article to any foreign country. And no prohibition shall be imposed on the importation or exportation of any article the growth, produce, or manufacture of the United States or their fisheries, or of the Kingdom of the Two Sicilies and her fisheries, from or to the ports of the United States or of the Kingdom of the Two Sicilies, which shall not equally extend to every other foreign country.

### ARTICLE XV.

If either of the high contracting parties shall hereafter grant to any other nation any particular favor, privilege, or immunity, in navigation to other nations to or commerce, it shall immediately become common to the other party, freely, where it is freely granted to such other nation, and on yielding the same compensation, or a compensation as nearly as possible of proportionate value and effect, to be adjusted by mutual agreement, when the grant is conditional.

Favors granted become common.

## ARTICLE XVI.

The vessels of either of the high contracting parties that may be constrained by stress of weather, or other accident, to seek refuge in any refuge. port within the territories of the other, shall be treated there in every respect as a national vessel would be in the same strait: Provided, however, that the causes which gave rise to this forced landing are real and evident; that the vessel does not engage in any commercial operation, as loading or unloading merchandise; and that its stay in the said port is not prolonged beyond the time rendered necessary by the causes which constrained it to land; it being understood, nevertheless, that any landing of passengers, or any loading or unloading caused by operations of repair of the vessel or by the necessity of providing subsistence for the crew, shall not be regarded as a commercial operation.

Vessels seeking

### ARTICLE XVII.

In case any ship of war or merchant-vessel shall be wrecked on the coasts or within the maritime jurisdiction of either of the high contracting parties, such ships or vessels, or any parts thereof, and all furniture and appurtenances belonging thereto, and all goods and merchandise which shall be saved therefrom, or the produce thereof, if sold, shall be faithfully restored, with the least possible delay, to the proprietors, upon being claimed by them, or by their duly authorized factors; and if there are no such proprietors or factors on the spot, then the said goods and merchandise, or the proceeds thereof, as well as all the papers found on board such wrecked ships or vessels, shall be delivered to the American or Sicilian Consul, or Vice-Consul, in whose district the wreck may have taken place, and such Consul, Vice-Consul, proprietors, or factors, shall pay only the expenses incurred in the preservation of the property, together with the rate of salvage and expenses of quarautine, which would have been payable in the like case of a wreck of a national vessel; and the goods and merchandise saved from the wreck shall not be subject to duties, unless cleared for consumption; it being understood that in case of any legal claim upon such wreck, goods, or merchandise, the same shall be referred for decision to the competent tribunals of the country.

Wrecked or dam-

ARTICLE XVIII.

Each of the high contracting parties grants to the other, subject to the usual exequatur, the liberty of having, in the ports of the other where foreign commerce is usually permitted, Consuls, Vice Consuls. and Commercial Agents of their own appointment, who shall enjoy the same privileges and powers as those of the most favored nations; but Consular officers.

if any such Consul, Vice Consul, or Commercial Agent shall exercise commerce, he shall be subjected to the same laws and usages to which private individuals of the nation are subjected in the same place. whenever either of the two contracting parties shall select for a Consular Agent a citizen or subject of this last, such Consular Agent shall continue to be regarded, notwithstanding his quality of foreign Consul, as a citizen or a subject of the nation to which he belongs, and consequently shall be submitted to the laws and regulations to which natives This obligation, however, shall not be so construed so as to embarrass his consular functions, nor to affect the inviolability of the consular archives.

## ARTICLE XIX.

Settlement of dismasters and crews.

The said Consuls, Vice-consuls, and Commercial Agents shall have the putes between right as such to judge, in quality of arbitrators, such differences as may arise between the masters and crews of the vessels belonging to the nation whose interests are committed to their charge, without the interference of the local authorities, unless the conduct of the crew, or of the captain, should disturb the public peace or order of the country, or such Consul, Vice-Consul, or Commercial Agent should require their assistance to cause his decisions to be carried into effect or supported. Nevertheless, it is understood that this species of judgment or arbitration shall not deprive the contending parties of the right they have to resort, on their return home, to the judicial authorities of their own country.

## ARTICLE XX.

Descriters from vessels.

The said Consuls, Vice-Consuls, and Commercial Agents may cause to be arrested and sent back, either on board or to their own country, sailors and all other persons who, making a regular part of the crews of vessels of the respective nations, and having embarked under some other name than that of passengers, shall have deserted from the said vessels. For this purpose they shall apply to the competent local authorities, proving, by the register of the vessel, the roll of the crew, or, if the vessel shall have departed, with a copy of the said papers, duly certified by them, that the persons they claim formed part of the crew; and on such a reclamation, thus substantiated, the surrender of the deserter shall not be denied. Every assistance shall also be given to them for the recovery and arrest of such deserters; and the same shall be detained and kept in the prisons of the country, at the request and cost of the Consuls, until the said Consuls shall have found an opportunity to send them away. It being understood, however, that if such an opportunity shall not occur in the space of four months from the date of their arrest, the said deserters shall be set at liberty, and shall not be again arrested for the same cause. Nevertheless, if the deserter shall be found to have committed any other crime or offence on shore, his surrender may be delayed by the local authorities until the tribunal before which his case shall be pending shall have pronounced its sentence, and until such sentence shall have been carried into effect.

## ARTICLE XXI.

Extradition of criminals.

It is agreed that every person who, being charged with or condemned for any of the crimes enumerated in the following article, committed within the States of one of the high contracting parties, shall seek asylum in the States, or on board the vessels of war of the other party, shall be arrested and consigned to justice on demand made, through the proper diplomatic channel, by the Government within whose territory the offence shall have been committed.

This surrender and delivery shall not, however, be obligatory on either of the high contracting parties until the other shall have presented a copy of the judicial declaration or sentence establishing the culpability of the fugitive, in case such sentence or declaration shall have been pronounced. But if such sentence or declaration shall not criminality. have been pronounced, then the surrender may be demanded, and shall be made, when the demanding Government shall have furnished such proof as would have been sufficient to justify the apprehension, and commitment for trial, of the accused, if the offence had been committed in the country where he shall have taken refuge.

#### ARTICLE XXII.

Persons shall be delivered up, according to the provisions of this treaty, who shall be charged with any of the following crimes, to wit:

Crimes for which surrender may be made.

Murder, (including assassination, parricide, infanticide, and poisoning;) attempt to commit murder; rape; piracy; arson; the making and uttering of false money, forgery, including forgery of evidences of public debt, bank bills and bills of exchange; robbery with violence; intimidation or forcible entry of an inhabited house; embezzlement by public officers, including appropriation of public funds; when these crimes are subject, by the code of the Kingdom of the Two Sicilies, to the punishment della reclusione, or other severer punishment, and by the laws of the United States to infamous punishment.

## ARTICLE XXIII.

On the part of each country, the surrender of fugitives from justice shall be made only by the authority of the Executive thereof. And all made. expenses whatever of detention and delivery, effected in virtue of the preceding articles, shall be at the cost of the party making the demand.

Surrender, how

#### ARTICLE XXIV.

The citizens and subjects of each of the high contracting parties shall remain exempt from the stipulations of the preceding articles, so far &c., not included. as they relate to the surrender of fugitive criminals; nor shall they apply to offences committed before the date of the present treaty, nor to offences of a political character, unless the political offender shall also have been guilty of some one of the crimes enumerated in Article XXII.

Political offenses,

#### ARTICLE XXV.

The present treaty shall take effect from the day in which ratifications shall be exchanged, and shall remain in force for the term of ten vention. years, and further, until the end of twelve months after either of the high contracting parties shall have given notice to the other of its intention to terminate the same; each of the said contracting parties reserving to itself the right to give such notice at the end of said term of ten years, or at any subsequent time.

Duration of con-

#### ARTICLE XXVI.

The present treaty shall be approved and ratified by the President of the United States of America, by and with the advice and consent of the Senate thereof, and by His Majesty the King of the Kingdom of the Two Sicilies; and the ratifications shall be exchanged at Naples within twelve months from the date of its signature, or sooner if possible.

Ratifications.

In faith whereof, the respective Plenipotentiaries have signed the foregoing articles in the English and Italian languages, and have hereunto affixed the seals of their arms.

Signatures.

Done in duplicate, at the city of Naples, this first day of October, in

Date.

the year of our Lord one thousand eight hundred fifty-five. ROBERT DALE OWEN.

[L. S.] LUIGI CARAFA. [L. S.] PRINCIPE DI COMITINI. L. S. GIUSEPPE MARIO ARPINO.

### DECLARATIONS.

Duties on wines and cottons.

[See Article XI, treaty of 1845, p. 776.]

It having been stipulated in Article XI of the treaty of the first December, 1845, that the red and white wines, of every kind, of the Kingdom of the Two Sicilies, including those of Marsala, which may be imported directly into the United States of America, whether in vessels of the one or of the other country, shall not pay other or higher duties than the red and white wines of the most favored nations; and, in like manner, that the cottons of the United States of America which may be imported directly into the Kingdom of the Two Sicilies, whether in vessels of the one or of the other nation, shall not pay other or higher duties than the cottons of Egypt, Bengal, or the most favored nations:

And it being agreed in the new treaty concluded between the United States of America and the Kingdom of the Two Sicilies, and to-day signed by the undersigned, not only that no duties of customs shall be paid on merchandise the produce of one of the two countries imported into the other country, other or higher than shall be paid on merchandise of the same kind the produce of any other country, but also that, as to all duties of navigation or of customs, there shall not be made, as to the vessels of the two countries, any distinction whatever between direct and indirect navigation:

The undersigned declare, as to the construction of the new treaty, from the day on which the ratifications thereof shall be exchanged, that the red and white wines, of every kind, of the Kingdom of the Two Sicilies, including the wine of Marsala, which shall be imported into the United States of America, shall not pay other or higher duties than are paid by the red and white wines of the most favored nations.

And, in like manner, that the cottons of the United States which shall be imported into the Kingdom of the Two Sicilies shall not pay other or higher duties than the cottons of Egypt, Bengal, or the most favored nations.

Effect of declaration.

Signatures.

Date

The present declaration shall be considered as an integral part of the said new treaty, and shall be ratified, and the ratifications thereof exchanged, at the same time as those of the treaty itself.

In faith whereof, the undersigned have hereunto set their hands and affixed the seal of their arms.

Done in duplicate, in the city of Naples, this first day of October, in the year of our Lord one thousand eight hundred and fifty-five.

ROBERT DALE OWEN.

LUIGI CARAFA.

PRINCIPE DI COMITINI.

GIUSEPPE MARIO ARPINO.

[L. s.]

L. s.]

## VENEZUELA.

## VENEZUELA, 1836.

TREATY OF PEACE, FRIENDSHIP, NAVIGATION, AND COMMERCE BETWEEN THE UNITED STATES OF AMERICA AND THE REPUBLIC OF VENEZUELA, CONCLUDED AT CARACAS JANUARY 20, 1836; RATIFICATION ADVISED BY SENATE MARCH 23, 1836; RATIFIED BY PRESIDENT APRIL 20, 1836; RATIFICATIONS EXCHANGED AT CARACAS MAY 31, 1836; PROCLAIMED JUNE 20, 1836.

Jan. 20, 1836.

[This treaty was terminated January 3, 1851, pursuant to notice from Venezuela, under Article XXXIV.]

Treaty of peace, friendship, navigation, and commerce, between the United States of America and the Republic of Venezuela.

The United States of America and the Republic of Venezuela, desiring to make lasting and firm the friendship and good understanding which happily prevails between both nations, have resolved to fix, in a manner clear, distinct, and positive, the rules which shall, in future, be religiously observed between the one and the other, by means of a treaty of friendship, commerce, and navigation. For this most desirable object, the President of the United States of America has conferred full powers on John G. A. Williamson, a citizen of the said States, and their Chargé d'Affaires to the said Republic, and the President of the Republic of Venezuela on Santos Michelena, a citizen of the said Republic; who, after having exchanged their said full powers, in due and proper form, have agreed to the following articles:

Contracting paries.

Negotiators.

#### ARTICLE I.

There shall be a perfect, firm, and inviolable peace and sincere friendship between the United States of America and the Republic of Venezuela, in all the extent of their possessions and territories, and between their people and citizens, respectively, without distinction of persons or places.

Peace and friend-

#### ARTICLE II.

The United States of America and the Republic of Venezuela, desiring to live in peace and harmony with all the other nations of the earth, by means of a policy frank and equally friendly with all, engage, mutually, not to grant any particular favor to other nations, in respect of commerce and navigation, which shall not immediately become common to the other party, who shall enjoy the same freely, if the concession was freely made, or on allowing the same compensation, if the concession was conditional.

Favors granted to other nations to become common.

#### ARTICLE III.

The two high contracting parties being likewise desirous of placing the commerce and navigation of their respective countries on the liberal basis of perfect equallity and reciprocity, mutually agree that the citizens of each may frequent all the coasts and countries of the other, and reside and trade there in all kinds of produce, manufactures, and merchandize; and they shall enjoy all the rights, privileges and exemptions, in navigation and commerce, which native citizens do or shall

Freedom of commerce and navigation. enjoy, submitting themselves to the laws, decrees and usages there established, to which native citizens are subjected. But it is understood that this article does not include the coasting trade of either country, the regulation of which is reserved, by the parties respectively, according to their own separate laws.

## ARTICLE IV.

Equality of duties on importations.

They likewise agree that whatever kind of produce, manufactures, or merchandize, of any foreign country, can be from time to time lawfully imported into the United States, in their own vessels, may be also imported in vessels of the Republic of Venezuela; and that no higher or other duties upon the tonnage of the vessel and her cargo shall be levied and collected, whether the importation be made in the vessels of the one country or of the other. And, in like manner, that whatever kind of produce, manufactures, or merchandize, of any foreign country, can be from time to time lawfully imported into the Republic of Venezuela, in its own vessels, may be also imported in vessels of the United States; and that no higher or other duties upon the tonnage of the vessels and her cargo shall be levied or collected, whether the importation be made in vessels of the one country or of the other. agree that whatever may be lawfully exported or re-exported from the one country in its own vessels, to any foreign country, may, in like manner, be exported or re-exported in the vessels of the other country. And the same bounties, duties, and drawbacks shall be allowed and collected, whether such exportation or re-exportation be made in vessels of the United States or of the Republic of Venezuela.

## ARTICLE V.

Nationality of Venezuelan vessels.

For the better understanding of the preceding article, and taking into consideration the actual state of the commercial marine of the Republic of Venezuela, it has been stipulated and agreed that all vessels belonging exclusively to a citizen or citizens of said Republic, and whose captain is also a citizen of the same, though the construction or crew are or may be foreign, shall be considered, for all the objects of this treaty, as a Venezuelan vessels.

## ARTICLE VI.

Equality of duties on produce of either country.

No higher or other duties shall be imposed on the importation into the United States of any articles the produce or manufactures of the Republic of Venezuela, and no higher or other duties shall be imposed on the importation into de Republic of Venezuela of any articles the produce or manufacture of the United States, than are or shall be payable on the like articles being the produce or manufactures of any other foreign country; nor shall any higher or other duties or charges be imposed in either of the two countries, on the exportation of any articles to the United States or to the Republic of Venezuela, respectively, than such as are payable on the exportation of the like articles to any other foreign country; nor shall any prohibition be imposed on the exportation or importation of any articles the produce or manufactures of the United States or of the Republic of Venezuela, to or from the territories of the United States, or to or from the territories of the Republic of Venezuela, which shall not equally extend to all other nations.

## ARTICLE VII.

Management of business, &c.

It is likewise agreed that it shall be wholly free for all merchants, commanders of ships, and other citizens of both countries, to manage themselves their own business, in all the ports and places subject to the jurisdiction of each other, as well with respect to the consignment and

sale of their goods and merchandize by wholesale or retail, as with respect to the loading, unloading, and sending off their ships; they being in all these cases to be treated as citizens of the country in which they reside, or, at least, to be placed on a footing with the subjects or citizens of the most favoured nation.

## ARTICLE VIII.

The citizens of neither of the contracting parties shall be liable to any embargo, nor be detained with their vessels, cargoes, merchandizes, or effects, for any military expedition, nor for any public or private purpose whatever, without allowing to those interested a sufficient indemnification.

Embargo or de-

## ARTICLE IX.

Whenever the citizens of either of the contracting parties shall be forced to seek refuge or asylum in the rivers, bays, ports, or dominions of the other with their vessels, whether merchant or of war, public or private, through stress of weather, pursuit of pirates or enemies, they shall be received and treated with humanity; giving to them all favour and protection for repairing their ships, procuring provisions, and placing themselves in a situation to continue their voyage, without obstacle or hindrance of any kimd.

Vessels seeking refuge.

## ARTICLE X.

All the ships, merchandize, and the effects belonging to the citizens of one of the contracting parties, which may be captured by pirates, whether within the limits of its jurisdiction or on the high seas, and may be carried or found in the rivers, roads, bays, ports, or dominions of the other, shall be delivered up to the owners, they proving, in due and proper form, their rights before the competent tribunals; it being well understood, that the claim should be made within the term of one year, by the parties themselves, their attorneys, or agents of the respective Governments.

Captures by pirates.

## ARTICLE XI.

When any vessel belonging to the citizens of either of the contracting parties shall be wrecked, foundered, or shall suffer any damage on the coasts or within the dominions of the other, there shall be given to them all assistance and protection in the same manner which is usual and customary with the vessels of the nation where the damage happens, permitting them to unload the said vessel, if necessary, of its merchandize and effects, without exacting for it any duty, impost, or contribution whatever, until they may be exported, unless they be destined for consumption.

Wrecked or damaged vessels.

#### ARTICLE XII.

The citizens of each of the contracting parties shall have power to dispose of their personal goods within the jurisdiction of the other, by sale, donation, testament, or otherwise, and their representatives, being citizens of the other party, shall succeed to their said personal goods, whether by testament or ab intestato; and they may take possession thereof either by themselves or others acting for them, and dispose of the same at their will, paying such dues only as the inhabitants of the country wherein the said goods are, shall be subject to pay in like cases. And if, in the case of real [e]state, the said heirs would be prevented from entering into the possession of the inheritance on account of their estate.

Disposal and inheritance of personal property.

Heirs to real

years, to dispose of the same as they may think proper, and to withdraw the proceeds without molestation, nor any other charges than those which are imposed by the laws of the country.

## ARTICLE XIII.

Protection to persons and property.

Both the contracting parties promise and engage, formally, to give their special protection to the persons and property of the citizens of each other, of all occupations, who may be in the territories subject to the jurisdiction of the one or the other, transient or dwelling therein, leaving open and free to them the tribunals of justice for their judicial recourse on the same terms which are usual and costumary with the natives or citizens of the country in which they may be; for which they may employ, in defence of their rights, such advocates, solicitors, notaries, agents, and factors as they may judge proper, in all their trials at law; and such citizens or agents shall have free opportunity to be present at the decisions and sentences of the tribunals in all cases which may concern them, and likewise at the taking of all examinations and evidence which may be exhibited on the said trials.

## ARTICLE XIV.

Security of con-

The citizens of the United States residing in the territories of the Republic of Venezuela shall enjoy the most perfect and entire security of conscience, without being annoyed, prevented, or disturbed on account of their religious belief. Neither shall they be annoyed, molested, or disturbed in the proper exercise of their religion in private houses, or in the chapels or places of worship appointed for that purpose, with the decorum due to divine worship, and with due respect to the laws, usages, and customs of the country. Liberty shall also be granted to bury the citizens of the United States who may die in the territories of the Republic of Venezuela, in convenient and adequate places, to be appointed and established by themselves for that purpose, with the knowledge of the local authorities, or in such other places of sepulture as may be chosen by the friends of the deceased; nor shall the funerals or sepulc[h]res of the dead be disturbed in any wise nor upon any account. In like manner, the citizens of Venezuela shall enjoy within the Government and territories of the United States a perfect and unrestrained liberty of conscience and of exercising their religion publicly or privately, within their own dwelling houses, or in the chapels and places of worship appointed for that purpose, agreeable to the laws, usages, and customs of the United States.

Right of burial.

## ARTICLE XV.

Neutral trade.

It shall be lawful for the citizens of the United States of America and of the Republic of Venezuela to sail with their ships, with all manner of liberty and security, no distinction being made who are the proprietors of the merchandizes laden thereon, from any port to the places of those who now are or hereafter shall be at enmity with either of the contracting parties. It shall, likewise, be lawful for the citizens aforesaid to sail with their ships and merchandizes before mentioned, and to trade with the same liberty and security, from the places, ports, and havens of those who are enemies of both or either party, without any opposition or disturbance whatsoever, not only directly from the places of the enemy before mentioned to neutral places, but also from one place belonging to an enemy to another place belonging to an enemy, whether they be under the jurisdiction of one power or under several; and it is hereby stipulated that free ships shall also give freedom to goods, and that everything shall be deemed to be free and exempt which shall be found on board the ships belonging to the citizens of either of the contracting parties, although the whole lading, or any part thereof, should

Free ships make free goods.

appertain to the enemies of either, contraband goods being always excepted. It is also agreed, in like manner, that the same liberty shall be extended to persons who are on board a free ship, with this effect, that, although they be enemies to both or either party, they are not to be taken out of that free ship, unless they are officers or soldiers and in the actual service of the enemies. Provided, however, and it is hereby agreed, that the stipulations in this article contained, declaring that the principle. flag shal[1] cover the property, shall be understood as applaying to those Powers only who recognise this principle; but if either of the two contracting parties shall be at war with a third, and the other neutral, the flag of the neutral shall cover the property of enemies whose governments acknowledge this principle, and not of others.

Limitation of the

## ARTICLE XVI.

It is likewise agreed, that in the case where the neutral flag of one of the contracting parties shall protect the property of the enemies of the on enemy's vessels. other, by virtue of the above stipulations, it shall always be understood that the neutral property found on board such enemy's vessels shall be held and considered as enemy's property, and as such shall be liable to detention and confiscation, except such property as was put on board such vessel before the declaration of war, or even afterwards, if it were done without the knowledge of it: but the contracting parties agree that two months having elapsed after the declaration, their citizens shall not plead ignorance thereof. On the contrary, if the flag of the neutral does not protect the enemy's property, in that case, the goods and merchandizes of the neutral, embarked in such enemy's ship, shall be free.

Neutral property

#### ARTICLE XVII.

This liberty of navigation and commerce shall extend to all kinds of merchandise, excepting those only which are distinguished by the name of contraband; and under this name of contraband or prohibited goods shall be comprehended:

Contraband arti-

1st. Cannons, mortars, howitzers, swivels, blunderbusses, muskets, fusees, rifles, carbines, pistols, pikes, swords, sabres, lances, spears, halberds, and granades, bombs, powder, matches, balls, and all other things belonging to the use of these arms.

2d. Bucklers, helmets, breastpleates, coats of mail, infantry-belts, and clothes made up in the form and for military use.

3d. Cavalry-belts and horses with their furniture.

4th. And generally all kinds of arms and instruments of iron, steel, brass, and copper, or of any other materials, manufactured, prepared, and form[ed] expressly to make war by sea or land.

## ARTICLE XVIII.

All other merchandises and things not comprehended in the articles of contraband explicitly enumerated and classified as above shall be traband. held and considered as free, and subjects of free and lawful commerce. so that they may be carried and transported in the freest manner, by the citizens of both the contracting parties, even to places belonging to an enemy, excepting only those places which are at that time besieged or blockaded; and to avoid all doubt in this particular, it is declared that those places only are besieged or blockaded which are actually attacked by a belligerent force capable of preventing the entry of the neutral.

Goods not con-

#### ARTICLE XIX.

The articles of contraband before enumerated and classified, which may be found in a vessel bound for an enemy's port, shall be subject to contraband artidetention and confiscation, leaving free the rest of the cargo and the

Confiscation of

ship, that the owners may dispose of them as they see proper. No vessel of either of the two nations shall be detained on the high seas on account of having on board articles of contraband, whenever the master, captain, or supercargo of said vessel will deliver up the articles of contraband to the captor, unless the quantity of such articles be so great or of so large a bulk that they cannot be received on board the capturing ship without great inconvenience; but in this and in all other cases of just detention, the vessel detained shall be sent to the nearest convenient and safe port for trial and judgment according to law.

## ARTICLE XX.

Blockaded ports.

And whereas it frequently happens that vessels sail for a port or places belonging to an enemy without knowing that the same is besieged, blockaded, or invested, it is agreed that every vessel so circumstanced may be turned away from such port or place, but shall not be detained, nor shall any part of her cargo, if not contraband, be confiscated, unless, after warning of such blockade or investment from any officer commanding a vessel of the blockading forces, she shall again attempt to enter; but she shall be permitted to go to any other port or place she shall think proper. Nor shall any vessel of either, that may have entered into such port before the same was actually besieged, blockaded, or invested by the other, be restrained from quitting such place with her cargo; nor, if found therein after the reduction and surrender, shall such vessel or her cargo be liable to confiscation, but they shall be restored to the owners thereof.

## ARTICLE XXI.

Regulation of visits at sea.

In order to prevent all kind of disorder in the visiting and examination of the ships and cargoes of both the contracting parties on the high seas, they have agreed mutually that whenever a vessel of war, public or private, shall meet with a neutral of the other contracting party, the first shall remain out of cannon-shot, and may send its boats with two or three men only, in order to execute the said examination of the papers concerning the ownership and cargo of the vessel, without causing the least extortion, violence, or ill-treatment, for which the commanders of the said armed ships shall be responsible, with their persons and property; for which purpose the commanders of said private armed vessels shall, before receiving their commissions, give sufficient security to answer for all the damages they may commit; and it is expressly agreed that the neutral party shall in no case be required to go on board the examining vessel for the purpose of exhibiting his papers, or for any other purpose whatever.

#### ARTICLE XXII.

Sea letters or passports.

To avoid all kind of vexation and abuse in the examination of the papers relating to the ownership of the vessels belonging to the citizens of the two contracting parties, they have agreed, and do agree, that in case one of them should be engaged in war, the ships and vessels belonging to the citizens of the other must be furnished with sea-letters, or passports, expressing the name, property, and bulk of the ships, as also the name and place of habitation of the master or commander of said vessel, in order that it may thereby appear that said ship really and truly belongs to the citizens of one of the parties: they have likewise agreed that such ship, being laden, besides the said sea-letters, or passports, shall also be provided with certificates containing the several particulars of the cargo, and the place whence the ship sailed, so that it may be known whether any forbidden or contraband goods be on board the same; which certificates shall be made out by the officers of the place whence the ship sail[e]d, in the accustomed form. Without

such requisites said vessels may be detained, to be adjudged by the competent tribunal, and may be declared legal prize, unless the said defect shall be proved to be owing to accident, and satisfied or supplied by testimony entirely equivalent.

## ARTICLE XXIII.

It is further agreed, that the stipulations above expressed relative to the visiting and examination of vessels, shall apply only to those which sail without convoy, and when said vessels shall be under convoy the verbal declaration of the commander of the convoy, on his word of honour, that the yessels under his protection belong to the nation whose flag he carries, and, when they are bound to an enemy's port, that they have no contraband goods on board, shall be sufficient.

Vessels under

#### ARTICLE XXIV.

It is further agreed that in all cases the established courts for prize causes, in the country to which the prizes may be conducted, shall alone take cognizance of them; and whenever such tribunals, of either party, shall pronounce judgment against any vessel, or goods, or property claimed by the citizens of the other party, the sentence or decree shall mention the reason or motives on which the same shall have been founded, and an authenticated copy of the sentence or decree, and of all the proceedings in the case, shall, if demanded, be delivered to the commander or agent of said vessel without any delay, he paying the legal fees for the same.

Prize courts and decrees.

#### ARTICLE XXV.

Whenever one of the contracting parties shall be engaged in war with another State, no citizen of the other contracting party shall accept a commission or letter of marque, for the purpose of assisting or co-operating hostilely with the said enemy against the said party so at war, under the pain of being considered as a pirate.

Letters of marque.

#### ARTICLE XXVI.

If, by any fatality, which cannot be expected, and which God forbid, the two contracting parties should be engaged in a war with each other, they have agreed, and do agree now for then, that there shall be allowed the term of six months to the merchants residing on the coasts and in the ports of each other, and the term of one year to those who dwell in the interior, to arrange their business and transport their effects wherever the[y] please, giving to them the safe-conduct necessary for it, which may serve as a sufficient protection until they arrive at the designated port. The citizens of all other occupations, who may be established in the territories or dominions of the United States and of the Republic of Venezuela, shall be respected and maintained in the full enjoyment of their personal liberty and property, unless their particular conduct shall cause them to forfeit this protection, which, in consideration of humanity, the contracting parties engage to give them.

Rights of residents in case of war.

#### ARTICLE XXVII.

Neither the debts due from individuals of the one nation to the individuals of the other, nor shares, nor moneys which they may have in public funds, nor in public or private banks, shall ever, in any event of war or of national difference, be sequestered or confiscated.

Debts, &c., not to be confiscated.

#### ARTICLE XXVIII.

Both the contracting parties being desirous of avoiding all inequality in relation to their public communications and official intercourse, have ters, &c. agreed, and do agree, to grant to the Envoys, Ministers, and other pub-

Envoys, ministers, &cc. lic agents, the same favours, immunities, and exemptions, which those of the most favoured nation do or shall enjoy; it being understood that whatever favours, immunities, or privileges the United States of America or the Republic of Venezuela may find it proper to give to the Ministers and other public agents of any other Power, shall, by the same act, be extended to those of each of the contracting parties.

### ARTICLE XXIX.

Consuls and viceconsuls. To make more effectual the protection which the United States and the Republic of Venezuela shall afford in future to the navigation and commerce of the citizens of each other, they agree to receive and admit Consuls and Vice Consuls in all the ports open to foreign commerce, who shall enjoy in them all the rights, prerogatives, and immunities of the Consuls and Vice Consuls of the most favoured nation; each contracting party, however, remaining at liberty to ex[c]ept those ports and places in which the admission and residence of such Consuls [and Vice-Consuls] may not seem convenient.

## ARTICLE XXX.

Exequaturs.

In order that the Consuls and Vice-Consuls of the two contracting parties may enjoy the rights, prerogatives, and immunities which belong to them by their public character, they shall, before entering on the exercise of their functions, exhibit their commission or patent in due form to the Government to which they are accredited; and, having obtained their exequatur, they shall be held and considered as such by all the authorities, magistrates, and inhabitants in the consular district in which they reside.

## ARTICLE XXXI.

Exemptions of consular officers.

It is likewise agreed that the Consuls, their secretaries, officers, and persons attached to the service of Consul, they not being citizens of the country in which the Consul resides, shall be exempt from all kinds of taxes, imposts, and contributions, except those which they shall be obliged to pay on account of commerce or their property, to which the citizens and inhabitants, native and foreign, of the country in which they reside are subject, being in everything besides subject to the laws of the respective States. The archives and papers of the consulates shall be respected inviolably, and under no pretext whatever shall any magistrate seize or in any way interfere with them.

## ARTICLE XXXII.

Deserters from vessels.

The said Consuls shall have power to require the assistance of the authorities of the country for the arrest, detention, and custody of deserters from the public and private vessels of their country, and for that purpose they shall address themselves to the courts, judges, and officers competent, and shall demand the said deserters in writing; proving by an exhibition of the registers of the vessel's or ship's roll, or other public documents, that those men were part of the said crews, and on this demand so proved, (saving, however, where the contrary is proved,) the delivery shall not be refused. Such deserters, when arrested, shall be put at the disposal of said Consuls, and may be put in the public prisons, at the request and expence of those who reclaim them, to be sent to the ships to which they belonged, or to others of the same nation. But if they be not sent back within two months, to be counted from the day of their arrest, they shall be set at liberty, and shall be no more arrested for the same cause.

## ARTICLE XXXIII.

For the purpose of more effectually protecting their commerce and navigation, the two contracting parties do hereby agree, as soon here-tion. after as circumstances will permit them, to form a consular convention, which shall declare especially the powers and immunities of the Consuls and Vice-Consuls of the respective parties.

#### ARTICLE XXXIV.

The United States of America and the Republic of Venezuela, desiring to make as durable as circumstances will permit the relations which are to be established between the two parties by virtue of this treaty of peace, amity, commerce, and navigation, have declared solemnly and do

agree to the following points:

1st. The present treaty shall remain in full force and virtue for the term of twelve years, to be counted from the day of the exchange of treaty. the ratifications, and further, until the end of one year after either of the contracting parties shall have given notice to the other of its intention to terminate the same; each of the contracting parties reserving to itself the right of giving such notice to the other at the end of said term of twelve years; and it is hereby agreed between them that, on the expiration of one year after such notice shall have been received by either from the other party, this treaty in all its parts relative to commerce and navigation shall altogether cease and determine, and in all those parts which relate to peace and friendship it shall be perpetually and permanently binding on both powers.

2d. If any one of [or] more of the citizens of either party shall infringe any of the articles of this treaty, such citizen shall be held personally responsible for the same, and harmony and good correspondence between the two nations shall not be interrupted thereby, each party engaging in no way to protect the offender, or sanction such violation.

3d. If, (what, indeed, cannot be expected,) unfortunately, any of the articles in the present treaty shall be violated or infringed in any other declarations of way whatever, it is expressly stipulated that neither of the contracting parties will order or authorize any act of reprisal, nor declare war against the other, on complaints of injuries or damages, until the said party considering itself offended shall first have presented to the other a statement of such injuries or damages, verified by competent proofs, and demanded justice, and the same shall have been either refused or unreasonably delayed.

4th. Nothing in this treaty contained shall, however, be constructed [construed] or operate contrary to former and existing public treaties

with other Sovereigns and States.

The present treaty of peace, amity, commerce, and navigation, shall be approved and ratified by the President of the United States of America, by and with the advice and consent of the Senate thereof, and by the President of the Republic of Venezuela, with the consent and approbation of the Congress of the same; and the ratifications shall be exchanged in the city of Caracas, within eight months, to be counted from the date of the signature hereof, or sooner if possible.

In faith whereof we, the Plenipotentiaries of the United States of America and of the Republic of Venezuela, have signed and sealed

these presents.

Done in the city of Caracas, on the twentieth day of January, in the year of our Lord one thousand eight hundred and thirty-six, and in the sixtieth year of the Independence of the United States of America, and the twenty-sixth of that of the Republic of Venezuela.

JOHN G. A. WILLIAMSON. L. S. SANTOS MICHELENA.

Duration of

Infringements of treaty.

Reprisals and

Treaties with other nations not affected.

Ratifications.

Signatures.

Date.

## VENEZUELA, 1859.

Jan. 14, 1859.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND THE RE-PUBLIC OF VENEZUELA, FOR SETTLEMENT OF AVES ISLAND CLAIMS, CONCLUDED AT VALENCIA JANUARY 14, 1859; RATIFICATION ADVISED BY SENATE, WITH AMENDMENT, JUNE 26, 1860; RATIFICATION ADVISED BY SENATE FEBRUARY 21, 1861; RATIFIED BY PRESIDENT FEBRUARY 26, 1861.

Convention between the United States and Venezuela for settlement of Aves Island claims.

Negotiators.

Edward A. Turpin, Minister Resident of the United States of America, and Luis Sanojo, Secretary of State in the Department of Foreign Relations of the Government of Venezuela, being duly authorized to form an equitable agreement for the satisfaction of the damages and losses sustained by Philo S. Shelton, Sampson and Tappan, and Lang and Delano, in consequence of the evictions of their agents and employees from the Aves Island by the forces of Venezuela, have agreed upon the following articles:

#### ARTICLE I.

Sum to be paid States.

The Government of Venezuela obliges itself to pay to the Government to the United of the United States, or to its Minister Resident in Venezuela, the gross sum of one hundred and thirty thousand dollars, United States currency, (\$130,000,) of which said sum, one hundred and five thousand dollars (\$105,000) is in liquidation of the claims of Shelton, Sampson and Tappan, and is to be distributed among themselves, and the residue, that is to say, twenty-five thousand dollars, (\$25,000,) is in liquidation of claims of Lang and Delano.

#### ARTICLE II.

Terms of pay-The said sum of one hundred and thirty thousand dollars, shall be ment. paid in the following terms:

For Shelton, Tappan and Sampson:

1859.	1st June 1st August 1st October 1st December	2,500
	-	

**\$**10, 000 \_\_\_\_

			•	
For Shelton & Co.:			For Lang &	Delano:
1860. { 30 June	<b>\$</b> 7,500		2,000	
(31 December	7,500		2,000	
( 20 Inno	10.000	<b>\$15,000</b>	***	<b>\$</b> 4,000
1861. { 30 June	10,000		2,000	
( or December	10,000		2,000	
. 20 Tam.		20,000		4,000
1862. \{ 30 \text{ June	10,000		2,500	•
(31 December	10,000		2,500	
, 00 F		20,000		5,000
1863. { 30 June	10,000		3,000	,
(31 December	10,000		3,000	
. 00 *		20,000		6,000
1864. \ \ 30 June	10,000	,	3,000	-,
(31 December	10,000		3,000	
•		20,000		6,000
	•	<b>\$</b> 95,000	-	\$25,000

\_\_\_\_

Interest at the rate of five per cent. per annum shall be paid on the gross amount of indemnity, commencing from the 1st day of this present month, January, 1859, and being added to the several instalments as they fall due. The interest being always computed on the amount of indemnity, ramaining unpaid at the time of the payment of the several instalments.

Interest.

#### ARTICLE III.

In consideration of the above agreement and indemnification, the Government of the United States, and the individuals in whose behalf to be made. they have been made, agree to desist from all further reclamation respecting the Island of Aves.

No further claims

#### ARTICLE IV.

This agreement shall be submitted to the present National Convention, and in case it should not be ratified by it before the closing of its present session, then it shall be considered null and void.

Ratifications.

Valencia, January the fourteenth, of eighteen hundred and fifty nine.

E. A. TURPIN. LUIS SANOJO. Date.

The National Convention having seen the foregoing agreement con cluded on the fourteenth of January last past between the Secretary of Foreign Relations of the Republic and the Minister Resident of the United States.

Resolves, To give its approval to the convention aforesaid with the suppression, in article 3d, of the second part, which is as follows:

"Abandoning to the Republic of Venezuela whatever rights might pertain to them," (rights to Aves Island;) and with the provision that the interest stipulated in article 2d shall always be simple interest, which shall only be paid successively, on the unpaid principal.

Done at Valencia in the Hall of Sessions of the National Convention,

February first, one thousand eight hundred and fifty-nine.

The President, F. TORO. The Secretary, R. RAMIREZ.

VALENCIA, February 3, 1859.

Let it be executed.

J. CASTRO.

By His Excellency. The Secretary of State in the Department of Foreign Relations, LUIS SANOJO.

A copy.

The Assistant Secretary of Foreign Relations,

R. VALENZUELA. [L. s.]

## VENEZUELA, 1860.

TREATY OF AMITY, COMMERCE, NAVIGATION, AND FOR SURRENDER OF FUGITIVE CRIMINALS, BETWEEN THE UNITED STATES OF AMERICA AND THE REPUBLIC OF VENEZUELA, CONCLUDED AT CARACAS AUGUST 27, 1860; RATIFICATION ADVISED BY SENATE FEBRUARY 12, 1861; RATIFIED BY PRESIDENT FEBRUARY 25, 1861; RATIFICATIONS EXCHANGED AT CARACAS AUGUST 9, 1861; PROCLAIMED SEPTEMBER 25, 1861.

Aug. 27, 1860.

[This treaty was terminated October 22, 1870, pursuant to notice from Venezuela, under Article XXXI.]

The United States of America and the Republic of Venezuela, equally animated with the desire of maintaining the cordial relations, and of ties. tightening, if possible, the bonds of friendship between the two countries, as well as to augment, by all the means at their disposal, the commer-

Contracting par-

cial intercourse of their respective citizens, have mutually resolved to conclude a general convention of amity, commerce, and navigation, and for the surrender of fugitive criminals. For this purpose they have appointed as their Plenipotentiaries, to wit:

Negotiators.

The President of the United States, Edward A. Turpin, Minister Resident near the Government of Venezuela; and the President of Venezuela, Pedro de las Casas, Secretary of State in the Department of Foreign Relations;

Who, after a communication of their respective full powers, have

agreed to the following articles:

## ARTICLE I.

Peace and friendship.

war.

Passports.

It is the intention of the high contracting parties that there shall continue to be a firm, inviolable, and universal peace, and a true and sincere friendship between the Republics of the United States of America and Venezuela, and between their respective countries, territories, cities, Rights of resi-towns, and people, without exception of persons or places. dents in case of tunately, the two nations should become involved in war, one with the other, the term of six months after the declaration thereof shall be allowed to the merchants and other citizens and inhabitants respectively, on each side, during which time they shall be at liberty to withdraw themselves, with their effects and movables; which they shall have the right to carry away, send away, or sell, as they please, without the least obstruction; nor shall their effects, much less their persons, be seized during such term of six months; on the contrary, passports shall be valid for a term necessary for their return, and shall be given to them for their vessels and the effects which they may wish to carry with them or send away, and such passports shall be a safe conduct against the insults and captures, which privateers may attempt against their persons and effects, and the money, debts, shares in the public funds, or in banks, or any other property, personal or real, belonging to the citizens of the one party in the territories of the other shall not be confiscated or sequestrated.

## ARTICLE II.

Exemption from military &c.

The citizens of each of the high contracting parties, residing or estabservice, lished in the territory of the other, shall be exempt from all compulsory military service by sea or by land, and from all forced loans or military exactions or requisitions; nor shall they be compelled to pay any contributions whatever higher or other than those that are or may be paid by native citizens.

#### ARTICLE III.

Privileges of residence, &c.

The citizens of the contracting parties shall be permitted to enter; business, sojourn, settle, and reside in all parts of said territories, and such as may wish to engage in business shall have the right to hire and occupy warehouses, provided they submit to the laws, as well general as special, relative to the rights of travelling, residing, or trading. While they conform to the laws and regulations in force, they shall be at liberty to manage themselves their own business, subject to the jurisdiction of either party, as well in respect to the consignment and sale of their goods by wholesale or retail, as with respect to the loading, unloading, Employment of and sending off their ships. They may also employ such agents or brokers as they may deem proper, and shall in all these cases be treated as the citizens of the country wherein they reside; it being, nevertheless, distinctly understood that they shall be subject to such laws and regu-Access to courts. lations also in respect to wholesale or retail. They shall have free access to the tribunals of justice, in cases to which they may be a party, on the same terms which are granted by the laws and usage of the country

to native citizens; for which purpose they may employ in defense of their interests and rights such advocates, attorneys, and other agents

as they may think proper.

agents.

## ARTICLE IV.

The citizens of each of the high contracting parties, residing in the other, shall enjoy the most perfect liberty of conscience. They shall be science. subjected to no inconveniences whatever on account of their religious belief; nor shall they in any manner be annoyed or disturbed in the exercise of their religious worship in private houses, or in the chapels and places which they may select for that purpose, provided that, in so doing, they observe the decorum due to the laws, usages, and customs of the country. It is likewise agreed that the citizens of the one country, dying in the territory of the other, may be interred either in the ordinary cemeteries, or in such others as may be selected for that purpose by their own Government, or by their personal friends or representatives, with the consent of the local authorities. All such cemeteries, and funeral processions going to or returning from them, shall be protected from violation or disturbance.

Liberty of con-

Rights of burial.

#### ARTICLE V.

The citizens of each of the high contracting parties, within the jurisdiction of the other, shall have power to dispose of their personal property by sale, donation, testament, or otherwise; and their personal representatives being citizens of the other contracting party, shall succeed to their personal property, whether by testament or ab intestato. They may take possession thereof, either by themselves, or by others acting for them, at their pleasure, and dispose of the same, paying such duty only as the citizens of the country wherein the said personal property is situated shall be subject to pay in like cases. In the absence of a personal representative, the same care shall be taken of the property sent heirs. as by law would be taken of the property of a native in a similar case, whilst the lawful owner may take measures for securing it. If a question should arise among claimants as to the rightful ownership of the property, the same shall be [finally] decided by the judicial tribunals of the country in which it is situated.

Disposal and inheritance of personal property.

Property of ab-

Heirs to real es-

When, on the decease of any person holding real estate within the territory of one party, such real estate would by the law of the land tate. descend on a citizen of the other, were he not disqualified by alienage, the longest term which the laws of the country in which it is situated will permit shall be accorded to him to to dispose of the same; nor shall he be subjected, in doing so, to higher or other dues than if he were a citizen of the country wherein such real estate is situated.

#### ARTICLE VI.

The high contracting parties hereby agree that whatever kind of produce, manufactures, or merchandize, of any foreign country, can be from vessels of either time to time lawfully imported into the United States, in their own vesparty. sels, may also be imported in the vessels of Venezuela, and no higher or other duties upon the tonnage or cargo of the vessels shall be levied or collected, whether the importation be made in a vessel under the flag of the United States or a vessel under the flag of Venezuela. And, reciprocally, whatever kind of produce, manufactures, or merchandize, of any foreign country, can be from time to time lawfully imported into Venezuela, in her own vessels, may also be imported in vessels of the United States; and no higher or other duties upon the tonnage or cargo of the vessel shall be levied or collected, whether the importation be made in a vessel under the flag of Venezuela or under the flag of the United States.

Whatever can be lawfully exported or re-exported by one party, in its own vessels, to any foreign country, may in like manner be exported or ties on exports. re-exported in the vessels of the other; and the same duties, bounties, and drawbacks shall be collected and allowed, whether such exporta-

Equality of duties on imports in

Equality of du-

tion or re-exportation be made in vessels of the one or the other. shall higher or other charges of any kind be imposed in the ports of one party on vessels of the other than are or shall be payable in the same ports by national vessels.

#### ARTICLE VII.

Coasting trade.

The preceding article is not applicable to the coasting trade of the contracting parties, which is respectively reserved by each exclusively for its own citizens. But vessels of either country shall be allowed to discharge a part of their cargo[e]s at one port, and proceed to any other port or ports in the territories of the other to discharge the remainder, without paying higher or other port charges or tonnage dues than would be paid by national vessels in such cases, so long as this liberty shall be conceded to any foreign vessels by the laws of both countries.

## ARTICLE VIII.

Nationality of Venezuelan vessels.

For the better understanding of the preceding stipulations, it has been agreed that every vessel belonging exclusively to a citizen or citizens of Venezuela, and whose captain is also a citizen of the same, such vessel having also complied with all the other requisites established by law to acquire such national character, though the construction and crew are or may be foreign, shall be considered, for all the objects of this treaty, as a Venezuelan vessel.

## ARTICLE IX.

Equality of du-

No higher or other duty shall be imposed on the importation into the ties on produce of United States of any article the growth, produce, or manufacture of Venezuela, or of her fisheries, and no higher or other duty shall be imposed on the importation into Venezuela of any article the growth, produce, or manufacture of the United States or their fisheries, than are or shall be payable on the like articles the growth, produce, or manufacture of any other foreign country or its fisheries. No other or higher duties or charges shall be imposed in the United States on the exportation of any article to Venezuela, nor in Venezuela on the exportation of any article to the United States, than such as are or shall be payable on the exportation of the like article to any other foreign

Equality of prohibitions.

No prohibition shall be imposed on the importation of any article the growth, produce, or manufacture of the United States or their fisheries, or of Venezuela and her fisheries, from or to the ports of the United States or Venezuela, which shall not equally extend to every other foreign country. If, however, either party shall hereafter grant to any other nation any particular favour in navigation or commerce, it shall immediately become common to the other party, freely, where it shall be freely granted to such other nation, or for the same equivalent, when the grant shall be conditional.

Favors granted to other nations to become common.

#### ARTICLE X.

D is criminating duties.

Should one of the high contracting parties hereafter impose discriminating duties upon the products of any other nation, the other party shall be at liberty to determine the manner of establishing the origin of its own products intended to enter the country by which the discriminating duties are imposed.

## ARTICLE XI.

Wrecked or damaged vessels.

When any vessel of either party shall be wrecked, stranded, or otherwise damaged on the coasts or within the jurisdiction of the other, their respective citizens shall receive, as well for themselves as for their

vessels and effects, the same assistance which would be due to the inhabitants of the country where the accident happened; and they shall be liable to pay the same charges and dues of salvage as the said inhabitants would be liable to pay in a like case.

If the repairs which a stranded vessel may require shall render it necessary that the whole or any part of her cargo should be unloaded, no duties of custom, charges, or fees on such cargo as may be carried away shall be paid, except such as are payable in like case by national vessels.

It is understood, nevertheless, that if, while the vessel is under repair, the cargo shall be unladen and kept in a place of deposit destined for the reception of goods, the duties on which have not been paid, the cargo shall be liable to the charges and fees lawfully due to the keepers of such warehouses.

#### ARTICLE XII.

It shall be lawful for the citizens of either country to sail with their ships and merchandize (contraband goods always excepted) from any port whatever to any port of the enemy of the other, and to sail and trade with their ships and merchandize, with perfect security and liberty, from the countries, ports, and places of those who are enemies of either party, without any opposition or disturbance whatsoever, and to pass not only directly from the places and ports of the enemy aforementioned to neutral ports and places, but also from one place belonging to an enemy to another place belonging to an enemy, whether they be or be not under the jurisdiction of the same Power, unless such ports or places be effectively blockaded, besieged, or invested.

And whereas it frequently happens that vessels sail for a port or place belonging to an enemy without knowing that the same is either besieged, blockaded, or invested, it is agreed that every vessel so circumstanced may be turned away from such port or place, but she shall not be detained, nor any part of her cargo (if not contraband) be confiscated, unless, after notice of such blockade or investment, she shall again attempt at enter; but she shall be permitted to go to any other port or place she shall think proper, provided the same be not blockaded, besieged, or invested. Nor shall any vessel of either of the parties that may have entered into such port or place before the same was actually besieged, blockaded, or invested by the other, be restrained from quitting such place with her cargo; nor, if found therein after the reduction and surrender of such place, shall such vessel or her cargo be liable to confiscation, but they shall be restored to the owners thereof.

## ARTICLE XIII.

In order to regulate what shall be deemed contraband of war, there shall be comprised under that denomination gunpowder, saltpetre, cles. petards, matches, balls, bombs, grenades, carcasses, pikes, halberds, swords, belts, pistols, holsters, cavalry saddles and furniture, cannons, mortars, their carriages and beds, and generally all kinds of arms, ammunition of war, and instruments fit for the use of troops. All the above articles, whenever they are destined to the port of an enemy, are hereby declared to be contraband, and just objects of confiscation; but the vessel in which they are laden, and the residue of the cargo, shall be considered free, and not in any manner infected by the prohibited goods, whether belonging to the same or a different owner.

## ARTICLE XIV.

It is hereby stipulated that free ships shall give a freedom to goods, and that everything shall be deemed free and exempt which shall be free goods. found on board the ships belonging to the citizens of either of the contracting parties, although the whole lading, or any part thereof, should appertain to the enemies of either, contraband goods being always excepted. It is also agreed, in like manner, that the same liberty be

Repairs.

Neutral trace.

Blockaded ports

Contraband arti-

Free ships make

extended to persons who are on board a free ship, with this effect, that, although they be enemies to either party, they are not to be taken out of that free ship unless they are soldiers and in actual service of the enemy.

ARTICLE XV.

Examination of vessels.

In time of war the merchant-ships belonging to the citizens of either of the contracting parties which shall be bound to a port of the enemy of one of the parties, and concerning whose voyage and the articles of their cargo there shall be just grounds of suspicion, shall be obliged to exhibit, as well upon the high seas as in the ports or roads, not only their passports, but likewise their certificates, showing that their goods are not of the quality of those which are specified to be contraband in the thirteenth article of the present convention.

## ARTICLE XVI.

Passports and certificates.

And that captures on light suspicions may be avoided, and injuries thence arising prevented, it is agreed that, when one party shall be engaged in war, and the other party be neutral, the ships of the neutral party shall be furnished with passports, that it may appear thereby that the ships really belong to the citizens of the neutral party; they shall be valid for any number of voyages, but shall be renewed every yearthat is, if the ship happens to return home in the space of a year. If the ships are laden, they shall be provided, not only with the passports above mentioned, but also with certificates, so that it may be known whether they carry any contraband goods. No other paper shall be required, any usage or ordinance to the contrary notwithstanding. if it shall not appear from the said certificates that there are contraband goods on board, the ships shall be permitted to proceed on their voyage. If it shall appear from the certificates that there are contraband goods on board any such ship, and the commander of the same shall offer to deliver them up, the offer shall be accepted, and a receipt for the same shall be given, and the ship shall be at liberty to pursue its voyage, unless the quantity of the contraband goods be greater than can conveniently be received on board the ship of war or privateer; in which case, as in all other cases of just detention, the ship shall be carried into the nearest safe and convenient port for the delivery of the same.

If any ship shall not be furnished with such passport or certificates as are above required for the same, such case may be examined by a proper judge or tribunal; and if it shall appear from other documents or proofs, admissible by the usage of nations, that the ship belongs to the citizens or subjects of the neutral party, it shall not be confiscated, but shall be released with her cargo, (contraband goods excepted,) and be permitted to proceed on her voyage.

If the master of a ship, named in the passport, should happen to die, or be removed by any other cause, and another put in his place, the ship and cargo shall, nevertheless, be equally secure, and the passport

remain in full force.

## ARTICLE XVII.

Regulation of visits at sea.

If the ships of the citizens of either of the parties shall be met with on the high seas by any ship of war or privateer of the other, for the avoiding of any disorder the said ships of war or privateers shall remain out of cannon-shot, and may send their boats on board the merchantship which they shall so meet with, and may enter her to the number of two or three men only, to whom the master or commander of such ship shall exhibit his passport concerning the property of the ship; and it is expressly agreed that the neutral party shall in no case be required to go on board the examining vessel for the purpose of exhibiting his papers, or for any other examination whatever.

## ARTICLE XVIII.

It is expressly agreed by the high contracting parties that the stipulations above mentioned, relative to the conduct to be observed on the convoy. sea by the cruisers of the belligerent party towards the ships of the neutral party, shall be applicable only to ships sailing without convoy, and when the said ships shall be convoyed, it being the intention of the parties to observe all the regards due to the protection of the flag displayed by public ships, it shall not be lawful to visit them: but the verbal declaration of the commander of the convoy that the ships he convoys belong to the nation whose flag he carries, and that they have no contraband goods on board, shall be considered by the respective cruisers as fully sufficient; the two parties reciprocally engaging not to admit under the protection of their convoys ships which shall have on board contraband goods destined to an enemy.

Vessels under

## ARTICLE XIX.

In all cases where vessels shall be captured, or detained to be carried into port, under pretence of carrying to the enemy contraband goods, the captor shall give a receipt for such of the papers of the vessel as he shall retain, which receipt shall be annexed to a copy of the said papers; and it shall be unlawful to break up or open the hatches, chests, trunks, casks, bales or vessels found on board, or remove the smallest part of the goods, unless the lading be brought on shore in presence of the competent officers, and an inventory be made by them of the same. Nor shall it be lawful to sell, exchange, or alienate the said articles of contraband in any manner, unless there shall have been lawful process, and the competent judge or judges shall have pronounced against such goods sentence of confiscation.

Provision in case of captures.

#### ARTICLE XX.

And in such time of war, that proper care may be taken of the vessel and cargo, and embezzlement prevented, it is agreed that it shall not property. be lawful to remove the master, commander, or supercargo of any captured ship from on board thereof, during the time the ship may be at sea after her capture, or pending the proceedings against her or her cargo, or anything relating thereto; and in all cases where a vessel of the citizens of either party shall be captured or seized and held for adjudication, her officers, passengers, and crew shall be hospitably treated; they shall not be imprisoned or deprived of any part of their wearing crews. apparel, nor of the possession and use of their money, not exceeding for the captain, supercargo, and mate five hundred dollars each, and for the sailors and passengers one hundred dollars each.

Care of captured

Passengers and

#### ARTICLE XXI.

It is further agreed that in all cases the established courts for prize causes in the country to which the prizes may be conducted shall alone decrees. take cognizance of them; and whenever such tribunal of either of the parties shall pronounce judgment against any vessel or goods or property claimed by the citizens of the other party, the sentence or decree shall mention the reasons or motives on which the same shall have been founded; and an authenticated copy of the sentence or decree, and of all the proceedings in the case, shall, if demanded, be delivered to the commander or agent of the said vessel without any delay, he paying the legal fees for the same.

Prize courts and

#### ARTICLE XXII.

And that more abundant care may be taken for the security of the citizens of the contracting parties, and to prevent their suffering injuries, all commanders of ships of war and privateers, and all others, the said

Privateers.

citizens, shall forbear doing any damage to those of the other party, or committing any outrage against them; and, if they act to the contrary, they shall be punished, and shall also be bound, in their persons and estates, to make satisfaction and reparation for all damages, and the interest thereof, of whatever nature the said damages may be.

Commanders to give bonds.

For this cause, all commanders of privateers, before they receive their commissions, shall hereafter be obliged to give, before a competent judge, sufficient security by at least two responsible sureties who have no interest in the said privateer each of whom, together with the said commander, shall be jointly and severally bound in the sum of seven thousand dollars, or of nine thousand four hundred dollars Venezuelan currency, or if said ship be provided with above one hundred and fifty seamen or soldiers, in the sum of fourteen thousand dollars, or eighteen thousand eight hundred dollars Venezuelan currency, to satisfy all damages and injuries which the said privateer, or her officers or men, or any of them, may do or commit during her cruise contrary to the tenor of this convention, or to the laws and instructions for regulating their conduct; and, further, that in all cases of aggressions said commission shall be revoked and annulled.

## ARTICLE XXIII.

Prizes, &c.

When the ships of war of the two contracting parties, or those belonging to their citizens which are armed in war, shall be admitted to enter with their prizes the ports of either of the two parties, the said public or private ships, as well as their prizes, shall not be obliged to pay any duty, either to the officers of the place, the judges, or any others; nor shall such prizes, when they come to and enter the ports of either party, be arrested or seized; nor shall the officers of the place make examination concerning the lawfulness of such prizes, but they may hoist sail at any time and depart, and carry their prizes to the places expressed in their commissions, which the commanders of such ships of war shall be obliged to show. It is understood, however, that the privileges conferred by this article shall not extend beyond those allowed by law, or by treaty with the most favored nations.

## ARTICLE XXIV.

Enemies' privateers.

It shall not be lawful for any foreign privateers who have commissions from any Prince or State in enmity with either nation to fit their ships in the ports of either, to sell their prizes, or in any manner to exchange them; neither shall they be allowed to purchase provisions, except such as shall be necessary to their going to the next port of that Prince or State from which they have received their commissions.

## ARTICLE XXV.

Letters of marque.

No citizen of Venezuela shall apply for or take any commission or letters of marque for arming any ship or ships to act as privateers against the said United States, or any of them, or against the citizens, people, or inhabitants of the said United States, or any of them, or against the property of any of the inhabitants of any of them, from any Prince or State with which the said United States shall be at war; nor shall any citizen or inhabitant of the said United States, or any of them, apply for or take any commission or letters of marque for arming any ship or ships to act as privateers against the citizens or inhabitants of Venezuela, or any of them, or the property of any of them, from any Prince or State with which the said Republic shall be at war; and if any person of either nation shall take such commissions or letters of marque, he shall be punished according to their respective laws.

## ARTICLE XXVI.

The high contracting parties grant to each other the liberty of having in the ports of the other Consuls or Vice Consuls of their own appointment, who shall enjoy the same privileges and powers as those of the most favoured nation; but if any of the said Consuls or Vice Consuls shall carry on trade, they shall be subjected to the same laws and usages to which private individuals of their nation are subjected in the same place.

Consuls.

It is understood that whenever either of the two contracting parties shall select a citizen of the other for a Consular Agent, to reside in any agent is a citizen. ports or commercial places of the latter, such Consul or Agent shall continue to be regarded, notwithstanding his quality of a foreign Cousul, as a citizen of the nation to which he belongs, and consequently shall be subject to the laws and regulations to which natives are subjected in the place of his residence. This obligation, however, shall in no respect embarrass the exercise of his consular functions or affect the inviolability of the consular archives.

When consular

The said Consuls and Vice-Consuls shall have the right, as such, to sit as judges and arbitrators in such differences as may arise between the masters and crews of the vessels belonging to the nation whose interests are committed to their charge, without the interference of the local authorities, unless their assistance should be required, or the conduct of the crews or of the captain should disturb the order or tranquillity of the country. It is, however, understood that this species of judg-

ment or arbitration shall not deprive the contending parties of the right

Settlement of disputes between masters and crews.

they have to resort, on their return, to the judicial authority of their own country.

The said Consuls and Vice-Consuls are authorized to require the assistance of the local authorities for the arrest and imprisonment of vessels. the deserters from the ships of war and merchant-vessels of their country. For this purpose they shall apply to the competent tribunals, judges, and officers, and shall in writing demand such deserters, proving, by the exhibition of the registers of the vessels, the muster-rolls of the crews, or by any other official documents, that such individuals formed part of the crews; and on this claim being substantiated, the surrender shall not be refused. Such deserters, when arrested, shall be placed at the disposal of the Consuls and Vice Consuls, and may be confined in the public prisons at the request and cost of those who shall claim them, in order to be sent to the vessels to which they belong, or to others of the same country. But if not sent back within three months of the day of their arrest, they shall be set at liberty, and shall not again be arrested for the same cause. However, if the deserter shall be found to have committed any crime or offence, his surrender may be delayed until the tribunal before which his case shall be pending shall have pronounced its sentence and such sentence shall have been carried into effect.

Deserters from

## ARTICLE XXVII.

The United States of America and the Republic of Venezuela, on requisitions made in their name through the medium of their respective criminals. Diplomatic and Consular Agents, shall deliver up to justice persons who, being charged with the crimes enumerated in the following article, committed within the jurisdiction of the requiring party, shall seek asylum or shall be found within the territories of the other: Provided, That this shall be done only when the fact of the commission of criminality. the crime shall be so established as to justify their apprehension and commitment for trial, if the crime had been committed in the country where the persons so accused shall be found; in all of which the tribunals of said country shall proceed and decide according to their own laws.

Extradition of

Evidence of

## ARTICLE XXVIII.

Crimes for which

Persons shall be delivered up, according to the provisions of this consurrender is vention, who shall be charged with any of the following crimes, to wit: murder, (including assassination, parricide, infanticide, and poisoning;) attempt to commit murder; rape; forgery; the counterfeiting of money; arson; robbery with violence, intimidation, or forcible entry of an inhabited house; piracy; embezzlement by public officers, or by persons hired or salaried, to the detriment of their employers, when these crimes are subject to infamous punishment.

## ARTICLE XXIX.

Surrender, how made.

On the part of each country the surrender shall be made only by the authority of the Executive thereof. The expenses of detention and delivery, effected in virtue of the preceding articles, shall be at the cost of the party making the demand.

## ARTICLE XXX.

Political offenses. &c., not included.

The provisions of the aforegoing articles relating to the surrender of fugitive criminals shall not apply to offences committed before the date hereof, nor to those of a political character.

## ARTICLE XXXI.

Duration of treaty.

This convention is concluded for the term of eight years, dating from the exchange of the ratifications; and if one year before the expiration of that period neither of the contracting parties shall have announced, by an official notification, its intention to the other to arrest the operations of said convention, it shall continue binding for twelve months longer, and so on, from year to year, until the expiration of the twelve months which will follow a similar declaration, whatever the time at which it may take place.

## ARTICLE XXXII.

Ratifications.

This convention shall be submitted on both sides to the approval and ratification of the respective competent authorities of each of the contracting parties, and the ratifications shall be exchanged at Caracas as soon as circumstances shall admit.

Signatures.

In faith whereof the respective Plenipotentiaries have signed the aforegoing articles, in the English and Spanish languages, and they have hereunto affixed their seals.

Date.

Done in duplicate, at the city of Caracas, this twenty-seventh day of August, in the year of our Lord one thousand eight hundred and sixty.

E. A. TURPIN. L. S. PEDRO DE LAS CASAS.

# VENEZUELA, 1866.

April 25, 1866.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND THE RE-PUBLIC OF VENEZUELA FOR ADJUSTMENT OF CLAIMS, CONCLUDED AT CARACAS APRIL 25, 1866; RATIFICATION ADVISED BY SENATE JULY 5, 1866; RATIFIED BY PRESIDENT AUGUST 8, 1866; RATIFICATIONS EX-CHANGED AT CARACAS APRIL 17, 1867; PROCLAIMED MAY 29, 1867.

Preamble.

The conclusion of a convention similar to those entered into with other republics, and by which the pending American claims upon Venezuela might be referred for decision to a mixed commission and an umpire, having been proposed to the Venezuelan Government on behalf of the United States of America, as a means of examining and justly terminating such claims; and it having been thought that the adoption of the contemplated course will secure at least some of the advantages attending arbitration, so strongly recommended in article the 112th of the Federal Constitution of Venezuela, while it will preserve unimpaired, as reciprocally desired, the good understanding of both nations: The Citizen First Vice-President in charge of the Presidency has accepted ties. the above proposal, and authorized the Minister for Foreign Relations to negotiate and sign the proper convention. Thereupon said Minister and Mr. E. D. Culver, Minister Resident of the United States of America, also duly empowered for that purpose, have agreed upon the following articles of convention:

Contracting par-

Negotiators.

#### ARTICLE I.

All claims on the part of corporations, companies, or individuals, citizens of the United States, upon the Government of Venezuela, which ezuela to be refermay have been presented to their Government, or to its legation in Caracas, shall be submitted for examination and decision to a mixed commission, consisting of two members, one of whom shall be appointed by how appointed. the Government of the United States, and the other by that of Venezuela. In case of death, absence, resignation, or incapacity of either of the Commissioners, or in the event of either of them omitting or filled. ceasing to act, the Government of the United States or that of Venezuela, respectively, or the Minister of the United States in Caracas, by authority of his Government, shall forthwith proceed to fill the vacancy.

The Commissioners so named shall meet in the city of Caracas within four months from the exchange of the ratifications of this convention: and, before proceeding to business, they shall make solemn oath that they will carefully examine and impartially decide according to justice, and in compliance with the provisions of this convention, all claims submitted to them, and such oath shall be entered on the record of their

proceedings.

The Commissioners shall then proceed to appoint an Umpire to decide upon any case or cases concerning which they may disagree, or upon pire. any point of difference that may arise in the course of their proceedings. And if they cannot agree in the selection, the Umpire shall be named by the Diplomatic Representative either of Switzerland or of Russia, in Washington, on the previous invitation of the high contracting parties.

Claims upon Venred to a commission.

Commissioners,

Vacancies, how

Meeting of commissioners.

Qualification.

Selection of Um-

#### ARTICLE II.

So soon as the Umpire shall have been appointed, the Commissioners shall proceed, without delay, to examine the claims which may be presented to them under this convention; and they shall, if required, hear one person in behalf of each Government on every separate claim. Each Government shall furnish, on request of either Commissioner, all such documents and papers in its possession, as may be deemed important to the just determination of any claim.

In cases where they agree to award an indemnity, they shall determine the amount to be paid, and issue certificates of the same. In cases indemnity. when the Commissioners cannot agree, the points of difference shall be referred to the Umpire, before whom each of the Commissioners may be

heard, and whose decision shall be final.

The Commissioners shall make such decision as they shall deem, in reference to such claims, conformable to justice, even though such decisions amount to an absolute denial of illegal pretensions, since the including of any such in this convention is not to be understood as working any prejudice in favor of any one, either as to principles of right or matters of fact.

Examination of claims.

Papers and documents.

Certificates of

Decision of the Commissioners.

## ARTICLE III.

Payment of aw ard.

The Commissioners shall issue certificates of the sums to be paid to the claimants, respectively, by virtue of their decisions or those of the Umpire, and the aggregate amount of all sums awarded by the Commissioners, and of all sums accruing from awards made by the Umpire, shall be paid to the Government of the United States. Payments of said sums shall be made in equal annual payments, to be completed within ten years from the date of the termination of the labor of the commission; the first payment to be made six months from same date. Semi-annual interest shall be paid on the several sums awarded, at a rate of five per cent. per annum from the date of the termination of the

Interest.

labors of the commission.

### ARTICLE IV.

Termination of commission.

The commission shall terminate its labors in twelve months from the date of its organization, except that thirty days' extension may be given to issue certificates, if necessary, on the decisions of the Umpire in the Records, &c. case referred to in the following article. They shall keep a record of their proceedings, and may appoint a secretary.

## ARTICLE V.

Decisions to be final.

sented, barred.

The decisions of this commission and those (in case there may be any) of the Umpire, shall be final and conclusive as to all pending claims at Claims not pre- the date of their installation. Claims which shall not be presented within the twelve months herein prescribed will be disregarded by both Governments, and considered invalid.

Cases pending before Umpire at termination of commission.

In the event that, upon the termination of the labors of said commission, there should remain pending one or more cases before the Umpire awaiting his decision, the said Umpire is authorized to make his decision and transmit same to the Commissioners, who shall issue their certificates thereupon and communicate [them] to each Government, which shall be held binding and conclusive; provided, however, that his decision shall be given within thirty days from the termination of the labors of the commission, and after the expiration of the said thirty days any decision made shall be void and of no effect.

## ARTICLE VI.

Expenses of commission.

Each Government shall pay its own Commissioner, and shall pay onehalf of what may [be] due the Umpire and secretary, and one half the incidental expenses of the commission.

#### ARTICLE VII.

Ratifications.

The present convention shall be ratified, and the ratifications exchanged, so soon as may be practicable, in the city of Caracas.

Signatures.

In testimony whereof the Plenipotentiaries have signed this convention, and hereunto affixed the seals of the Ministry of Foreign Relations of the United States of Venezuela, and of the Legation of the United States of America, in Caracas, this twenty-fifth day of April, in the year one thousand eight hundred and sixty-six.

Date.

The Minister Resident of the United States of America,

E. D. CULVER. The Minister of Foreign Relations of the United States of Venezuela, RAFAEL SEIJAS. [L. s.]

# WÜRTTEMBERG.

## WÜRTTEMBERG, 1844.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE KING OF WÜRTTEMBERG, FOR THE ABOLITION OF DROIT D'AUBAINE AND TAXES ON EMIGRATION, CONCLUDED AT BERLIN APRIL 10, 1844; RATIFICATION ADVISED BY SENATE JUNE 12, 1844; RATIFICATIONS EXCHANGED AT REPLIN OCTORER 2, 1844; RATIFICATIONS EXCHANGED AT R CHANGED AT BERLIN OCTOBER 3, 1844; PROCLAIMED DECEMBER 16,

April 10, 1844.

Convention for the mutual abolition of the droit d'aubaine and taxes on emigration between the United States of America and his Majesty the King of Württemberg.

The United States of America and His Majesty the King of Württemberg having resolved, for the advantage of their respective citizens and subjects, to conclude a convention for the mutual abolition of the droit d'aubaine and taxes on emigration, have named for this purpose their respective Plenipotentiaries, namely: The President of the United States of America has conferred full powers on Henry Wheaton, their Envoy Extraordinary and Minister Plenipotentiary at the Royal Court of Prussia; and His Majesty the King of Württemberg, upon Baron de Maucler, his Captain of the Staff and Chargé d'Affaires at the said court; who, after having exchanged their said full powers, found in due and proper form, have agreed to and signed the following articles.

Contracting par-

Negotiators.

#### ARTICLE I.

Every kind of droit d'aubaine, droit de retraite, and droit de détraction or tax on emigration, is hereby and shall remain abolished, between the two contracting parties, their States, citizens, and subjects respectively.

Droit d'aubaine, &c., abolished.

#### ARTICLE II.

Where, on the death of any person holding real property within the territories of one party, such real property would by the laws of the land descend on a citizen or subject of the other, were he not disqualified by alienage, such citizen or subject shall be allowed a term of two years to sell the same, which term may be reasonably prolonged according to circumstances, and to withdraw the proceeds thereof without molestation, and exempt from all duties of detraction.

Heirs to real

#### ARTICLE III.

The citizens or subjects of each of the contracting parties shall have power to dispose of their personal property within the States of the posal of personal other, by testament, donation, or otherwise, and their heirs, legatees, and donees, being citizens or subjects of the other contracting party, shall succesed to their said personal property, and may take possession thereof, either by themselves, or by others acting for them, and dispose of the same at their pleasure, paying such duties only as the inhabitants of the country where the said property lies shall be liable to pay in like cases.

Duties on dis-

## ARTICLE IV.

Property of absent heirs.

In case of the absence of the heirs, the same care shall be taken provisionally of such real or personal property as would be taken in a like case of property belonging to the natives of the country, until the lawful owner, or the person who has a right to sell the same according to article 2, may take measures to receive or dispose of the inheritance

## ARTICLE V.

Disputes to be decided by the local laws.

If any dispute should arise between different claimants to the same inheritance, they shall be decided, in the last resort, according to the laws, and by the judges of the country where the property is situated.

## ARTICLE VI.

Property not yet braced.

All the stipulations of the present convention shall be obligatory in withdrawn em- respect to property already inherited or bequeathed, but not yet withdrawn from the country where the same is situated at the signature of this convention.

## ARTICLE VII.

Ratifications.

This convention is concluded subject to the ratification of the President of the United States of America, by and with the advice and consent of their Senate, and of His Majesty the King of Württemberg, and the ratifications thereof shall be exchanged at Berlin, within the term of twelve months from the date of the signature hereof, or sooner if possible.

Signatures.

In witness whereof the respective Plenipotentiaries have signed the above articles, as well in English as in German, and have thereto affixed their seals.

Date.

Done in triplicata, in the city of Berlin, on the tenth day of April, one thousand eight hundred and forty-four, in the sixty-eighth year of the Independence of the United States of America, and the twenty-eighth of the reign of His Majesty the King of Württemberg.

HENRY WHEATON. FREIHERR VON MAUCLER. L. S.

# WÜRTTEMBERG, 1853.

Oct. 13, 1853.

DECLARATION OF ACCESSION TO CONVENTION OF JUNE 16, 1852, BETWEEN THE UNITED STATES AND PRUSSIA AND OTHER STATES OF THE GERMANIC CONFEDERATION, FOR EXTRADITION OF CRIMINALS, DATED OCTOBER 18 1872, DECEMBER 27, 1872 TOBER 13, 1853; PROCLAIMED DECEMBER 27, 1853.

Accession to convention with Prussia and other

[On the 13th of October, 1853, the Government of His Majesty the King of Württemberg formally declared its accession to the convention of the 16th of June, 1852, between the United States and Prussia and other States of the Germanic Confederation, for the mutual delivery of [See pp. 660-663.] criminals fugitives from justice in certain cases.]

## WÜRTTEMBERG, 1868.

CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND HIS MAJESTY THE KING OF WÜRTTEMBERG RELATIVE TO NATURALIZATION, CONCLUDED AT STUTTGART JULY 27, 1868; RATIFICATION ADVISED BY SENATE APRIL 12, 1869; RATIFIED BY PRESIDENT APRIL 18, 1869; RATIFICATIONS EXCHANGED AT STUTTGART AUGUST 17, 1869; EXCHANGE OF RATIFICATIONS CONSENTED TO BY SENATE MARCH 2, 1870; PROCLAIMED MARCH 2, 1870. MARCH 7, 1870.

July 27, 1868.

The President of the United States of America and His Majesty the King of Württemberg, led by the wish to regulate the citizenship of those persons who emigrate from the United States of America to Württemberg, and from Württemberg to the territory of the United States of America, have resolved to treat on this subject, and have for that purpose appointed Plenipotentiaries to conclude a convention, that is to say: The President of the United States of America, George Bancroft, Envoy Extraordinary and Minister Plenipotentiary, and His Majesty the King of Württemberg, his Minister of the Royal House and of Foreign Affairs, Charles Baron Varnbüler; who have agreed to and signed the following articles:

Contracting par-

Negotiators.

#### ARTICLE I.

Citizens of Württemberg, who have become or shall become naturalized citizens of the United States of America, and shall have resided deemed uninterruptedly within the United States five years, shall be held by Württemberg to be American citizens, and shall be treated as such. Reciprocally, citizens of the United States of America who have become or shall become naturalized citizens of Württemberg, and shall have resided uninterruptedly within Württemberg five years, shall be held by the United States to be citizens of Württemberg, and shall be treated The declaration of an intention to become a citizen of the one or the other country has not for either party the effect of natural. ration of intention. ization.

Who to be naturalized citizens.

Effect of decla-

#### ARTICLE II.

A naturalized citizen of the one party on return to the territory of the other party remains liable to trial and punishment for an action punishable by the laws of his original country, and committed before his emigration; saving always the limitation established by the laws of his original country, or any other remission of liability to punishment.

Offences committed before emigration.

#### ARTICLE III.

The convention for the mutual delivery of criminals, fugitives from Justice, in certain cases, concluded between Württemberg and the vention changed.

United States the 16 June, 1858, remains in force without change.

Extradition con-

[See pp. 660-663, 81Ö. J

## ARTICLE IV.

If a Württemberger, naturalized in America, renews his residence in Württemberg without the intent to return to America, he shall be held to have renounced his naturalization in the United States. Reciprocally, if an American naturalized in Württemberg renews his residence in the United States without the intent to return to Württemberg, he shall be held to have renounced his naturalization in Würtemberg. The intent not to return may be held to exist when the person naturalized in the one country resides more than two years in the other country.

Recovery of citizenship in original country.

Renunciation of naturalization.

Intent not to re-

#### ARTICLE V.

The present convention shall go into effect immediately on the ex-Duration of conchange of ratifications, and shall continue in force for ten years. If vention.

neither party shall have given to the other six months' previous notice of its intention then to terminate the same, it shall further remain in force until the end of twelve months after either of the high contracting parties shall have given notice to the other of such intention.

## ARTICLE VI.

Ratifications.

The present convention shall be ratified by His Majesty the King of Württemberg, with the consent of the Chambers of the Kingdom, and by the President by and with the advice and consent of the Senate of the United States, and the ratifications shall be exchanged at Stuttgart as soon as possible, within twelve months from the date hereof.

Signatures.

In faith whereof the Plenipotentiaries have signed and sealed this

Date.

Stuttgart, the 27 of July, 1868.

[SEAL.]

GEO. BANCROFT. FREIHERR VON VARNBÜLER.

# LIST OF TREATIES, CHRONOLOGICALLY ARRANGED.

	I. Prior to the organization under the Constitution: 1778, to March 4, 1789.	
1778	February 6 France Allies	Page.
10.	February 6	201
	repruary orrance	$\frac{203}{213}$
1782.	JULY AU	213
	Uctober 8 Netherlands Amity and commerce	533
	UCUUUCI ONOLIIOFIAIIIIS	541
	NOVERDER DU Archiminary to nonco	261
1783	November 30Great BritainSeparate article	264
1700.	January 20 Great Britain Armistice February 25 France New loan	264
	A DELL'S SEROGON A mitry and sommers	217 722
	April 3 Sweden Separate articles September 3 Great Britain Peace Jaly 9 and 28 August Prussia Amity and commerce	729
	September 3 Great Britain Peace	266
1785.	July 9 and 28, August PrussiaAmity and commerce	641
1787.	January	516
1700	January Morocco Additional article	520
1100,	November 14 France	219
	II. President Washington's Administration: March 4, 1789, to March 4, 1797.	
1794.	November 19Great BritainAmity, commerce, and navigation	269
1705	November 19Great BritainAdditional article	282
1730.	September 5 Algiers Peace and amity October 27 Spain Friendship, limits, and navigation May 4 Great Britain Explanatory of 3d article of treaty of 1794 November 4 Tripoli Peace and friendship	704
1796.	May 4	282
	November 4 Tripoli Peace and friendship	837
	III. President John Adams' Administration: March 4, 1797, to March 4, 1801.	
1797.	August	763
1790.	March 15 Great Britain Explanatory of 5th article of treaty of 1794.	283 648
1800	July 11	224
1000.	bolytomoor over the first section of the first sect	224
	IV. President Jefferson's Administration: March 4, 1801, to March 4, 1809.	
1802.	January 8Great BritainAdditional convention to treaty of 1794	285
	August 11         Spain         Indemnity           April 30         France         Cession of Louisiana           April 30         France         Payment of 60,000,000 francs by the United	711
1803,	April 30France,Cession of Louisiana	232
	April 30	005
	States	235 236
1805	April 30 France Claims against France  June 4 Peace and friendship	758
1000	V. President Madison's Administration: March 4, 1809, to March 4, 1817.	•••
1814.	December 24Great BritainPeace and amity	287
1815.	July 3	292
	July 3	5
	November 24 Great Britain Declaration relative to St. Helena, as resi-	00*
1816	dence of Bonaparte  September 4 Sweden and Norway Amity and commerce	295 731
1010.	December 22, 23Algiors	731
	VI. President Monroe's Administration: March 4, 1817, to March 4, 1825.	·
1917	April 28 Great Britain Arrangement for armed vessels on the lakes	296
1017.	November 24Great BritainDeclaration of Commissioners under 4th	250
	article treaty of Ghent	296
	November 24 Great Britain Decision of Commissioners; boundary	297
	•	

OII	mor or remaining outside		
			Page.
1818	October 20 Great Britain	. Fisheries, boundary, slaves	297
1819.	February 22Spain	_ Amity, settlement, and limits, (cession of	***
20101		Florida)	712
1822.	June 18 Great Britain	Decision of Commissioners under our article	300
			243
	June 24France	Navigation and commerce	245
	June 24 France July, 12 Great Britain Great Britain	Indomnity under award of Emperor of	~ 10
	•	Duccia	303
1994	February 24Tunis	Altered articles of peace, friendship, and	
1044.	*	navigation	768
	April 5, 17Russia	Navigation fishing, &c., in Pacific Ocean	664
	October 3Colombia	Peace, amity, navigation, and commerce	150
	VII. President J. Q. Adams' Administrate	ion: March 4, 1825, to March 4, 1829.	
	, 11. 1		
1825	December 5 Central America	Peace, amity, commerce, and navigation	95
1826.	April 26 Denmark	Friendship, commerce, and navigation	167
	November 13 Great Britain	Indemnity under treaty of Gueub	308
1827.	July 4 Sweden and Norway	Commerce and navigation	736
	July 4 Sweden and Norway	Separate article	742
	August 6 Great Britain	Boundary west of Rocky Mountains	310 311
	August 6 Great Britain September 29 Great Britain	Dougland differences to be referred to an	311
	September 29 Great Dritain	arbiter	312
	December 20	Friendship, commerce, and navigation.	400
1828	January 12 Mexico	Boundary	474
10.00	May 1 Prussia	Commerce and navigation	656
	June 4 Hanseatic Republics	Additional article to convention of 1827	403
	December 12Brazil	Peace, friendship, commerce, and navigation	81
		75 7 4 4000 4 75 7 4 4005	
	VIII. President Jackson's Administration	on: March 4, 1829, to March 4, 1831.	
			0.
1839.	August 27Austria	Commerce and navigation	21
1830.	March 28Denmark	Commons and narigation	170 583
1001	May 7 Ottoman Empire	Additional article to treaty of 1898	475
1001,	April 5Mexico	Amity commerce and navigation	476
	April 5Mexico	Additional article to treaty of 1831	486
	July 4France	Claims; duties on wines and cottons	245
1832.	May 16	Peace, amity, commerce and navigation	104
	October 14 Two Sicilies		771
	December 6-18Russia	Commerce and navigation	666
1000	December 6-18Russia	- Separate article	669
1000	September 1Chili	Evalenatory of treaty of 1920	$\begin{array}{c} 693 \\ 112 \end{array}$
	September 21Muscat	Amity and commerce	528
1834.	February 17Spain		
1835.	April 3 Mexico	Second additional article to treaty of 1828.	486
1836.	January 20Venezuela	Peace, friendship, commerce, and navigation	787
	September 16 Morocco	Peace and friendship	521
	November 30Peru-Bolivia	Peace, friendship, commerce, and navigation	602
	IN Decision	. 36 1 4 400m - 36 3 4 400m	
	IX. President Van Buren's Administrati	ion: March 4, 1837, to March 4, 1841.	
100~	Dugambar 10 99 Crassa	Commona and!!	~~
1535	December 10-22Greece	Indemnity for bries "Dealert" 3 "F	373
1000		~~ <sup>17</sup>	mro.
	April 25Texas	Boundary	754
	November 26 Sardinia	Commerce and navigation	684
	November 20	Senarate article	620
1839	. January 19 Netherlands	Commerce and navigation	542
	ADTII II	Claims	497
1040	June 13 Ecuador	Peace, friendship, navigation, and commerce	187
1040	May 20 Hanover	Commerce and navigation	387
	nuguot so orugar	Commerce and navigation	634
	X. President Harrison's Administration	ion: March 4, 1841, to April 4, 1841.	
1841	March 17Peru	Claims	611
	XI. President Tyler's Administratio	n: April 4, 1841, to March 4, 1845.	
1849	. August 9Great Britain	·	315

				Da
1843.	January 30	. Mexico	Payment of awards to claimants Extradition	Page. 490
4044	November 9	France	Extradition	247
1844.	Tranch *O	.110000 Cadoci	Applition of droit d'aubaine and taxes on	
	April 10	Wilrttemberg	emigration	422
			emigration	809
	July 3	-China	emigration	116
1845.	January 21	. Bavaria	Abolition of droit d'aubaine and taxes on	
	February 24	France	emigration	41
	•		Extradition	248
	**** ** · · ·	<b></b>		
	XII. President	Polk's Administration:	March 4, 1845, to March 4, 1849.	
	Wo- 14	g	43 324	
	may 14	. Saxony	Abolition of droit d'aubaine and taxes on	coo
	November 10	.Belgium	emigration	690 48
	December 1	. Two Sicilies	Commerce and navigation	772
1846.	May 27	. Nassau	Abolition of droit d'aubaine and taxes on	
	June 10	Hanover	emigration	531 391
	June 13	. Great Britain	Boundary west of Rocky Mountains	320
	Docember 12	. New Granada	Peace, amity, navigation, and commerce	550
1847	Merch 10	New Granada	Additional article, defining national ships	559
1047.	May 18	Swiss Confederation	Accession. Commerce and navigation	578
			emigration	747
1040	December 9	. Mecklenburg-Schwerin	Accession. Commerce and navigation	467
1848.	May 8	Austria	Peace, friendship, limits, and settlement Personal property, consuls, &c	492 24
	May 26	.Mexico	Protocol, explanatory of treaty of 1848	502
1849.	January 27	Brazil	.Claims	90
	March 3	. Guatemala	Peace, amity, commerce, and navigation	378
	37177 To		TF 7 4 4040 - 7 7 0 4040	
	Alli. Presiaen	t Taylor's Administration	on: March 4, 1849, to July 9, 1850.	
	December 90	Hawaiian Islands	Friendship, commerce, navigation, and ex-	
	December 20	. IIa waiian Islanus	tradition	406
1850.	January 2	.San Salvador	Amity, payigation, and commerce	675
	April 19	Great Britain.	Ship-canal from the Atlantic to the Pacific.	322
	June 23	Borneo	Consuls	560 79
	XIV. President	Fillmore's Administratio	n: July 9, 1850, to March 4, 1853.	
	November 25	Swiss Confederation	Friendship, commerce, and extradition	748
1851			.Protocol ceding Horseshoe Reef	325 639
2002	July 10	Costa Rica	Friendship, commerce, and navigation	159
	July 26	.Peru	Friendship, commerce, and navigation Friendship, commerce, and navigation	612
1852.	April 30	Hanseatic Kepublics	Consular jurisdiction	404 660
	August 26	Netherlands	Supplemental to treaty of 1839	544
	November 16	. Prussia and other states	Additional article. Extradition	662
1853.	February 8	Great Britain	Claims	326 249
	reordary 20		. Inglies, ecc., of consuls	240
	XV. President	Pierce's Administration :	March 4, 1853, to March 4, 1857.	
	July 10	Argentine Confederation.	.Free navigation of rivers Parana and Uru-	
	Trilm 97	Argentina Confederation	guay	15 16
	September 6	Bremen	Accession. Extradition	92
	September 12	. Bavaria	Extradition	42
	October 13	Württemberg	Accession Extradition	810 472
	December 2	Mecklenburg-Strelitz	Accession. Extradition	473
	December 30	Oldenburg	Accession. Extradition	579
1054	December 30	Mexico	. Boundary, isthmus transit, &c	503
1604.		=	Peace and amity; opening of ports of Si- moda and Hakodade	446
	June 5	Great Britain	Reciprocity of trade and fisheries with Brit-	
			ish nossessions in North America	329
	June 7	scnaumburg-Lippe	Accession. Extradition	692

			Da
1854	Inly 11 Law Chaw	Friendship and commerce	Page, 460
1004.	July 17 Great Britain	Additional convention. Claims	333
	July 22	Rights of neutrals at sea	670
	August 21 Brunswick and Lune	burg Disposal of property	93
1855.	January 13Two Sicilies	Rights of neutrals at sea	777
	January 18Hanover	Extradition	396
	January 22 Netherlands	American consuls in Dutch colonies	546
	October 1Two Sicilies	Amity, commerce, navigation, and extradi-	F-0
10"0	Mr. 00	tion	778
1000.	July 2 Anothio	Amity and commerce	695 <b>2</b> 6
	Inly 99 Poru	Extradition Rights of neutrals at sea	623
	December 13 Persia	Friendship and commerce	599
1857.		Extradition	37
	•		
	AVI. President Buchanan's Administ	ration: March 4, 1857, to March 4, 1861.	
		Sound and Belt dues	173
	June 17 Japan	Opening of Nangasaki; coin, consuls, &c	448
	July 4Peru	Interpreting 12th article of treaty of 1851	625
1050	September 10New Granada	Claims	564
1000.		Additional article. Extradition	253
	June 18 China	Friendship, commerce, and navigation Peace, amity, and commerce	68 129
	July 17Belgium	Commerce and navigation	129 52
	July 29Japan	Amity and commerce	449
	November 8China	Regulation of trade	137
	November 8China	Claims	146
	November 10	Arbitration of Macedonian claims	114
1859.	January 14Venezuela	Aves Island claims	796
		United States and Paraguay Navigation Company	592
1.000	February 4 Paraguay	CompanyFriendship, commerce, and navigation	594
1000.	Inly 9 Costs Pins	Extradition	742
	Angust 97 Vanazuala	Claims	163
	8	tion	797
	XVII. President Lincoln's Administr	ration: March 4, 1861, to April 15, 1865.	
1001		· · · · · · · · · · · · · · · · · · ·	
1861.	July 11Denmark	Additional articles to convention of 1826	175
	November b	Abolition of Stade or Brunshausen dues	398
1862	February 95 Ottoman Empire	Extradition	506
1000.	April 7	Suppression of slave-trade	585
	Uctoper 21 Liberia	Commerce and nevigation	334
	November 25 Ecuador	Claims	461 196
			627
1863.	January 12Peru	Claims  Additional article. Suppression of slave-	628
	February 17Great Britain	Additional article. Suppression of slave-	
	Now 90: 71.17	trade	345
	may 20Belgium	Import duties and capitalization of Scholdt	
			55
	ouly 1 Great Dillani	Claims of Hudson's Bay and Privet Sound	
	July 20 Belginm	Agricultural Companies.  Extinguishment of Scheldt dues.	346
1864.	January 20 Janan	Reduction of duties	57
	repruary 10Colombia	. ('laims	458 158
	July 4	Eriandship commones and manifestion	426
	October 22.	Indomnity	459
	November 3	Amity, commerce, navigation, and extradi-	200
		tion	412
	VIIII Dunidant Titure 1 47 11		
		ration: April 15, 1865, to March 4, 1869.	
1865.	May 31Morocco	Light-house at Cape Spartel	
1000	Auth 20 venezueck	l'inima	525
1867.	February 8 Dominican Republic	Amity commons was the	806
	<b>7</b>	tion	172
	February 14 Madagagear	Donos friendship and	178 464
	February 14 Madagagear	tionPeace, friendship, and commerceCession of Russian possessions in North	178 464
	February 14Madagascar March 30Russia	Peace, friendship, and commerce	
	February 14Madagascar March 30Russia  June 21Nicaragua	Peace, friendship, and commerce	464 671 566
	February 14Madagascar March 30Russia  June 21Nicaragua	Peace, friendship, and commerce	464 671

	LIST OF TREATIES, CHRONO	MOGICALLY ARRANGED	817
		ANNANGED.	ori
1868.	January 27Russia	4.3.3141. 3 41.3 m s	Page.
	February 8. Italy	Additional article. Trade-marks.	674
	February 22 North Cormon Union	Rights, &c., of consuls	432
			575
	May 26 Bayoria	TAURAGINGH	436
	July 4       Mexico         July 10       Mexico         July 19       Baden	Naturalization	44
	July 10 Marine	Claims	509
	Inly 19 Dedon	Naturalization.	512
	July 19Baden	Naturalization	38
	oury & w urbemberg	Naturalization	811
	July 20	Additional articles. Amity, commerce, and	
			147
	Neverther 16		423
			61
			630
	December 9 Dely lilli	Kinhta Ara of aonania	62
4000			66
1869.	January 21 Italy	Additional article. Consuls	438
	January 21	Additional article. Extradition	. 438
		·	
	XIX. President Grant's Administratio	n · March A 1860	
		1003—	
	April 16 Tanana		
	Man of	Trade-marks	253
	May 20 Sweden and Norway	Naturalization	744
	DAME AUTOMOTIVE TO THE PROPERTY OF THE PROPERT	Protocol Naturalization	745
	September 10 Great Britain	Award of commissioners under treaty of	
1000			347
1070.	May 13Great Britain	Naturalization	348
	ound o unter Dritain	Additional convention Signa-trada	350
	June 25 Nicaragua	Extradition	573
	July 11 Austria.	Rights, &c., of consuls	28
4004	September 20Austria	Naturalization	33
1871.	February 12Spain	Indemnity for wrongs in Caba	720
	rouruary 20 Great Britain.	Kennneigtion of naturalization	354
	reordary 20	Commerce and navigation	439
	April 19	Additional convention Claims	513
	May 8 Great Britain	Amicable settlement of all causes of differ-	
		ence	355
	June 12 North German Union	Protocol. Naturalization	576
	November 25 Austria	. Trade-marks	35
	December 11 German Empire	Consuls and trade-marks	255
	December 22 Urange Free State	Friendship, commerce, and extradition	580
1872.	May b Ecuador	Naturalization	197
	June 28 Ecuador	Extradition	199
	July 20 Denmark	Naturalization	176
	November 27 Mexico	Additional convention. Claims	514
1873.	January 18	Sessions of claims commission	368
	March 10	Protocol Northwest water-houndary	360
	June 7 Great Britain	Protocol respecting time when articles 18 to	000
		25 and article 30 of treaty of May 8, 1871,	
		shall take effect	372
	D C TY 59		01.0

R S IV-52



# INDEX TO PUBLIC TREATIES.

43.3	<b>A.</b>	Page.		Page.
Alabam)	a Claims,		Algiers—Continued.	
Tre	aty for settlement of-Great Britain,		5. Enemy's property to pass free in ves-	
. 1	871	355	sels of each party	6
Alaska,			6. Citizens or subjects taken on board an	•
Tre	aty for cession of—Russia, 1867	671	enemy's vessel to be liberated	•
Algiers,			7. Passports to vessels of each party	
Tre	aty of peace and amity, Sep-		Right of visit rostricted	2
	tember 5, 1795	1-5	Right of visit restricted Offenders to be punished for abusing	,
1.	Peace established	Ĭ	the right of winit	_
2.	Commercial intercourse regulated	î	the right of visit	ť
3.	Vessels of each nation to pass unmo-	•	Vessels of war of United States to suf-	
-	lested.	1	fer Algerine cruisers to pass unmo-	
4.	Examination of passports of vessels	•	lested	C
	and ships of war	2	8. What shall be a sufficient passport	7
5.	No Algerine cruiser to take any person	~	9. Provisions to be furnished to vessels	_
٧.	out of a vessel of the United		in need, at market price	7
•		0	10. Protection to property and crew of	_
6	States	2	vessels cast ashore	- 7
٠.	he relieved		11. Protection of vessels in ports	7
7	be relieved	2	12. Commerce on footing of most favored	_
• •	angeriues not to sen vessels of war to		nations	7
٩	enemies of United States	2	13. Consuls not responsible for debts of	_
0.	When passport is not necessary	2	citizens	7
<i>5</i> .	When other Barbary States not to sell		14. Salutes to vessels of war of United	
10	prizes in Algiers	2	_ States	7
10.	United States vessels may send prizes	^	15. Pretexts arising from religious opin-	
11	into ports of the regency	2	ions not to interrupt harmony	8
11.	Treatment of ships of war of the	_	Consuls may travel within territories	
10	United States	.3	of each party	8
12.	How slaves shall be redeemed	3	16. How disputes may be settled	ε
	Captured persons shall be lawful	_	17. Prisoners of war not to be made	
	prize	3	slaves	8
13.	Settlement of estates of citizens of		To be exchanged within twelve	
	United States	3	months	8
14.	No citizen of United States compelled		18. Captured American vessels not to be	
	to purchase goods or pay debts of	'	sold in Algiers	8
	another	3	19. Consuls of United States to decide dis-	
15.	How disputes shall be settled	3	putes between American citizens	8
16.	Punishment for assault	3	20. Assault, &c., how punished	g
17.	Privileges of consul of the United		21. Consul of United States not to pay du-	
	States	4	ties	9
18.	In case of war, citizens of United		22. Estates of citizens of the United States	
	States may embark unmolested	4	dying in Algiers	9
19.	Citizens of either nation, captured by		Treaty of peace and amity, De-	_
	the other, to be set at liberty	4	cember 22-23, 1816	9-14
20.	Vessels of war to be saluted	4	1. Peace and friendship	10
21.	Consul not to pay duty	4	Favors in navigation and commerce	10
22.	War not to be declared immediately		2. Tribute abolished	10
	in case of breach of treaty	4	3. Restitution of prisoners, &c	10
	Sum to be paid to the Dey	4	4. Delivery of cotton, &c	10
	Certificate of David Humphries	5	5. Enemy's property in vessels of either	
	Ratifications	5	party	10
Tre	aty of peace and amity, June	•	6. Treatment of citizens taken on board	•
	30-July 6, 1815	5–9	an enemy's vessel	10
1.	Peace and friendship	5	7. Passports to vessels	10
•	Favors in navigation and commerce to	J	Right of visit limited	10
	be common	5		11
9	Tribute abolished	5	Abuse of right of visit	11
2.	Prisoners to be delivered up	5	Treatment of Algerine cruisers	11
	Indemnification to American citizens.	6	8. Passport, what sufficient	
4.	and communication to American citizens.	U	9. Supplies, &c., to vessels in distress	11

Algiers—Continued.	Page.	Annualing Confederation	Page
10. Property and crew of wrecked ves-	11	Argentine Confederation.  Treaty of friendship, commerce,	
8618	îî	and navigation, July 27,	
11. Frotection of vessels of either party		1893	16-2
in ports of the other	11 11	1. Perpetual amity	1
immunities, &c., to consula	11	2. Reciprocal freedom of commerce	1
13. Consul not responsible for debts of		Ships of war, post-office and passenger	1
citizens	12	packets	1
14. Salutes to vessels of war Christian captives seeking refuge	12 12	3. Favors to become common	1
10. Deligious opinions not to be a pretext	12	4. No discriminating duties on products. 5. No discriminating duties, &c., on ves-	1
for war	12	sels	18
Consuls may travel within territories		6. Drawbacks and bounties	1/
of each party	12	7. Nationality of vessels, how established.	1
treaty	12	8. Privileges of citizens as to trading and doing business	•
17. Illiouders of war	12	9. Acquirement and disposal of property,	18
18. Treatment of prizes in case of war		&C	18
between United States and third power.	13	Estates of deceased residents	19
13. Southement of disputes between citi-	10	10. Provision against military service, forced loans, taxes, &c	1/
zens, œc	13	11. Appointment, &c., of consuls	19 19
20. Murder or assault, punishment for 21. Free entry for consul of United States.	13	Privileges, &c., of diplomatic agents	1.
22. Disposal of effects of citizens of	13	and consuls	19
United States dving in Algiers	13	12. I reatment of citizens of either party	
ALLUCIO AUGILIONAL AND EXPLANATORY	13, 14	in time of war	19 20
Alienage, (see Real Estate.) Not to affect titles to certain lands—Great	-	Religious privileges	20
Britain, 1794	274	rught of ourist	20
Attiunce.	214	14. Ratifications	20
Treaty of, with France	201	Arson. (See Extradition.)	
Neither party shall make peace with Great Britain without the other's con-		Assassination. (See Extradition.)	
sent	202	Assault. (See Extradition.)	
OULCE DUWCIN IO DA INVITAD EN GAGAGA LA	202	Asylum, (see Reciprocal Commercial Agree-	
the alliance	202	ments; Wrecks,) Vessels seeking asylum through stress of	
Right reserved to Spain to participate  Amazon River,	213	weather, &c., to be treated with	
Free navigation of—Bolivia 1868	75	numanity, and allowed to repair and	
Anchorage Dues. (See Reciprocal Commercial	13	uepart—	
Agreements.)		Bolivia, 1858. Brazil, 1828.	71
Arbitration, (see Claims,) Of differences with Great Britain regarding independent of the Control of the Contro		Central America, 1825	83 97
ing indefinity for slaves	303	Oniii, 1032	105
AWAIU UDUEL LIERTA OF 13 hant 900	, 308	COLUMNIA, 1624	151
For settlement of northeastern boundary. Of the Alabama elaims.	312	Ecuador, 1839 France, 1778 Great Britain, 1704 (code de la lace)	$\frac{189}{209}$
Of other claims growing out of the rebel-	356	O'COU DITIONE, 1754, (28 IO AMARICAN TOP.	203
11011	360	8018)	280
Respecting fisheries under treaty of	000	Очаношаја, 1649	380
Washington of May 8, 1871 Of the northwest water boundary	362	Hayti, 1864 Mexico, 1831	415 478
Of Claudis against Spain for wrongs som	366	Divided States	
mitted in the island of Cube woo	721	VESSEIS I	, 522
By Dey of Algiers of disputes with  Tripoli	,	Netherlands, 1782 New Granada, 1846.	537
Provision for, in case of differences with	<b>7</b> 56	1110010g (d., 100)	552 570
MEXICO	500	1 0111, 1001	616
Digentine Conjeneration.	000	1 Gru-Dullyla, 1836	603
Treaty for free navigation of		Portugal, 1840 Prussia, 1785, 1799, 1828	636
rivers Paraná and Uru- guay, July 10, 1853 1	E 10	Can Carvador, 1000	, 659 677
1. I too navigation of the Parana and	5, 10	Surdillia, 1000	686
Oluguav	15	Spain, 1795 Sweden, 1783	706
2. Loading and unloading vessels 3. Beacons and marks	15	Sweden and Norway, 1816, 1827735	728
3. Collection of duties and dues to be	15		789
uuliorm	15	TO DE EXCHIBE From navment of duties	
o, Government and possession of the		1010000, 1/0/, 1816. (as to American was	
island of Martin Garcia.  6. Navigation of rivers in time of war.	16	sels)	, 522
. Other South American governments	16	-iowanan islands, 1849	410
reay accede to treath	16	Saldina, 1000.	686
of Children Duries to have helphages of		Two Sicilies, 1845 To be subject to no charges except pilot-	<b>7</b> 75
most favored nation	16	age—	
	16	New Granada 1846	

4	Page.		Page.
Asylum—Continued.	_	Austria—Continued.	I Legu
Unloading and reloading, not to be considered an act of commerce—		Evidence of criminality required Expenses of arrest and delivery, by	27
Sardinia, 1838 Two Sicilies, 1855	686 783	whom paid	27
Vessels seeking asylum to be treated as national vessels—		tivelv	27
Sardinia, 1838. Two Sicilies, 1855.	686	Nor to political offenses	27
No asylum to be given in ports of the	783	citizens 3. Criminals may be retained to answer	27
United States to prizes captured from Great Britain—Prussia, 1799	653	for local offenses	27
Shelter not to be given in ports of one	1.00	4. Duration of convention 5. Ratifications	28 26
party to prizes captured from the other—		Consular convention, July 11,	
France, 1778.	209	1870	28-33
Great Britain, 1794	280	1. Appointment of consular officers Commissions and exequaturs	28 29
Consulates not to be used as places of asylum—		2. Rights of consuls when citizens of the state appointing them	29
France, 1788.	220	When not citizens of the state ap-	~~
German Empire, 1871	256	pointing them	29
Italy, 1868	433	3. Testimony of consular officers, how	00
Real Estate,)		may be taken 4. Flags, inscriptions, &c	29 29
Abolished by treaties with-		5. Consular archives inviolable	29
Bavaria, 1845	41	6. Acting consular officers	30
France, 1778. Hesse Cassel, 1844	206	7. Vice-consuls and consular agents	30
Nassan, 1846	422 531	8. Application to local or national authorities.	30
Saxony, 1845	690	9. Power to receive and verify papers	30
Württemberg, 1844	809	10. To take depositions, &c	31
Austria,		11. Settlement of disputes between mas-	91
Treaty of commerce and navi-	01 04	ters and crews	31 31
gation August 27, 1829  1. Reciprocal liberty of commerce and	21-24	13. Settlement of damages suffered by	-
navigation	21	vessels at sea	32
z. Equality of tonnage duties, port		14. Salvage of wrecked vessels	32
charges, &c	21	16. Residents dying intestate	32 33
3. No discrimination in duties on imports	22	17. Duration of convention	33
4. Applicability of stipulations	22	Ratifications	33
5. Equality of duties on products	22	Convention relative to naturali-	99 95
Equality of prohibitions	22	zation, Sept. 20, 1870  1. Who to be deemed naturalized citi-	33–35
No discrimination in duties on exports	22	zens	33
6. Bounties and drawbacks	22	Declaration of intention, effect of	33
7. Coasting-trade	23	2. Liability for offenses committed before	34
8. Vessels of the parties to be equally	00	naturalization Liability for non-fulfilment of mili-	34
favored in making purchases 9. Favors granted to other nations to be-	23	tary duty	34
come common	23	When not liable for non-fulfilment of	9.4
10. Consular officers, appointment and		3. Extradition convention unchanged.	34 34
powers of	23	4. Renunciation of naturalization	34
property	23	Recovery of original citizenship	34
Property of absent heirs	23	5. Duration of convention	34
Property of residents dying intestate.	23	6. Ratifications  Convention relative to trade-	35
12. Duration of treaty	24 24	marks, Nov. 25, 1871	35, 36
Convention relative to property,		1. Counterfeiting trade-marks prohib-	
consuls. &c., May 8, 1848.	24-26	Duration of exclusive rights	35 35
1. Disposal and inheritance of personal		When trade-marks become public	00
2. Real property, time allowed heirs for	25	property	35
disposal of	25	2. Deposit of duplicate copies	36
3. Property of absent heirs to be taken		3. Duration of convention	36 36
care of	25	Average. (See Reciprocal Commercial Agree-)	-
4. Appointment of consular officers Settlement of disputes between mas-	25	ments.)	
ters and crews	25	Award. (See Arbitration.)	
Reclamation of deserters	25	В.	
5. Duration of convention	26	Baden,	
6. Ratifications	26	Extradition convention, July 30,	ഈ അവ
Extradition convention, July 3, 1856	26-28	1. For what crimes persons may be de-	37, 38
1. Extradition of criminals	27	livered up	37

Radon (	Continued.	Page.	Bavaria—Continued.	Page.
	Evidence of criminality required	37	3. Convention of 1853, for extradition of	
	Expense of arrest and delivery, by	0.	criminals, to remain in force	45
	whom borne	38	4. Renunciation of naturalization	45
	Political offenses not included	38	Intent not to return, when held to	
2.	Neither party to surrender its own		exist	45
9	citizens	38	5. Duration of convention	45
3.	Criminals may be retained to answer	90	6. Ratifications Protocol—	45
4	for local offenses	38   38	1. What is required to constitute a nat-	
<b>*•</b> :	Ratifications	38	gralized citizen	46
Conv	vention relative to naturali-	•00	Meaning of words "resided uninter-	40
	zation, July 19, 1868	38-40	uptedly "	46
1.	Who to be deemed naturalized citi-		2. No punishment for emigration	46
	zens	39	3. Rights of resident aliens	46
0	Declaration of intention, effect of	39	Permanent residence, meaning of term	46
2.	Liability for offenses committed before	90	Recovery of former citizenship	
	naturalization	39	Choice to resume former nationality  Belgium,	47
•	Liability for non-fulfilment of military duty	39	Treaty of commerce and navi-	
•	When not reliable for non-fulfilment	00	gation, November 10,	
	of military duty	39	1845	48-52
3, ]	Extradition convention unchanged	39	1. Freedom of commerce	48
4.	Renunciation of naturalization	40	Same duties to be paid by citizens of	•••
. ب	Recovery of original citizenship	40	either country	48
5. I	Duration of convention	40	2. Duties on Belgian vessels in ports of	
	Ratifications	40	the United States.	48
Barbary			3. Duties on vessels of the United States	40
1116	United States to be aided in forming treaties with—		in ports of Belgium. 4. Restitution of Scheldt duties	49
	rance, 1778.	205	5. Certain steam-vessels exempt from	49
N	etherlands, 1782	539	duties.	49
	Operations,	000	o. Coasting trade	49
Neu	tral ports not to be used for, by bellig-		7. Duties on direct imports to be equal.	49
	erents—		8. On indirect imports to be equal	49
G	reat Britain, 1871	358	9. Exportation by vessels of either party.	50
Bavaria,	•		10. Premiums, drawbacks, &c	50
Conv	vention for abolition of		12. Nationality of vessels	50 50
	droit d'aubaine and taxes		13. Parts of cargoes remaining on heard	50 50
	on emigration, January	44 40	14. Warehouse charges, &c	50
1.	21, 1845 Droit d'aubaine and taxes on emigra-	41, 42	15. Favors granted to other nations to be-	
	tion abolished	41	come common	50
2.	time allowed heirs to real property to	**	Duties on products of either country.	51
	sell, &c	41	16. Assistance in case of shipwreck 17. Consuls and vice-consuls	51
3,	Citizens of either party may dispose		Reclamation of deserters.	51 51
	of their personal property by will		10. Exemption from transit duties on	01
4.	or otherwise	41	Belgian railroads	51
••	care of	42	19. Duration of treaty	51
5.	Disputes concerning inheritances to	44	zv. Ratheations	52
	be settled according to local law	42	Treaty of commerce and navi-	FO
6.	Davarian laws against emigration not		gation, July 17, 1858  1. Freedom of commerce and navigation.	52-55 50
	derogated from	42	Equality of duties.	52 52
Exte	Ratifications	42	2. Duties on Belgian vessels in norte of	
	adition convention, September 12, 1853	40 44	the United States	59
1.	Crimes for which persons may be de-	42-44	3. Duties on vessels of the United States	
	delivered up	43	in ports of Belgium	53
	Evidence of criminality required	43	4. Exemption of steam-vessels	53
	Expenses of arrest and delivery, how		<ul><li>5. Coasting trade</li><li>6. Duties on imports in vessels of either</li></ul>	53
ດໍ	borne	43	nation	53
٠.	Other German States may accede to		6. Duties on exports in vessels of either	• • • • • • • • • • • • • • • • • • • •
3.	treaty Neither party to surrender its own citi-	43	Dation	53
	zens	43	o. Fremiums, drawbacks &c	53
4.	when extradition may be delayed	4.5	o. Sait and fisheries	53
Э.	Duration of convention	44	10. Nationality of vessels.	54
о.	Katincations	44	11. Parts of cargoes remaining on board 12. Warehouse charges, &c	54
1 rea	aty relative to naturaliza-		13. Favors to other nations to become	54
1	tion, May 26, 1868	44–47	common	. <b>5</b> 4
1.	When natives of either State to be held as citizens of the other.	44 45	14. ASSISTANCE III CARA Of Shinwreek	5.4
	Eucli of declaration of intention	45	19. Consuls and vice-consuls	54
2.	Liability for offences committed be	45	Reclamation of deserters	5.4
	fore emigration		10. Exemption from transit duties on	
	1010 C.H.E.I.O.O	45	Belgian railroads	5.5

Belgium-Continued.	Page.	Poloium Continue 3	Page.
17. Duration of treaty	55	Belgium—Continued.	c=
18. Ratifications	55	Copies, where to be deposited	67
Convention relative to import	55	When trade-mark becomes public prop-	
	1	erty	67
duties and capitalization		Duration of article	67
of Scheldt dwes, May 20,	EK E7	Ratifications	67
1863	00-07 :	Belts Dues,	
1. Tonnage duties in Belgian ports to	-0	Treaty for extinguishment of—	
Fees for pilotage reduced	56	Denmark, 1857	173
	56	Bermudas,	
Port dues at Antwerp reduced	56	If conquered to become part of United	
2. Flag of United States assimilated to		States—	000
Belgian flag for transportation of		France, 1778	202
salt	56	Blockade,	
3. Regulation of import duties	56	To be effective must be by a force capable	
4. Capitalization of Scheldt dues	<b>5</b> 6	of preventing the entry of the	
5. Articles I and IV to be perpetual	57	neutral—	
Duration of convention	57	Bolivia, 1858	73
Ratifications	57	Brazil, 1828	85
Declaration relative to a consular con-	57	Central America, 1825	99
vention		Chili, 1832	108
Treaty for extinguishment of	E7 C1	Colombia, 1824	153
Scheldt dues, July 20, 1863	91-01	Ecuador, 1839	191
1. Extinguishment of Scheldt dues	58	Guatemala, 1849	382
Declaration of King of the Nether-	58	Italy, 1871	442
lands		Mexico, 1831	481
2. Declaration of King of Belgium	58	New Granada, 1846.	554
3. Tonnage duties, pilotage, and local		Peru, 1851	618
taxes	58	Peru Bolivia, 1836	606
4. Proportionate payment by United	58	San Salvador, 1850	679
States		Two Sicilies, 1855	779
5. Execution of stipulations		Venezuela, 1836, 1860	1,001
6. Application of Article III		Vessels arriving at a blockaded port in	
7. Ratifications	59	ignorance of the blockade are to be	
Treaty between Belgium and the Nether-		turned away, and are not to be	
lands annexed	09,00	seized unless they again attempt to	
Protocol annexed		enter	~
Extinguishment of Scheldt dues per-		Bolivia, 1858	73
petual		Brazil, 1828.	85
Convention relative to naturali-		Central America, 1825	100
zation, November 16, 1868		Chili, 1832	108
1. When natives of one country are to be		Colombia, 1824	154
considered citizens of the other		Dominican Republic, 1867	181
2. Liability for offenses committed before		Ecuador, 1839	191
naturalization			228
3. Not liable for military service, when		Great Britain, 1794	278
4. Recovery of original citizenship	62	Guatemala, 1849	382
5. Duration of convention		Hayti, 1864	416
6. Ratifications		Italy, 1871	449
Consular convention, December	60 66	Mexico, 1831	481
5, 1868	02-00	New Granada, 1846	550
1. Appointment of consular officer		Peru, 1851	619
2. Exequaturs	. 63 . 63	Peru-Bolivia, 1836	600 680
3. Exemptions		San Salvador, 1850	
4. Testimony, how taken	. 00	Venezuela, 1836, 1860	2,00
5. Flags, inscriptions, &c	. 63	Vessels arriving at a blockaded port and	
6. Inviolability of archives		attempting to enter not to be captured	
7. Acting consuls		unless they might have learned of the	
8. Vice-consuls and consular agents		continuance of the blockade, or after	
9. Complaints to local or national au		warning—	37
thorities		Greece, 1837	659
10 Power to take depositions, &c		Prussia, 1828 Sardinia, 1838	68
11. Settlement of dispute between mas	. 65		
12. Reclamation of deserters	. 65		77
13. Settlement of damages suffered at sea		Vessels in port before the establishment	
14. Salvage of wrecked vessels			
15. Residents dying intestate		to depart with their cargoes— Bolivia, 1858	7
			8
Ratifications Protocol, June 1, 1869		Brazil, 1828 Central America, 1825	10
Time for exhange of ratifications ex		Chili, 1832	10
tended		Colombia, 1824	15
Additional article relative to		Dominican Republic, 1867	18
		Ecuador, 1839	19
trade-marks, Dec. 20 1868	66 67		22
Counterfeiting trade-marks prohibited			27
Confrontenting trade-marks bromotten	01	Order Milwell, Holinson	~,

	Page.		Page
Blockade—Continued.	_	Bolivia—Continued.	
Guatemala, 1849	382	Other citizens may remain	70
Hayti, 1864	416	29. Debts, &c., not to be confiscated	70
Italy, 1871	442 481	30. Envoys, ministers, &c	7
Mexico, 1831 New Granada, 1846	555	32. Commissions and exequaturs	70
Peru, 1851	619	33. Exemptions of consular officers	7
Peru-Bolivia, 1836	606	34. Reclamation of deserters	7
San Salvador, 1850	680	35. Consular convention to be formed	7
Venezuela, 1836, 18607	92,801	36. Duration of treaty	7
Cargo taken on board before the estab-		Infringement of treaty	7
lishment of the blockade must be	:	Reprisals and declarations of war	77
first discharged—	95	Treaties with other nations not af-	-
Brazil, 1828. Italy, 1871	85 442	fected	77 78
Peru, 1851	619	Bombay,	• (
Peru-Bolivia, 1836	606	Regulation of trade with—Great Brit-	
Bolivia,		ain, 1815	294
Treaty of peace, friendship,		Borneo,	
commerce, and naviga-		Treaty of peace, friendship, and	
1. Peace and Friendship	68	good understanding, July 23, 1850	70 8
2. Favors granted to other nations to		1. Peace and friendship	75, 0
become common		2. Reciprocal liberty of trade	7
Explanation of Article II	<b>68</b> -	3. Security of persons and property	7
3. Liberty of commerce and navigation.	69	4. No prohibition of imports or exports	
Privileges of citizens of either		in Borneo	7
country in the other	69 69	5. Duties on American vessels	80
No discrimination in taxes	69	6. No duty on exports from Borneo	80
Security of books and papers	69	7. Privileges of ships of war of the United States	8
Coasting trade	69	8. Assistance to wrecked American ves-	
Right to travel	69	sels	8
Exemption from forced loans, &c	69	9. Trial of cases where citizens of United	
4. Importations and exportations in ves-	CO 80	States are concerned	8
sels of either party 5. Nationality of vessels	70	Ratifications	80
6. Duties on products of either country.	70	No charges upon American goods or ves-	
7. Management of business, &c	70	sels passing through the—	
8. Privileges of steam-vessels between		Ottoman Empire, 1830	58
ports of Bolivia	70	Boundaries of the United States. (See France;	
9. Asylum to vessels seeking refuge 10. Assistance in case of shipwreck	71	Great Britain; Mexico; Russia, Spain,)	
11. Captures by pirates.	71 71	Treaty for the cession of Louisiana—	00/
12. Disposal and inheritance of personal		France, 1803	239
property	71	1783	26
property  13. Citizens of each nation to be pro-		Dennitive treaty with Great Britain.	20
rected	72	1783	260
Access to courts of justiceLiability for engaging in internal	72	Treaty with Great Britain as to rivers	
political questions	72	Mississippi and Saint Croix, 1794	27
14. Liberty of conscience	72	Treaty with Great Britain, 1814 Declaration of commissioners under fourth	28
Rights of burial	72	article treaty of Ghent	290
15. Neutral trade in time of war	72	Decision of the commissioners.	29
16. Principles recognized	72	Decision of commissioners under sixth	
Free ships make free goods Neutral property on enemy's vessels	72	article treaty of Ghent	300
Persons on neutral ships	72 73	Conventions with Great Britain, 1818,	
17. Contraband of war	73	Reference of northeastern boundary to	77, 310
18. Property not contraband to be free	73	arbitration—Great Britain, 1827	319
Definition of blockade	73	Treaty with Great Britain, 1842	313
19. Confiscation of contraband articles	73	Treaty with Great Britain, 1846	320
20. Blockaded ports, regulations at	73	Protocol ceding Horse-Shoe Reef-Great	
22. Sea-letters or passports, and certifi-	74	Britain, 1850	32
cates	74	Reference of northwest water boundary	00
23. Vessels under convoy	74	to arbitration—Great Britain, 1871.  Protocol relative to northwest water-	360
24. Prize causes, courts, and decrees.	74	poundary, Great Britain, 1873	369
25. Letters of marque	<b>7</b> 5	Dennition of the boundary line	37:
26. Free navigation of the Amazon and	=-	reaties with Mexico, 1828, 1835, 1848.	
La Plata	<b>7</b> 5	1853 A7A A8R A0	2, 50:
navigation	75	reaty for the cession of the Russian nos-	
20. Agreement in case of war between the		sessions in North America—Russia,	ne.
parties	75, 76	1867	67: 70-
Time allowed merchants to remove	75	Treaty for the cession of the Floridas.	10
Safe-conduct to be furnished	76	Spain, 1819	72

		<b>.</b>	
	Page.	P)	age.
Bounties and Drawbacks. (See Reciprocal Com-	ì	Brokerage, (see Reciprocal Commercial Agree-	
mercial Agreements.)	l	ments,)	044
Bravo River,		Limit to charges for—France, 1822	244
Free navigation of—Mexico, 1848	495	Brunshausen Dues,	000
Brazil.	1	Treaty for abolition of—Hanover, 1861	398
Treaty of peace, friendship,		Brunswick and Luneburg,	
commerce, and naviga-	1	Convention respecting the dis-	
tion, December 12, 1828	81-89	posal of property, August	
1. Peace and friendship	81	21, 1854	3, 94
2. Favors granted to other nations to be-		1. Disposal and inheritance of personal	
come common	81	property	93
	81	Payment of same duties as natives	93
Exception as to Portugal	82	Property of absent heirs to be cared	
3. Freedom of commerce and navigation.	82	for	93
Coasting trade excepted	82	2. Real property, time allowed heirs for	
4. Nationality of Brazilian vessels	82	disposal of	93
5. Duties on products of either country.	82	Payment of same charges as natives	94
6. Management of business, &c		3. Duration of convention	94
7. No embargo without indemnification.	83		94
8. Asylum to vessels seeking refuge	83	Ratifications	0.1
9. Property taken by pirates to be restored	83	Buoys. (See Reciprocal Commercial Agreements.)	
10. Assistance in case of shipwreck	83	Burglary. (See Extradition.)	
11. Disposal and inheritance of personal	-00	Burial, (See Reciprocal Privileges of Citizens,)	
property	83	Burial ground for citizens of United	460
Real property, time allowed heirs for		States at Tumai—Lew Chew, 1854.	460
disposal of	83	Graves and tombs not to be molested.	460
12. Protection to persons and property	84		
13. Security of conscience	84	С.	
Rights of burial	84		
14. Neutral trade in time of war	84	Calcutta, Regulation of trade with—Great Britain,	
Free ships make free goods	84		294
Neutrality extended to persons	84	1815	201
15. Neutral property on enemy's vessel	85	California,	404
16. Contraband of war	85	Treaty for acquisition of—Mexico, 1848	494
17. Goods not contraband to be free	85	California, Gulf of,	
10. G Continue of controland articles	85	Free navigation of-Mexico, 1848	495
18. Confiscation of contraband articles	85		
19. Blockaded ports, regulation at	86	Canada. (See Great Britain; Reciprocal Com-	
20. Regulation of visits at sea	86	mercial Agreements.)	
21. Passports and certificates	87	Canadian Canals,	
22. Vessels under convoy		Use of, provisions relating to—Great	
23. Prize courts and decrees	87	Britain, 1854, 187133	1, 364
24. Letters of marque	87	Captures, (see War; Contraband of War,)	
25. Agreement in case of war between	· 0*	By pirates of vessels &c., of citizens of	
the parties	87	one party, to be restored when	
Time allowed merchants to remove		found within the jurisdiction of the	
Safe-conduct to be furnished		other—	
Other persons may remain	87	Bolivia, 1858	71
26. Debts, &c., not to be confiscated	87	Brazil, 1828	83
27. Envoys, ministers, &c	87	Control America 1995	97
28. Consuls and vice-consuls	. 88		105
29. Commissions and exequaturs	. 88		151
30. Exemptions of consular officers	. 88		189
Inviolability of archives	. 88		7. 230
31 Reclamation of deserters	. 88	France, 1770, 1000	279
32. A consular convention to be formed.	. 89		380
33. Duration of treaty	, 59		444
Infringement of treaty		Italy, 1871	479
Reprisals and declarations of war		MAXICO, ISSI	529
Treaties with other nations not af	-	Muscat, 1833	537
fected		Netherlands, 1782	55%
Ratifications		New Granada, 1840	617
Convention relative to claims		Pert 1851	
January 27, 1849	. 90,91	Peru-Bolivia, 1836	603
1. Sum to be placed at the disposal of		Prussia, 1785, 1799, 1828	J, 000
the President of the United States	. 90	San Salvador, 1850	U/
Distribution of our by the United	i .	Spain, 1795	700
Distribution of sum by the United	. 90	Venezuela, 1836	78
States		Neutral vessels of one party recaptured	
2. Brazil exonerated from responsibility		from an enemy of the other, to be	
3. Documents to be furnished by Brazil	. 91	restored to owners—	
4. Payment of the sum agreed upon		Notherlands 1782	1,54
5. Payment of interest		Prussia, 1785, 1799, 1828	აა, და
6. Ratifications	. 31	Sweden 1783	12
Bremen,	_	Sweden and Norway, 1816, 182773	55, 74
Declaration of accession, Sep	. 99	1	
tember 6, 1853	. 97	Stipulations respecting the construction	
Accession to the extradition conver	] <del>-</del>	of a ship-canal through any part	
tion of June 16, 1852, with Prussi	a.		32
and other states	. 9	6   OI -OIOGU DIIUGIII) 1000	

Page.		Page
Central America—Continued.	Chili—Continued.	
General convention of peace,	7. Ships, &c., captured by pirates to be	
amity, commerce and	restored	10
navigation, December 5,	8. Assistance in case of shipwreck	
<b>1825</b> 95-103		10
1 Paga and friendship		• 0
1. Peace and friendship 95	property	10
2. Favors granted to other nations to be-	Real estate, time allowed heirs for dis-	
come common		10
3. Freedom of commerce and navigation. 95	10. Protection to persons and property of	
4. Regulation of imports and exports 96	residents	10
Tonnage dues	II. Security of conscience	10
Drawbacks and bounties 96	Rights of burial.	
5. Equality of duties on produce of either	19 Noutral trade in time of man	10
country of daties on produce of either	12. Neutral trade in time of war.	10
country 96	Free ships make free goods	10
6. Merchants, &c., may manage their	Neutrality extended to persons	10
own business		10
7. No embargo without indemnity 97	14. What articles deemed contraband	10
8. Asylum to vessels in distress 97	15. All other merchandise free	10
9. Ships, &c., captured by pirates to be	16. Confiscation of contraband articles	
restored	17. Blockaded ports, regulations at	10
10. Assistance in case of shipwreck 97	18 Peculation of visits at an	10
11. Disposal and inheritance of personal	18. Regulation of visits at sea	10
property 07	19. Sea-letters or passports	10
Property	Certificates of cargo	10
Real estate, time allowed heirs for	20. Vessels under convoy	10
disposal of 97	21. Prize causes, adjudication of	10
12. Protection to persons and property of	22. Letters of marque	10
residents	23. Agreement in case of war between the	10.
13. Security of conscience 98	parties	11
Rights of burial 98	Time allowed merchants to remove .	110
14. Neutral trade in time of war 98	Safe conduct to be furnished at	110
Free ships make free goods 98	Safe-conduct to be furnished them	110
Neutrality extended to persons 98	Other citizens may remain	110
	24. Debts, &c., not to be confiscated	110
15. Neutral property on enemy's vessel. 98	25. Envoys, ministers, &c	110
16. What articles deemed contraband 99	20. Consuls and vice-consuls	110
17. All other merchandise free 99	27. Commissions and exequaturs	114
18. Confiscation of contraband articles 99	28. Immunities of consular officers 11	0 11
19. Blockaded ports, regulations at 99. 100	29. Reclamation of deserters	
20. Regulation of visits at sea	30. Consular convention to be formed	11
21. Sea-letters or passports	31 Duretion of treats	11
Certificates of cargo	31. Duration of treaty	11:
22. Vessels under convoy 100	Infringement of treaty	11:
	Reprisals and declarations of war	119
23. Frize causes, adjudication of	Treaties with other nations not af-	
24. Letters of marque 101	tected	119
25. Agreement in case of war between the	Ratifications	11
parties 101	Explanatory convention, Sep-	11,
Time allowed merchants to remove. 101	tember 1, 1833	0 11
Safe-conduct to be furnished them 101	Treaty of May 16, 1832, to be carried	S-114
Other citizens may remain	into affect	
26. Debts, &c., not to be confiscated 101	into effect	112
27. Envoys, ministers, &c. 101	1. Stipulations of the second article, how	
28. Consuls and vice-consuls 101	to be understood.	119
29. Commissions and exequaturs 102	2. Understanding of tenth article	113
	3. Slaves not comprehended in twenty-	
	ninth article	113
	4. Ratifications	113
32. Consular convention to be formed 102	Convenient for arbitration of	
33. Duration of treaty 102	the Macedonian claims,	
Infringement of treaty 103	November 10, 185811	4 110
Reprisais and declarations of war 103	Enumeration of claims to be settled	
Treaties with other nations not af-	Matter in dispute 4- by the settled	114
fected	Matter in dispute to be submitted to	
Ratifications	the King of Belgium	114
Cession. (See Boundaries.)	Points for arbiter to decide.	114
Chili,	Frooi upon which the arbiter is to de-	
General convention of peace,	cide	113
amity, commerce and	Decision to be mail	118
The state of the s	Ratifications	115
navigation, May 16,	China,	116
1832	Treaty of peace, amity, and	
1. Peace and friendship	commerce Tales and	0 40.
2. Favors granted to other nations to he-	commerce, July 3, 184411	
come common	1. I cace and amily	116
Exceptions	Lucies of imports and exports	116
5. Freedom of commerce and navigation 105	rees and charges abolished	116
	Modification of the tariff, how to be	
4. Merchants and others free to manage	made	110
	Additional advantages	116
5. No embargo without indomeit	3. Ports that may be frequented by citi-	110
5. No embargo without indemnity 105	zens of United States	114
6. Asylum to vessels in distress 105	Who may reside there	116
	Jacobado Unoro	1 1 5

China Continued	Page.	1	age.
China—Continued.	110	China—Continued.	
Vessels not to trade at other ports	117	Disposal of stolen property when re-	100
4. Consular officers	117	covered	122
Protection of consuls and other offi-	117	27. Assistance in case of shipwreck	122
5 Privileges of trade at the five open	117	Vessels forced into any other than the	
5. Privileges of trade at the five open	117	five ports, to receive friendly treat-	100
6. Papers of vessels of United States to	117	ment	122
be left with the seven	110	28. Embargo, citizens or vessels of United	100
be left with the consul	117	States not to be subject to	122
Tourage dùties.	117	29. Reclamation of mutiueers or deserters.	122
7. Cargo-boats not to pay tonnage duties,	7 110	Chinese criminals not to be harbored	
except, &c1		in houses or vessels of United States	100
8. Employment of pilots, servants, &c.	118	citizens	123
9. Custom-house officers.	118	Merchants, &c., of United States, ju-	100
10. Proceedings of vessels of United	110	risdiction of consuls over	123
States on arrival in China	118	30. Official correspondence, how to be con-	123
Penalties for discharging vessels with- out permit	118	Presents not to be demanded of	120
Vessels departing within forty-eight	110		123
hours not to be subject to tennage		either party by the other 31. Communication between the United	120
or other duties	118	States and China, transmission of	123
11. Appointment of officers to ascertain	110	32. Intercourse with ships of war in	1.00
duties to be paid on goods im-		Chinese ports, privileges, &c., of	123
ported	118	33. Clandestine trade prohibited	123
Disputes as to amount of duties,		34. Future treaties	
where and how settled	118	Observance of this treaty	124
12. Standard of weights and measures	119	Ratifications	124
13. Where tonnage and other duties shall		Tariff of duties to be levied on imported	
be paid	119	and exported merchandise at the	
Duties to be paid in what currency	119	five ports	-128
14. Regulation for transshipment of goods		Treaty of peace, amity, and com-	
15. Liberty of trade	119	merce, June 18, 1858129	-137
16. Chinese government not responsible		1. Peace and friendship	129
for debts due by its subjects	119	2. Custody of original treaty	129
Debts due by citizens of United States		3. Publication of treaty	129
to subjects of China, how collected.	119	4. Privileges of United States minister	130
17. Citizens of United States residing at		5. When may visit and sojourn at the	
any of the five ports may obtain		capital	130
proper accommodations, &c	120	Visits not to exceed one in each year.	130
At places of anchorage, &c., mer-		Residence and suite	130
chants may pass, and repass, in the		6. To have same privileges as representa-	
immediate vicinity	120	tives of other nations	130
No excursions into the country, &c	120	7. Official correspondence	130
18. Employment of teachers, purchase of	•	8. Personal interviews	131
books, &c	120	9. Facilities of intercourse for United	
19. Citizens of United States to be pro-		States vessels in Chiuese waters	131
tected by the local authorities	120	10. Consular officers	131
Riots and attacks upon houses to be		Official intercourse between consuls	
prevented	120	and Chinese authorities	131
20. Re-exportation of merchandise may		11 United States citizens in China to be	
be made to other permitted ports	120	placed on equal footing as to rights	101
Frauds on government of China to		with Chinese subjects	131
subject goods to confiscation	121	Criminal acts toward subjects or citi-	
21. Punishment for criminal acts of sub-		zens of either party by the other,	132
jects of China	121	how punished	106
Of citizens of United States	121	12. Citizens of United States in open ports,	132
22. Trade in case of war between China		privileges of	102
and other powers	, 121	for	132
23. Consuls to make annual report of		13. Wrecks, pirates, &c., provisions con-	100
trade of United States with the five	101	cerning	132
ports	. 121	14. Open ports, privileges of United States	10.4
24. Communications with local officers of	121	citizens in	132
China, how to be made From subjects of China to American		15. Commerce at open ports	133
consul, how to be made		Tariff of duties	133
Disputes between American citizens		16. Tonuage duties, ships' papers, &c	133
and subjects of China, how settled.		Beacons, light-houses, &c	133
25. Disputes between citizens of United		17. Employment of pilots, servants, &c	133
States in China, how settled		18. Merchant-vessels in port	133
Between citizens of United States and		Merchants, seamen, &c., jurisdiction	
subjects of other governments in		of consuls over	134
China, how settled		Mutineers, criminals, and deserters	134
26. Merchant-vessels of United States in		19. Papers of merchant-vessels	134
the five ports, jurisdiction over		Permits for discharge	134
Robbers or pirates plundering Ameri-		20. Superintendent of customs	134
can vessels in Chinese waters, pun-	-	Settlement of disputes as to duties	134
ishment of		21. Re-exportation of goods	134

	Dogo	r	age.
China—Continued.	Page.	China—Continued.	
22. Payment of duties, method of	135	7. Citizens and subjects to enjoy the	
23. Transshipment of goods	135	privileges of public educational in-	1.40
24. Debts, collection of	135	stitutions in either country 148, They may establish and maintain	1.43
25. Employment of teachers and purchase of books	135	schools	149
26. Conduct of trade in case of war	136	8. Intervention by United States in do-	- 10
27. Settlement of controversies	136	mestic administration of China dis-	
28. Communications between United		claimed	149
States citizens and Chinese local		Emperor of China to decide as to the	
officers	136	introduction of improvements in	140
29. Religious toleration	136 136	his dominions	149
31. Ratifications	137		149
Note to Article XIX	137	To recommend to other nations an	
Note to Article XXI	137	equal compliance	149
Convention for the regulation of		Chinese government to protect and	
trade, November 8, 1858.13		pay such engineers	149
Tariff and trade regulations established	138	Citizens, (see Extradition, Naturalization, Re-	
Schedule of tariff on imports13 Schedule of tariff on exports1	41_143	ciprocal Privileges of Citizens, &c.) Rights as, of inhabitants of ceded terri-	
Regulation of trade; rules	43-146	tories—	
1. Unenumerated goods	143	France, 1803	233
2. Duty free goods	144	Mexico, 1848, 1853495,	505
3. Contraband goods	144	Russia, 1867	672
4. Weights and measures	144	Spain, 1819.	714
5. Restrictions relaxed on specified com-	144	Election as to citizenship of settlers and	0~0
modities	144	traders—Great Britain, 1794 Of inhabitants under treaties with	270
ports	145	Mexico, 1848, 1853495,	505
7. Transit dues	145	Under treaty with Russia, 1867	672
8. Trade with Peking prohibited	145	Claims,	
9. Meltage fee abolished	145	Treaties respecting, with—	
10. Collection of duties	145	Brazil, 1849	90
Prevention of smuggling	146	Chili, 1858	114
Maintenance of lights, beacons, &c Supplemental convention for	146	China, 1858.	146
adjustment of claims, No-		Colombia, 1864	158
vember 8, 18581	46, 147	Costa Rica, 1860. Denmark, 1830	163 170
Liquidation of all claims of American	,	Ecuador, 1862	196
citizens	146	France, 1803, 1831	245
Debentures to be issued	146	Great Britain, 1794, 1802, 1853, 1863,	
To whom to be delivered	146	1871, 1873272-274, 285, 326, 346, 355,	368
Additional articles to treaty of	146	Mexico, 1839, 1848, 1868, 1871, 1872487, 4	197,
amity, commerce, and		New Granada, 1857	564 564
navigation, July 28, 1868,		Paraguay, 1859	592
1	47-149	Paraguay, 1859 Peru, 1841, 1862, 1863, 1868611, 627, 628,	630
1. Right of eminent domain over lands		Portugal, 1851	639
or waters of China not relinquished		Spain, 1795, 1802, 1834710, 711,	718
by Emperor	147	1 wo Sicilies, 1832.	77
of foreign powers not to give right		Venezuela, 1859, 1866	806
to attack citizens of the United		Renunciation of—Denmark, 1830 Mutual renunciation of—Spain, 1819714,	171
States	147	Assumption of, by United States—	, 7 10
Citizens of United States to abstain		France, 1803, 1831	245
from offensively attacking subjects		Mex1co, 1848	497
of foreign powers	147	Spain, 1019	715
authorities of jurisdiction over per-		Agreement with Spain respecting, for	
sons and property	147	wrongs in Cuba, 1871	<b>72</b> 0
2. Privileges of trade not stipulated for		Agreements.)	
to be at discretion of Chinese gov-		Coasting Trade. (See Reciprocal Commercial	
ernment	148	Agreements.)	
3. Chinese consuls in the United States. 4. Reciprocal religious liberty	148	Colorado River.	
Cemeteries not to be disturbed	148 148	Free navigation of—Mexico, 1848	495
5. Right of free migration and emigra-	140	Cotomora, Republic of.	
tion recognized	148	General convention of peace, am-	
Emigration not voluntary, reprobated.	148	ity, navigation, and com-	15~
Laws to be passed to punish carrying		merce, October 3, 1824150- 1. Peace and friendship	
away subjects or citizens without		~ ravole granted to other nations to	150
their consent	148	Decome common	150
either country	148	5. Frivileges of citizens of each country	
Naturalization not conferred by this	140	resident in the other 150	
stipulation	148	4. Management of business, &c	151
	,	~· *IV GRANTED WILLIAM DELEGATION	10.1

	Page.	Page.
Colombia, Republic of—Continued.		Conquests, (see Bermudas; Mexico, Gulf of,)
6. Asylum to vessels seeking refuge	151	To be restored—Great Britain, 1782,
7. Captures by pirates to be restored	151	1783
8. Assistance in case of shipwreck	151	Consular Jurisdiction. (See Consuls.)
9. Disposal and inheritance of personal		Consular Privileges. (See Consuls.)
property	152	Consuls,
Real estate, time allowed heirs to dis-	450	Reciprocal agreements con-
pose of	152	cerning.
10. Protection of persons and property	152	Each party may establish consulates
Access to judicial tribunals	152	within the territories of the other—
11. Security of conscience	152	Algiers, 1815, 1816
Rights of burial	152	Argentine Confederation, 1853
12. Neutral trade in time of war	152	Austria, 1829, 1848, 1870
Free ships make free goods	153 153	Belgium, 1845, 1868
Neutrality extended to persons	153	Bolivia, 1858
13. Neutral property on enemy's vessel	153	Central America, 1825
14. Contraband of war	153	Chili, 1832
	154	China, 1858, 1868
16. Confiscation of contraband articles	154	Colombia, 1824
17. Blockaded ports, regulation at 18. Regulation of visits at sea	154	Costa Rica, 1851
19. Sea-letters or passports	154	Denmark, 1826
Certificates of cargo	155	Dominican Republic, 1867 185
20. Vessels under convoy	155	Ecuador, 1839
21. Prize causes, how adjudicated	155	France, 1788, 1853
22. Letters of marque	155	German Empire, 1871 255
23. Agreement in case of war between		Great Britain, 1794, 1815 277, 294, 295
the parties	155	Greece, 1837 376
Time allowed merchants to remove	155	Guatemala, 1849 384
Safe-conduct to be furnished them	155	Hanover, 1840, 1846389, 393
Other citizens may remain	155	Hawaiian Islands, 1849 409
24. Debts, &c., not to be confiscated		Hayti, 1864
25. Envoys, ministers, &c		Honduras, 1864 429
26. Consuls and vice-consuls		Italy, 1868 432
27. Commissions and exequaturs		Japan, 1857
28. Exemptions of consular officers	156	Liberia, 1862 462
29. Reclamation of deserters		Madagascar, 1867
30. A consular convention to be formed	157	Mecklenburg-Schwerin, 1847 469
31. Duration of treaty		Mexico, 1831
Infringement of treaty		Netherlands, 1782, 1855538, 547
Reprisals and declarations of war		New Granada, 1846, 1850557, 560
Treaties with other nations not af		Nicaragua, 1867
fected	4 ***	Oldenburg, 1853
Ratifications	157	0111160 2111100
Colombia, United States of.		Octomum Empire, 2001
Claims convention, February		Paraguay, 1859
10, 1864		Peru, 1851
Reference to treaty with New Granada		Peru-Bolivia, 1836
1. Time for termination of claims com		Portugal, 1840
mission extended		Prussia, 1785, 1828647, 658
Commissioners and umpire to be ap		Russia, 1832
pointed anew		San Salvador, 1850
2. Ratifications	. 158	Sardinia, 1838
Columbia River,		Spain, 1795 709
Free navigation of—Great Britain, 184	6 321	Sweden, 1783 729
Commercial Agents, (see Consuls,)		Sweden and Norway, 1816, 1827733, 739
May be appointed for the protection of	f	Swiss Confederation, 1850 750
trade—France, 1800		Tripoli, 1805
		Tunis, 1797
Commercial Agreements. (See Reciprocal Com		Two Sicilies, 1845, 1855
mercial Agreements; Brünshause	<i>n</i> .	Venezuela, 1836, 1860794, 805
Dues; China; Cottons; Danish Colo		They may be established wherever any
nies; Dardanelles; Duties; Discrim		other power is permitted to main-
nation Duties; Import Duties; Ligh Dues; Pilotage; Port Dues; Swi		tain a consulate
Confederation.)	,~	Austria, 1070
		Belgium, 1868
Commission. (See Letters of Marque.)		New Granada, 1840, 1850
Confiscation, (see Neutral Vessels; Reciproce	ıι	Each power to decide where consuls may
Privileges of Citizens, &c. war,)		be maintained within its terri-
Congress to recommend restitution of		tories-
confiscated estates—Great Britain	006 066	
1782, 1783	260, 200	Austria, 1870
No further confiscations to be made- Great Britain, 1782, 1783	963 969	Bolivia, 1858
Public funds not to be confiscated in time	. 200, 200. 18	Brazil 1898
of war—Paragnay, 1859		

	Page.	1	Page.
Consuls—Continued.	-	Consuls—Continued.	
Chili, 1832	110	Ottoman Empire, 1830	58
Colombia, 1824	156	Paraguay, 1859	59€
Costa Rica, 1851	162	Provisions for the appointment of vice-	
Ecuador, 1839	7 995	consular agents, &c	30
Great Britain, 1794, 1815	384	Austria, 1870 Belgium, 1868	64
Guatemala, 1849	429	France, 1788, 185322	
Honduras, 1864	432	German Empire, 1871	.0, 250 250
Italy, 1868 Mexico, 1831	483	Italy, 1868	430
New Granada, 1846, 1850		New Granada, 1850	562
Nicaragua, 1867	569	Who may act in event of the death or	00%
Paraguay, 1859.	597	incapacity of a consul—	
San Salvador, 1850	682	Austria, 1870	30
They may be established in ports open to		Belgium, 1868	64
foreign commerce—		France, 1853	250
Bolivia, 1858	76	German Empire, 1871	256
Brazil, 1828	88	Italy, 1868	433
Central America, 1825	101	In what cases consuls may apply to the	
Colombia, 1824	156	local authorities-	
Denmark, 1826	169	Austria, 1870	30
Ecuador, 1839	194	Belgium, 1868	64
Hayti, 1864 Mexico, 1831	419 483	France, 1853	250
Netherlands, 1855.	547	German Empire, 1871	257 376
New Granada, 1846, 185055		Greece, 1837 Italy, 1868	433
Peru, 1851	621	New Granada, 1850	561
Peru-Bolivia, 1836.	608	When they may apply to the government—	001
San Salvador, 1850	682	Austria, 1870	30
Venezuela, 1836	794	Belgium, 1868	64
Provisions respecting granting exequa-		France, 1853	250
turs—		German Empire, 1871	257
Argentine Confederation	19	Italy, 1868	433
Austria, 1870	29	New Granada, 1850	561
Belgium, 1868	63	They may appear as the natural defenders	
Bolivia, 1858	76	of their countrymen—	
Brazil, 1828. Central America, 1825.	88	New Granada, 1850	561
Chili, 1832.	102 110	They shall not give passports in certain	
Colombia, 1824	156	Cases— Non-Cranada 1950	E CC
Costa Rica, 1851	162	New Granada, 1850	563
Denmark, 1826	169	travel freely in the territories of the	
Ecuador, 1839	194	other—Japan, 1858.	450
France, 1788, 185322	0,249	Consuls in each country shall enjoy the	100
German Empire, 1871	255	privileges of consuls of the most fav-	
Great Britain, 1794, 1815		ored nation—	
Guatemala, 1849	384	Algiers, 1815, 1816	711
Hayti, 1864 Honduras, 1864	419	Argentine Confederation, 1853	19
Italy, 1868.	429	Austria, 1829, 1848, 1870	
Liberia, 1862	432 462	Brazil, 1828.	88
Mexico, 1831	483	Chili 1929	101
New Granada, 1846, 1850	7.560	Chili, 1832 Colombia, 1824	110 156
Nicaragna, 1867	569	Costa Rica, 1857	162
Orange Free State, 1871	581	Dominican Republic, 1867.	185
Paraguay, 1859	596	Ecuador, 1839	194
Peru, 1851	621	France, 1788, 1853 22	4. 259
Peru-Bolivia, 1836.	608	German Empire, 1871	25
Fortugal, 1840	636	Guatemala, 1849	384
San Salvador, 1850	682	Hanover, 1840, 184638	9, 393
Swiss Confederation, 1850 Two Sicilies, 1855	750	Hawaiian Islands, 1849	409
Respecting withdrawal of exequaturs—	783	Haytı, 1864	419
German Empire, 1871.	255	Honduras, 1864	429
Great Britain, 1794, 181527	7 995	Madagascar, 1867.	465
Greece, 1837	376	Mecklenburg-Schwerin, 1847	469
New Granada, 1850	560	Mexico, 1831 New Granada, 1846	48
Sweden and Norway, 1816, 1827	3, 739	Nicaragua, 1867	557 569
SW188 Confederation, 1850	750	Orange Free State, 1871	58)
Consuls have no diplomatic character—		Paraguay, 1859	597
New Granada, 1850	562	Persia, 1856	601
They are appointed for the protection of		Peru, 1851	621
trade— Great Britain, 1815	00-	Peru-Bolivia, 1836	608
Liberia, 1862	295	Portugal, 1840	636
Madagascar, 1867	462 465	Prussia, 1799, 182865	5, 658
Nicaragua, 1867	465 569	Kussia, 1832	668
	000	San Salvador, 1850	689

	Page.		Page.
Consuls—Continued.		Consuls—Continued.	•
Sardinia, 1838	687	Belgium, 1868	63
Spain, 1795	709	They are to be exempt from duties and	
Swiss Confederation, 1850	750	taxes, except on their estates real	
Tripoli, 1805	759	and personal—France, 1788	220
Two Sicilies, 1845, 185577	5, 783	Their official income not subject to taxa-	~~0
Venezuela, 1860	805	tion-	
Consuls who are citizens of the state ap-	000		050
		German Empire, 1871	256
pointing them are exempt from mili-		They may establish a chancery—	
tary billetings		France, 1788	220
Austria, 1870	29	Their persons and dwellings to be subject	
Belgium, 1868	63	to the laws of the country, except	
France, 1788, 185322	0, 249	as exempt by treaty-	
German Empire, 187125	5.256	New Granada, 1850	563
Italy, 1868	432	If in business, they are to be subject to the	. 000
When citizens of the state appointing			
them, they shall be exempt from arrest		laws of the country—	000
		France, 1788	220
except for crime—	-	Dominican Republic, 1867	185
Belgium, 1868	63	Hanover, 1840	389
Italy, 1868	432	Hawaiian Islands, 1849	449
Italy, 1868.  Consuls who are not citizens of the state		Mecklenburg-Schwerin, 1847	470
in which they reside are exempt from		Orange Free State, 1871	581
all public service—		Portugal, 1840	636
Brazil, 1828	88	Prussia, 1785, 1799, 1828647, 65	
Central America, 1825	102	Russia, 1832	668
Chili, 1832	110	Sardinia, 1838	687
Colombia, 1824	156	Omina Confedenation 1950	
Denmark 1996		Swiss Confederation, 1850	750
Denmark, 1826	169	Two Sicilies, 1845, 185577	0, 703
France, 1788	220	Venezuela, 1860	805
Guatemala, 1849	385	But in such case they can be detained	
Mexico, 1831	483	only for commercial debts—	
New Granada, 1846	557	Austria, 1829, 1848, 1870	25, 29
San Salvador, 1850	682	If citizens of the country in which they	•
Not being citizens of the country in which		reside, to continue subject to its	
they reside, they shall be exempt		laws—	
from imposts and contributions ex-		Dominican Republic, 1867	185
cept on their commerce and prop-		Italy, 1868	432
		Sardinia, 1838	687
erty—	m/C	Daruma, 1000	
Bolivia, 1858	76	Two Sicilies, 1855	784
Brazil, 1828	88	Venezuela, 1860	805
Central America, 1825	102	They are to be independent in what con-	
Chili, 1832	110	cerns their functions—	
Colombia, 1824	156	New Granada, 1850	562
Denmark, 1826	169	Venezuela, 1860	808
Ecuador, 1839	194	They may employ their good offices in	
German Empire, 1871	255	favor of citizens of another country,	
Guatemala, 1849	385		
Hayti, 1864	420	New Granada, 1850	562
	483	They are not required to appear in courts	004
Mexico, 1831			
New Granada, 1846	557	of justice as witnesses—	05/
Peru, 1851	621	France, 1853	250
Peru-Bolivia, 1836	609		
San Salvador, 1850	682		
Consuls shall enjoy personal immunities—		Austria, 1870	29
Austria. 1870	29	Belgium, 1868	63
France, 18532	49, 250	Italy, 186843	12, 43
When they can only claim the immunities		Their testimony in other cases shall be	
of commercial agents—		taken at their dwellings-	
France, 1853	250		2
They shall enjoy the privileges necessary		Belgium, 1868	6
for their functions—		Italy, 1868	43
70-1 104E 10EU	E1 54		20,
Belgium, 1845, 1858	.01,04	or their testimony may be required	
Great Britain, 1794	211		
In respect also of the deserters from the		in writing, or taken at their dwell-	
vessels of their country—		ings—	OF
Netherlands, 1839	543		25
Ottoman Empire, 1830	583		6
Sweden and Norway, 1816, 18277	33, 739	Italy, 1868	43
Two Sicilies, 1855	784	when their testimony is required they	
They may be prosecuted for violation of	Ī	are to be summoned in writing-	
the laws of the country in which		New Granada, 1850	56
they reside—		They have the right to place the national	
Great Britain, 1794	277		
Greece, 1837	636		
Portugal, 1840	72 720	Austria, 1870	2
Sweden and Norway, 1816, 18277	JU, 108	German Empire, 1871	25
When to be exempt from all taxes—			6
Austria, 1870	29	Or on their dwellings—Belgium, 1868	U

	Page.		Page.
Consuls—Continued.		Consuls—Continued.	
Except in places where there is a legation—	- 0	German Empire, 1871	258
Austria, 1870	29	They have jurisdiction over disputes	
Belgium, 1868	64	between masters, officers, and crews	
German Empire, 1871	256	of national vessels—	or 91
Italy, 1868	433	Austria, 1848, 1870	
To place the arms, name, and flag on		Belgium, 1868	155
their offices or dwellings-	ar o	Denmark, 1861	$\frac{175}{185}$
France, 1853	250	Dominican Republic, 1867	
Italy, 1868	<b>43</b> 3	France, 1788, 1853	258
To place the name and flag on their dwell-		Greece, 1837	376
ings New Granedo 1850	563	Hanover, 1840, 184638	
New Granada, 1850 To hoist their flag on board vessels em-		Hanseatic Republics, 1852	404
ployed by them in port—		Italy, 1868	434
German Empire, 1871	256	Mecklenburg-Schwerin, 1847	470
The consular archives to be inviolable—	200	New Granada, 1850	561
Argentine Confederation, 1853	19	Oldenburg, 1847	578
Austria, 1870	29	Portugal, 1840	637
Belgium, 1868	64	Prussia, 1828	658
Bolivia, 1858	76	Russia, 1832	668
Brazil, 1828	88	Sweden and Norway, 1816, 182773	
Central America, 1825	102	Two Sicilies, 1855	784
Chili, 1832	111	Venezuela, 1860	805
Colombia, 1824	156	They may require aid of local authorities	
Denmark, 1826	169	for arrest of deserters from vessels—	
Dominican Republic, 1867	185	Austria, 1848, 1870	25, 31
Ecuador, 1839	194	Belgium, 1845, 1868	51,65
France, 1788, 1853		Bolivia, 1858	77
German Empire, 1871	256	Brazil, 1828	88
Greece, 1837	376	Central America, 1825.	102
Guatemala, 1849	385	Chili, 1832	111
Hayti, 1864	420	Colombia, 1824	156
Mexico, 1831 New Granada, 1850		Denmark, 1861	175
Orange Free State, 1871		Dominican Republic, 1867	185
Peru, 1851	621	Ecuador, 1839	194
Peru-Bolivia, 1836	609	France, 1788, 1822, 1853 222, 2	44, 251
Portugal, 1840	637	German Empire, 1871	258
San Salvador, 1850	682	Greece, 1837	376
Sardinia, 1838	688	Guatemala, 1849. Hanover, 1840, 1846	385
Sweden and Norway, 1816, 1827 7	33, 740	Hanseatic Republics, 1828.	403
Swiss Confederation, 1850	750	Hawaiian Islands, 1849	400
Two Sicilies, 1855	784	Hayti, 1864.	
The consular offices and dwellings to be	•	Italy, 1868.	434
inviolable—		Madagascar, 1867	466
Belgium, 1868	64	Mecklenburg-Schwerin, 1847	470
Bolivia, 1858	76	Mexico, 1831	434
France, 1853	250	New Granada, 1846, 1850	37, 562
German Empire, 1871, (of consuls not	5	Oldenburg, 1847	578
citizens)		Peru, 1851	622
But not to be used as places of asylum—	433	Peru-Bolivia, 1836	609
France, 1788.	000	Portugal, 1840	637
German Empire, 1871	220 256	Prussia, 1828	658
Italy, 1868	433	Russia, 1832	668
What depositions and papers they may	7	San Salvador, 1850 Sardinia, 1838	689 688
receive and verify—	'	Spain, 1819.	000
Austria, 1870	. 30	Sweden and Norway, 1827	710 740
Belgium, 1868	64	Two Sicilies, 1845, 1855	741
France, 1788, 1853	250 252	Venezuela, 1860.	80
German Empire, 1871	. 257	But if the deserter has committed a crime	3
Italy, 1868	434	against local law, the surrender to	, <b>,</b>
New Granada, 1850	661	be delayed till after punishment—	•
Their authority over vessels of their	r	Austria, 1870	31, 3
country in the ports of the country	7	Denmark, 1861	. 170
in which they reside—		Dominican Republic, 1867	. 18
Austria, 1870	. 31	Greece, 1837	. 370
Belgium, 1868 France, 1788, 1853	. 65	Hanover, 1840, 1846	389. 39
German Empire, 1871	czz, 251	Hanseatic Republics, 1828	. 40
Italy, 1868	. 258	Hawanan Islands, 1847	40
New Granada, 1850	. 434 561	Mecklenburg-Schwerin, 1847	- 47
They have a right to be notified of in	. 561	Oldenburg, 1847	- 57
tended searches by customs-officers	-	Portugal, 1840	- 63
and to be present—		Frussia, 1828	65
Austria, 1870	. 31	Russia, 1832 Sardinia, 1838	. 66
		Maruilla, 1000	68

	Page.		Page.
uls—Continued.		Consuls—Continued.	
Sweden and Norway, 1827	740	They shall not be responsible for the	
Two Sicilies, 1855	784	debts of their countrymen-	
They may adjust damages suffered by		Tunis, 1797	766
vessels at sea in certain cases—		Agreements which are not re-	
Austria, 1870	32	ciprocal.	
Belgium, 1868	65	American consul may be appointed in	
German Empire, 1871	259	ports where principal commerce is	
Italy, 1868	435	carried on—	
New Granada, 1850	561	Muscat, 1833	529
Their powers in cases of shipwreck and in		Consuls of United States may reside in	
proceedings for salvage—		any port they think proper—	
Austria, 1870	32	Morocco, 1836	524
Belgium, 1868	65	The persons and houses of United States	-
France, 1788, 1853		consuls to be inviolate—	
	259	Muscat, 1833	529
German Empire, 1871	410	United States consuls to have exclusive	020
Hawaiian Islands, 1849	435	jurisdiction over crimes committed	
Italy, 1868		by American citizens in the terri-	
New Granada, 1850	561 783		
Two Sicilies, 1855	100	tories of the other power-	80
They may act as judges in disputes be-		Borneo, 1850	121
tween their countrymen or other		China, 1844	
persons under their protection—	70	Japan, 1857, 1858	7, 402 102
Tunis, 1797	767	Madagascar, 1867	465
They may determine all differences and		Ottoman Empire, 1830	584
suits between their countrymen-	606	Siam, 1856	696
France, 1788	223	To have exclusive jurisdiction over civil	
They may act as arbitrators in differences		disputes between American citi-	
between their countrymen-		Zens—	0 10
New Granada, 1850	. 561	Algiers, 1795, 1815, 1816	
They may be present at the trial of their		Borneo, 1850	- 80
countrymen charged with killing,		China, 1844, 1858	Z, 130
&c.—		Madagascar, 1867	465
Tunis, 1797	767	Morocco, 1787, 183651	
They shall be informed by the local		Muscat, 1833	529
authorities of the death of their		Persia, 1856	600
countrymen intestate, or without		Siam, 1856	696
haama haisa		Tripoli, 1805	761
Austria, 1870	33	_ Tunis, 1797	767
Belgium, 1868	66	To have exclusive jurisdiction over	
German Empire, 1871	257	civil disputes between an American	
Italy, 1868	435	citizen and a subject of the other	
They may appear for absent heirs or cred-		power— Borneo, 1850	~
itors until they are represented—		Borneo, 1850	80
German Empire, 1871	257	To have jurisdiction jointly with offi-	
They may be present at inventorying the	1	cials of the country over contro-	
property of deceased countrymen-	•	versies between American citizens	
Peru, 1851	622	and subjects of the other power—	401
Two Sicilies, 1855	781	Madagascar, 1867	465
They may intervene in the possession,		Ottoman Empire, 1830	584
administration, and liquidation of		Persia, 1856	600
intestate property		Siam, 1856	696
Argentine Confederation, 1853	19	To have jurisdiction jointly with other	
They may administer upon the personal		consular officers of disputes between	
property of their countrymen dying	;	American citizens and subjects of	
intestate—		foreign powers—	0.11
France, 1788	221	Algiers, 1815, 1816	9, 13
Peru, 1851	622	Persia, 1856	600
Tunis, 1797	766	Tripoli, 1805	76
Except where prohibited by legislation-		privileges of an American consul in	10.
New Granada, 1850	562	China, 1858	131
They may nominate curators to take	)	of a Chinese consul in the United	
charge of such property as far as	ı	States—China, 1868.	148
local laws permit—		claims of Japanese against Americans to	
Costa Rica, 1851	161	be prosecuted in the consular	420
Honduras, 1864	428	courts—Japan, 1858	459
Nicaragna, 1867	568	of Americans to be prosecuted in the	are
May become temporary custodians of	ľ	courts of Japan, 1858	459
such property—		consuls in Japan may require the local	
Paraguay, 1859	596		
Two Sicilies, 1855	781		453
They may take charge of the effects of	E	—Japan, 1858	40
deceased sailors		United States consuls to assist in the trial	
German Empire, 1871	257		
They may give bills of health, &c		ing, &c-	9, 1
New Granada, 1850	562	Algiers, 1815, 1816	J, 1

Page.	Pag	ge,
Consuls—Continued.	Contraband of War—Continued.	207
Morocco, 1787, 1836		378
Tripoli, 1805		536
United States consul to have jurisdiction	Not to be confiscated—	
over the effects of Americans de-	Netherlands, 1782	536 350
ceased intestate— Algiers, 1795, 1815, 18163, 9, 13	Provisions, &c., becoming contraband,	)00
Morocco, 1787, 1836	not to be confiscated—	
Muscat, 1833 529	Great Britain, 1794 2	278
Persia, 1856	Vessels carrying, may be detained, but	
Tripoli, 1805	shall be released on surrendering the contraband articles—	
belonging to American citizens—	Prussia, 1799, 1828	359
Muscat, 1833	Great Britain, 1794 2	278
Ottoman Empire, 1830	Proceedings in case of discovery of— Sweden, 1783	725
lowed to Russians—	Sweden and Norway, 1816, 1827735, 7	
Pers <sub>1</sub> a, 1856	Convoys, (see Vessels,)	
Not required to pay duties—	Each power to take vessels of the other	
Algiers, 1795, 1815, 1816	under their protection, when— France, 1778	203
of their countrymen—	Netherlands, 1782 5	534
Algiers, 1815, 1816	Prussia, 1785, 1799, 1828646, 654, 6	359
Morocco, 1787, 1836	Costa Rica, Stipulations respecting a ship-canal by	
Provisions respecting, in Dutch colonies—		322
Netherlands, 1855546-549	Neither party to fortify, colonize, or exer-	
Contraband of War, (see Blockade; Prizes;	cise dominion over—Great Britain,	nac
War,) Defined by treaty with—	Treaty of amity, commerce, and	322
Bolivia, 1858	navigation, July 10,	
Brazil, 1828	1851	
Central America, 1825		159 159
Colombia, 1824	Rights of residence and business 1	159
Dominican Republic, 1867, 182	Ships of war and post-office packets. 1	159
Ecuador, 1839		160
Great Britain, 1794 278	3. Privileges granted to other nations to become common	160
Guatemals, 1849	4. Duties on products of either country 1	160
Hayti, 1864		160 160
Mexico, 1831	5. Tonnage duties, &c., to be equal 1 6. Duties on imports in vessels of either	LOC
Netherlands, 1782	party	160
New Granada, 1846         554           Peru, 1851         618	Duties on exports in vessels of either	100
Peru-Bolivia, 1836 605		160 160
Prussia, 1799, 1828	7. Management of business, &c	161
San Salvador, 1850	Employment of agents.	161
Sweden, 1783 724		16) 16)
Sweden and Norway, 1816, 1827735, 741	8. Police of ports, safety of merchandise,	LO,
Two Sicilies, 1855	&c	16
When vessels carrying contraband are not		161 161
subject to capture—		16
Bolivia, 1858	Property of residents dving intestate.	161
Brazil, 1828	9. Exemptions from military service.	• ^•
Chili, 1832		16: 16:
Colombia, 1824 153	Diplomatic agents and consuls, privi-	104
Ecuador, 1839	leges of	16
Hayti, 1864	11. Agreement in case of war between the parties—	
Mexico, 1831	Time allowed merchants to remove,	
New Granada, 1846 554	&c	16
Peru-Bolivia, 1836	Other citizens may remain.	16
San Salvador, 1850		169 169
Sweden, 1783	12. Residents entitled to the protection of	
Sweden and Norway, 1816, 1827735, 741 Two Sicilies, 1855	the government	169
Venezuela, 1836, 1860	Security of conscience	169 169
Proceedings against in case of capture	13. When articles iv, v, and vi may be	r()
Hayti, 1864	terminated	16
Dominican Republic, 1867 183	14. Ratifications	169

Page.	Page.
Costa Rica—Continued.	Denmark—Continued.
Claims convention, July 2, 1860.163-166	
1. Claims of citizens of the United States	8. Consuls and vice-consuls 169
to be referred to commissioners 163	
Appointment of commissioners 164	
Vacancies, how filled	
What claims shall not be considered. 164	
2. Meeting of commissioners 164	
Oath of commissioners	
Selection of umpire	
3. Examination of claims 164 Mode of procedure 164	
Papers to be furnished by each gov- ernment	1880
Award of indemnity, amount to be de-	
termined	
Decision of umpire to be final 16	
4. Payment of indemnity, method of 16	
First installment, when payable 16	
Subsequent installments, when to be	pointed 172
paid 16	
Payment of interest 16	
Appropriation by Costa Rica to meet	fiscation of vessels to be presented. 172
payments	
5. Termination of the commission 16	
Record of proceedings	
Appointment of secretary 16	of the sound and beits
Commission to make rules 16	
6. Proceedings of commission to be con-	1. Navigation of the sound and belts to
clusive	5 be free to American vessels 173
Costa Rica released from claims re-	2. Passages of sound and belts to be
jected or allowed and satisfied 16	
7. Cases pending before umpire at termi-	Employment of Danish pilots optional. 174
nation of commission, disposal of 165, 16	
Decisions, when to be given 16	
Authority of umpire to cease, when 16	
8. Expenses of commission, payment of 16	
9. Ratifications 16	
Cottons,	The state of the s
Duty on direct importation of— France, 1831	
	tion of commerce and
Import duty on, abolished— Hanover, 1846	
Hanover, 1846	
Oldenburg, 1853 57	
Counterfeit Money. (See Extradition.)	2. Reclamation of deserters
Country out Money. (See Manual author)	Effect of additional articles 176
<b>D.</b>	Ratifications
<del>_</del> ,	Convention relative to naturali-
Danish Colonies. (See Denmark.)	zation, July 20, 1872176, 177
Dardenelles, Straits of,	1. Who are deemed to be naturalized
Privileges of United States vessels in 58	
United States goods and vessels exempt	2. Restoration of citizenship in original
from dues	
Firmans for passage of	
Debts, (see Consuls; War,)	When intent not to return shall be
Collection of—	Hold be children and he had
China, 1858	177
France, 1800 25	
Great Britain, 1782, 1783	
Deceased Persons, Estates of. (See Consuls; Personal Property; Real Estate.)	Detraction, Droit de, (see Personal Property;
Denmark,	Real Estate; Succession,)
General convention of friend-	Abolished by treaties with—
ship, commerce, and navi-	Bavaria, 1845
gation, April 26, 1826167-17	70 France, 1770
1. Peace and harmony 16	R7 Guaromaia, x040
Favors granted to other nations to	Hannotto Pannhlice 1997 402
become common 10	17 Hann Canal 1844
2. Freedom of commerce and navigation.	67 Nagary 1846 531
Coasting-trade reserved 10	67 Saxony, 1845 690
3. Importations and exportations in ves-	Omein 1705 707
sels of either nation 10	67 Cmadon 1792 723
	Titintombara 1844
	68   Detroit River, 68   Free navigation of—Great Britain, 1842 319
6. To what trade treaty not to extend 10	On a Troo manifestor or Orona management -

	Page.		Dogo
Diplomatic Agents,	rage.	Dominican Republic-Continued.	Page.
Are to have the privileges of diplomatic		Controversies among claimants, how	
agents of the most favored nations—			179
Argentine Confederation, 1853	19	decided	173
Polivio 1959			120
Bolivia, 1858	76	posal of	179
Brazil, 1828	87	No other duties payable than are paid	100
Central America, 1825.	101	by natives	179
Chili, 1832.	110	6. Importations and exportations in ves-	
China, 1858.	130	sels of either country	180
Colombia, 1824	156	Equality of tonnage duties, &c	180
Costa Rica, 1851	162	7. Coasting trade reserved to citizens	180
Ecuador, 1839	193	Vessels may proceed from port to port	
Guatemala, 1849	384	and discharge	180
Hayti, 1864	419	8. Nationality of vessels, how deter-	
Honduras, 1864	429	mined	180
Japan, 1857	450	9. Duties on products, &c., of either	*00
Mex1co, 1831	483	- country	180
New Granada, 1846	557	Prehibitions to be general	181
Nicaragua, 1867.	569	10. Discriminating duties	
Paragnay, 1857	597	11. Assistance in case of shipwreck	181
Persia, 1856	599	Repairs of stranded vessels	181
Peru, 1851	621	19 Nontrol trade in time of man	181
Peru-Bolivia, 1836	608	12. Neutral trade in time of war	181
San Salvador, 1850.	682	Blockaded ports, regulations at	181
They may nominate curators of intestate	002	13. Contraband articles specified	182
property—		14. Other merchandise to be free	182
Nicaraona 1867	200	15. Neutral rights at sea—	
Nicaragua, 1867	568	Free ships make free goods	182
		Neutral property on enemy's vessel	
ernment—		not subject to confiscation	182
Japan, 1857	449	Neutrality extended to persons	182
Persia, 1856	601	Applicability of principles	182
May travel freely in the dominions of		10. Ships' papers to be exhibited	182
either party—		17. Vessels to be furnished with passports	
Japan, 1858	450	and certificates	32, 183
Recall of, may be requested without preju-		18. Regulation of visits on the high seas	183
dice to good understanding—		19. Vessels under convoy not to be ex-	100
Great Britain, 1794	281	amined	183
They are not to employ more servants		20. Regulations in case of capture or de-	100
than are allowed to Russians—		tention	184
Persia, 1856	601	21. Treatment of officers, passengers, and	104
they shall not afford asylum to Persian		Crews	104
subjects	601	22. Prize causes, adjudication of	184
Discriminating Duties, (see Reciprocal Com-		23. Privileges of prizes of either party in	184
mercial Agreements.		the ports of the other	104
special stipulations concerning, in trea-		24. Privateers of heatile no-	184
ties with—		24. Privateers of hostile powers	184
France, 1822	243	25. Letters of marque not to be accepted.	185
Netherlands, 1852	545	26. Consular officers, appointment and	
Portugal, 1840	635	privileges of	185
Kussia, 1832	669	Inviolability of archives	185
Saruma, 1838	689	Settlement of disputes between mas-	
Sweden and Norway, 1827.	742	ters of vessels and their crows	185
Two Sicilies, 1855	786	Reclamation of deserters	185
Dominican Republic,	100	27. Fugitives from Justice to be delivered	
General convention of amity,		up	186
commerce navigation		Requisitions, how to be made	186
and extradition, February		EVIGENCE of criminality required	186
8, 1867	79 196	o. Cillies for Which surrender may be	
1. Peace and friendship	178	mado	186
Agreement in case of war between	170	20. Builender, how mane	186
the parties—		ov. Fast of political offenses not included	. 186
Time allowed merchants, &c., to re-		or Daration of Convention	186
move	180	oz. madifications	186
Their effects not to be seized	178	Drawouche unit Dounties. (See Reciprocal Com-	100
Paganorte to be given them	178	mercial Agreements \	
Passports to be given them.	178	Dues. (See Reciprocal Commercial Agreements)	
Debts, &c., not to be confiscated	178	Duration of Treaties.	
2. Exemption from military service,		Treaties declared to be pernetual	
forced loans, &c	178	Deigium, 1863, (Articles I and IV)	E 0
3. Privileges of residence and business	179	Italy, 1871, (Article XXI)	56
Employment of agents	179	Mexico, 1848, (Article AXII)	444
Access to indicial tribinals	179	Prussia, 1799, (Articles XXIII, XXIV). 65	w, 501
4. Liberty of conscience	179	In all relating to peace and friendship—	94, 055
rights of Durial.	179	Brazil 1898	
5. Disposal and inneritance of personal		Brazil, 1828, Central America, 1825	81
property	179	Chili, 1832, 1833	95
Duties same as payable by natives	179	Chili, 1832, 1833	
Property of absent heirs to be cared for	179	Ecuador, 1839	150
			187

Page.	Page.
Duration of Treaties—Continued.	Duration of Treaties—Continued.
Guatemala, 1849	To continue until January 1, 1860, and to
Peru-Bolivia, 1836	terminate on twelve months' notice
Treaties with no fixed periods for their	thereafter— Baden, 1857 37
duration—	To continue until July 4, 1872, after which
Argentine Confederation, 1853 15, 16	notice of twelve months may be
Bavaria, 1845 41	given of intention to revise—
Belgium, 1863 57	Japan, 1858 449
Borneo, 1850	To continue four years—
Brazil, 1849	Great Britain, 1815
Costa Rica, 1851, (except as to Articles	France, 1800
IV, V, and VI)	Sweden and Norway, 1816 731
Denmark, 1830, 1837	To continue ten years————————————————————————————————————
France, 1778, 1782, 1783, 1803, 1831 201, 203,	Prussia, 1785, 1799
213, 214, 232, 235, 237, 245	To continue ten years, after which notice
Great Britain, 1782, 1783, 1794, (Articles	of twelve months may be given of intention to revise—
I to X,) 1796, 1798, 1802, 1814, 1817, 1818, 1822, 1826, 1842, (in part,) 1846,	Siam, 1856
1850, 1853, 1863, 1870, 1871, 1871 (in	To continue twelve years—
part)261,264,266,269,281,282,283,285,	France, 1788
287, 296, 297, 303, 308, 315, 320,	Great Britain, 1794, (in part)269, 281
322, 326, 346, 348, 354, 355	To continue twelve years, in all relating
Hanover, 1861	to commerce and navigation— Central America, 1825
Hesse Cassel, 1844	Colombia, 1824
Honduras, 1864, (in part)	To continue fifteen years, after which
Japan, 1854, 1857, 1864446, 448, 458, 459 Lew Chew, 1854	may be renewed—
Liberia, 1862	Sweden, 1783
Madagasoar, 1867 464	To continue twenty-eight years, but may terminate at the end of fourteen
Mexico, 1828, 1831, 1835, 1839, 1843, 1848,	or twenty-one years, on twelve
1853, 1868 474, 475, 486, 487, 490, 492,	months' notice-
503,509	Ottoman Empire, 1862 585
Muscat, 1833	To continue fifty years—
Nassau, 1846	Morocco, 1787, 1836
Ottoman Empire, 1830 583	
Paragnav. 1859	Terminable on six months' notice-
Peru. 1641, 1856, 1862, 1868611, 623, 627, 630	France, 1843, 1845, 1858 247, 248, 253
Portugal, 1851	Sweden and Norway, 1860 742
Russia, 1824, 1854, 1867	Terminable on twelve months' notice — France 1869
Saxony, 1845	
Spain, 1795, 1802, 1819, 1834, 1871 704, 711,	Mexico, 1861 506
712,718,720	Russia, 1868 674
Texas, 1838753, 754	Terminable on six months' notice after
Tripoli, 1796, 1805	two years—
Tunis, 1797	
Two Sicilies, 1832, 1855	
Venezuela, 1859	Austria, 1848
To continue until twelve months' notice	Netherlands, 1852
after October 20, 1828—	Terminable on notice, after five years— Great Britain, 1842, (Article VIII) 319
Great Britain, 1827	Great Britain, 1842, (Article VIII) 319 Terminable on notice given six months
To continue until January 1, 1839, and to terminate on twelve months' notice	prior to the expiration of each fifth
thereafter—	VAST-
Russia 1832	Italy, 1868, 1869
To continue until January 1, 1858, and to	Nicaragua, 1870
terminate on twelve months' notice	Terminable on twelve months' notice after five years—
thereafter—	
Austria, 1856	Netherlands, 1855, 546
Bremen, 1863	Terminable on twelve months' notice after
Hanover, 1855	six years— Portugal 1840
Mecklenburg-Schwerin, 1853 473	
Mecklenburg-Strelitz 47	anven vears—
Oldenburg, 1853	Costa Rica, 1851, (Articles IV, V, and
Schaumburg Lippe, 1854	vi)
Wilstamberg 1853	
To continue until June 10, 1858, and to	VI) 426 Terminable on twelve months' notice after
terminate on twelve months notice	eight years—
thereafter—	

	Page.
Duration of Treaties—Continued.	Duration of Treaties—Continued.
	New Granada, 1846, 1850
11ay 01, 1002,	San Salvador, 1850 675
Mexico, 1831, (as revived by treaty of	Claims commission to terminate in six
1848)	months from date of organization-
V C1102 U C120, 1000	Peru, 1863 628
Terminable on twelve months' notice after	1014, 1000
ten vears	In twelve months—
Austria, 1829, 1870, 1871	Ecuador, 1862
Belgium, 1845, 1858, 1868	New Granada, 1857 564
Bolivia 1858 68	Venezuela, 1866
Rolivia, 1858	In eighteen months—
	Mexico, 1839 487
France, 1853	Duties, (See Reciprocal Commercial Agreements;
Great Britain, 1854, 1862, 1863, 1870 329, 334,	Duttes, (See Recept out Commercial Ligitation,
345, 350	Cottons; Discriminating Duties;
Hawaiian Islands, 1849 406	Personal Property; Real Estate,)
Italy, 1868, 1869	Americans to pay the usual—
Netherlands, 1839 542	Algiers, 1795 1
Orange Free State, 1871 580	Tariff of, on imports and exports—
014250	China, 1844, 1858
	Japan, 1858
	Siam, 1856
Peru, 1851, 1857	Siam, 1000
Sardinia, 1838	<b></b>
Sweden and Norway, 1827 736	<b>E.</b>
Swiss Confederation, 1850 748	Ecuador,
Two Sicilies, 1845, 1855772, 778	Treaty of peace, friendship,
Terminable on two years' notice after ten	navigation and com-
years—	merce, June 13, 1839187-195
Great Britain, 1871, (Articles XVIII to	1. Peace and friendship 187
XXV and Article XXX)364-366	2. Favors granted to other nations to be-
Manual and the second transfer months	
Terminable on notice given twelve months	
prior to the expiration of each tenth	1
year—	Coasting trade reserved to citizens 187
Ecuador, 1872	Privileges to vessels built at Guaya-
Terminable in ten years on six months'	quil
previous notice, and after that time	4. Importations in vessels of either party 188
on twelve months' notice—	Equality of duties
Austria, 1870	Exportations in vessels of either party 188
Baden, 1868	Bounties and drawbacks to be equal . 188
Bavaria, 1868 44	5. Ecuadorian vessels, what shall be con-
Belgium, 1868	sidered
Denmark, 1872 176	6. Duties on products, &c., of either
Hesse, Grand Duchy of, 1868 423	Prohibitions to be general
Hesse, Grand Duchy of, 1868 423	7. Management of business, &c 188
Hesse, Grand Duchy of, 1868	7. Management of business, &c 188 8. No embargo without indemnification. 189
Hesse, Grand Duchy of, 1868       423         Mexico, 1868       512         Morocco 1865       525         North German Union, 1868       575	7. Management of business, &c
Hesse, Grand Duchy of, 1868       423         Mexico, 1868       512         Morocco 1865       525         North German Union, 1868       575         Sweden and Norway, 1869       744	7. Management of business, &c
Hesse, Grand Duchy of, 1868       423         Mexico, 1868       512         Morocco 1865       525         North German Union, 1868       575         Sweden and Norway, 1869       744         Württemberg, 1868       811	7. Management of business, &c
Hesse, Grand Duchy of, 1868       423         Mexico, 1868       512         Morocco 1865       525         North German Union, 1868       575         Sweden and Norway, 1869       744         Württemberg, 1868       811	7. Management of business, &c
Hesse, Grand Duchy of, 1868 423 Mexico, 1868 512 Morocco 1865 525 North German Union, 1868 575 Sweden and Norway, 1869 744 Wiirttemberg, 1868 811 Terminable in ten years on one years'	7. Management of business, &c
Hesse, Grand Duchy of, 1868	7. Management of business, &c
Hesse, Grand Duchy of, 1868	7. Management of business, &c
Hesse, Grand Duchy of, 1868	7. Management of business, &c
Hesse, Grand Duchy of, 1868	7. Management of business, &c
Hesse, Grand Duchy of, 1868	7. Management of business, &c
Hesse, Grand Duchy of, 1868	7. Management of business, &c
Hesse, Grand Duchy of, 1868	7. Management of business, &c
Hesse, Grand Duchy of, 1868	7. Management of business, &c
Hesse, Grand Duchy of, 1868	7. Management of business, &c
Hesse, Grand Duchy of, 1868	7. Management of business, &c
Hesse, Grand Duchy of, 1868	7. Management of business, &c
Hesse, Grand Duchy of, 1868	7. Management of business, &c
Hesse, Grand Duchy of, 1868	7. Management of business, &c
Hesse, Grand Duchy of, 1868	7. Management of business, &c
Hesse, Grand Duchy of, 1868	7. Management of business, &c
Hesse, Grand Duchy of, 1868	7. Management of business, &c
Hesse, Grand Duchy of, 1868	7. Management of business, &c
Hesse, Grand Duchy of, 1868	7. Management of business, &c
Hesse, Grand Duchy of, 1868	7. Management of business, &c
Hesse, Grand Duchy of, 1868	7. Management of business, &c
Hesse, Grand Duchy of, 1868	7. Management of business, &c
Hesse, Grand Duchy of, 1868	7. Management of business, &c
Hesse, Grand Duchy of, 1868	7. Management of business, &c
Hesse, Grand Duchy of, 1868	7. Management of business, &c
Hesse, Grand Duchy of, 1868	7. Management of business, &c
Hesse, Grand Duchy of, 1868	7. Management of business, &c
Hesse, Grand Duchy of, 1868	7. Management of business, &c
Hesse, Grand Duchy of, 1868	7. Management of business, &c

	Page.	Pa	<b>26.</b>
Ecuador-Continued.		Elbe. (800 Brünshausen.)	
26. Agreement in case of war	193	Embargo. (See Reciprocal Privileges of Citi-	
Time allowed merchants to remove	193	zene, dc.)	
Safe-conduct to be furnished them	193	Embezslement. (See Extradition.)	
Other citizens may remain	193	Emigration,	
27. Debts, &c., not to be confiscated	193	Taxes on abolished—	
28. Envoys, ministers, &c	193	Bavaria, 1845	41
29. Consuls and vice-consuls	193		390
30. Commissions and exequaturs	194		422
31. Exemptions of consular officers	194		531
Inviolability of archives	194		690
32. Reclamation of deserters from vessels.	194		809
33. Consular convention to be formed	194	Laws to prevent, not derogated from—	
34. Construction of "most favored na-		Bavaria, 1845.	42
tion" clauses	194		207
35. Duration of treaty	195	Prussia, 1785, 1799, 1828 643, 651,	
Infringements of treaty	195	Russia, 1832	669
Reprisals and declarations of war	195	Sweden, 1783 Involuntary, reprobated—	723
Treaties with other nations not af-	40-	Involuntary, reprobated-	
feeted	195		148
Ratifications	195	Enemy. (See Vessels; War.)	
Claims convention, November		Envoys. (See Diplomatic Agents.)	
25, 1862	6, 197	Estates. (See Personal Property; Real Estate.)	
1. Claims to be referred to commis-	400	Exterritoriality,	
sioners	196	Jurisdiction of United States consuls—	
Appointment of commissioners	196	Algiers, 1795, 1815, 1816	, Ič
Vacancies, how filled	196	Borneo, 1850	• • • •
Meeting of commissioners	196		136
Oath of commissioners	196	Japan, 1858	452
Selection of umpire	196		465
2. Examination of claims	196	Morocco, 1787, 1836	
Papers to be furnished	196	Muscat, 1833 1920	529
Awards, how determined	196		584 600
3. Certificates of award	197	Persia, 1856	690
Payment of awards	197	Siam, 1856	76
4. Termination of commission	197		76
Record of proceedings	197	Tunis, 1797	10
Appointment of secretary	197	Extradition,	
5. Proceedings of commission conclusive.	197	Crimes for which fugitives from justice	
Claims not presented to be barred	197	may be delivered up in the manner	
Final decisions of umpire	197	specified in the respective treaties—	
6. Expenses of commission	197	Arson— Anhalt-Bernburg, 1852	66
7. Ratifications	197	Anhalt-Dessau, 1852	66
Convention relative to natu- ralization, May 6, 1872!	97 109	Austria, 1856	2
1. Who to be deemed naturalized citizens	198	Baden, 1857	3
	198	Bavaria, 1853	4
2. Renewal of original citizenship	198	Bremen, 1853	9
Renunciation of naturalization		Brunswick, 1852	66
3. Intention not to return, what to be deemed	<b>19</b> 8	Dominican Republic, 1867	18
Presumption may be rebutted	198	Ecuador, 1872	19
4. Liability for offenses committed be-		France, 1843	24
fore emigration	198	Frankfort, 1852	66
5. Declaration of intention, effect of	198	Great Britain, 1846	32
6. Duration of convention	198	Hanover, 1855	39
7. Ratifications	198	Hawaiian Islands, 1849	41
Extradition convention, June		Hayti, 1864	42
28, 1872	99, 200	Hesse 1852	66
1. Fugitives from justice to be delivered		Hesse-Homburg, 1852	66
up	199	Hesse on the Khine, 1552	66
Proof of criminality required	199	Italy, 1868	43
2. Crimes for which surrender may be	1	Lippe, 1857	66
made	199	Mecklenburg-Schwerin, 1802	47
3. Political and past offenses not in-		Mecklenburg-Strelitz, 1853	47
cluded		Mexico, 1861	50
4. When extradition may be deferred	200	Nassau, 1852	66
5. Requisitions, how made		Nicaragua, 1870	57
6. Expenses of arrest and delivery		North German Union, 1868575,	,0/
7. Duration of convention		Oldenburg 1853	01
Ratifications	~~~	Orange Free State, 1871	58
Education.		Prussin 1852	66 66
Privileges of public institutions of, may	,	Reuss, elder branch, 1852	66 66
be enjoyed—		Reuss, junior branch, 1852	66
China, 1868	148	Saxe-Altenburg, 1852	66 66
Schools for, may be established and main-	•	Saxe-Coburg-Gotha, 1852	66
tained in either country-		Saxe-Meiningen, 1852	66
China 1868	149	Saxe-Weimar-Eisenach, 1852	w

	Page.		Page.
Extradition—Continued.	_	Extradition—Continued.	810
Saxony, 1852	661 692	Würtemberg, 1853 Counterfeit bonds, bank-notes, seals, dies,	Olo
Schaumburg-Lippe, 1854 Schwarzburg-Rudolstadt, 1852	661	stamps, &c—	
Schwarzburg-Sondershausen, 1852	661	Ecuador, 1872	199
Sweden and Norway, 1860	743	Italy, 1868	437 573
Swiss Confederation, 1850	751 785	Nicaragua, 1870 Two Sicilies, 1855	785
Two Sicilies, 1855 Venezuela, 1860	806	Embezzlement of public money—	
Waldeck, 1852	661	Austria, 1856	27
Würtemberg, 1853	810	Baden, 1857	37 43
Assassination—	186	Bavaria, 1853	92
Dominican Republic, 1867 Ecuador, 1872	199	Hanover, 1855	396
France, 1843	248	Italy, 1868	437
Hayti, 1864	420	Mecklenburg-Schwerin, 1853	472 473
Italy, 1868	436 507	Mecklenburg-Strelitz, 1853 Mexico, 1861	507
Mexico, 1861	573	Nicaragua, 1870	573
Orange Free State, 1871	582	North German Union, 186857	75, 576
Sweden and Norway, 1860	743	Oldenburg, 1853	579 661
Swiss Confederation, 1850	751 785	Prussia and other states, 1852	692
Venezuela, 1860.	806	Würtemberg, 1853	810
Assault with intent to commit murder—		Two Sicilies, 1855	785
Austria, 1856	27	Embezzlement by public officers—	186
Baden, 1857	37 43	Dominican Republic, 1867 Ecuador, 1872	199
Bremen, 1853	92	France, 1843	248
Dominican Republic, 1847	186	Hayti, 1864	420
France, 1843.	248	Italy, 1868	437 573
Great Britain, 1846	320 396	Nicaragua, 1870 Orange Free State, 1871	582
Hayti, 1864	420	Sweden and Norway, 1860	743
Italy, 1868		Swiss Confederation, 1850	751
Mecklenburg-Schwerin, 1853	472	Two Sicilies, 1855	785
Mecklenburg-Strelitz, 1853 Mexico, 1861	473 507	Venezuela, 1860 Embezzlement by persons hired or sala-	806
North German Union, 1868		ried—	
Oldenburg, 1853	579	Dominican Republic, 1867	186
Orange Free State, 1871	582	Hayti, 1864.	420 253
Prussia, &c., 1852, (see Arson for enumeration)		France, 1858	
Sweden and Norway, 1860	743	Nicaragua, 1870.	573
Swiss Confederation, 1850		Orange Free State, 1871	582
Two Sicilies, 1855 Venezuela, 1860	785 806	Swiss Confederation, 1850 Venezuela, 1860	751 806
Burglary—	000	Forged paper, utterance of-	000
France, 1845, (as defined by treaty)		Bavaria, 1853.	43
Italy, 1868, (as defined by treaty)		Bremen, 1853	99
Mexico, 1861 Nicaragua, 1870	507 573	Ecuador, 1872 France, 1858	199 253
Sweden and Norway, 1860	743	Great Britain, 1846	320
Counterfeit money, fabrication or circu-	•	Hanover, 1855	396
lation of— Austria, 1856	27	Hawaiian Islands, 1849 Hayti, 1864	410 420
Baden, 1857		Italy, 1868	433
Bavaria, 1853	43	Mecklenburg-Schwerin, 1853	479
Bremen, 1853		Mecklenburg-Strelitz, 1853	473
Dominican Republic, 1867 Ecuador, 1872		Mexico, 1861 Nicaragua, 1870	507 573
France, 1858		North German Union, 1868	75. 57
Hanover, 1855	396	Oldenburg, 1853	579
Hayti, 1864		Orange Free State, 1871	. 58
Italy, 1868	437	Prussia and other states, 1852	66 75
Mecklenburg-Strelitz, 1853		Forgery—	10.
Mexico, 1861, (introduction or making	ζ	Austria, 1856	. 2
instruments for the fabrication of). Nicaragua, 1870		Baden, 1857	. 3
North German Union, 1868	. 575. 576	Bavaria, 1853 Bremen, 1853	. 4
Oldenburg, 1853	579	Dominican Republic, 1867	. 18
Prussia and other states, 1852	661	Ecuador, 1872	. 19
Schaumburg-Lippe, 1854 Sweden and Norway, 1860.	. 692 . 743	France, 1843, 1858	248, 25
Two Sicilies, 1855.	785		281, 32 39
Venezuela, 1860	806	Hawaiian Islands, 1849	41

	Page.		Page.
tradition—Continued.		Extradition—Continued.	•
Hayti, 1864	420	Nicaragua, 1870	573
Italy, 1868	437	Orange Free State, 1871	582
Mecklenburg-Schwerin, 1853	472	Sweden and Norway, 1860	743
Mecklenburg-Strelitz, 1853	473	Swiss Confederation, 1850	751
Mexico, 1861	507	Two Sicilies, 1855	785
Nicaragua, 1870	573	Venezuela, 1860.	806
North German Union, 1868 57		Piracy—	000
Oldenburg, 1853	579		OP7
Orange Free State, 1871	582	Austria, 1856	27
		Baden, 1857	37
Prussia and other states, 1852	661	Bavaria, 1853	43
Sweden and Norway, 1860	743	Bremen, 1853	92
Swiss Confederation, 1850	751	Dominican Republic, 1867	186
Schaumburg-Lippe, 1854	692	Ecuador, 1872	199
Würtemberg, 1253	810	Great Britain, 1846	320
Two Sicilies, 1855	785	Hanover, 1855	396
Venezuela, 1860	806	Hawaiian Islands, 1849	410
Infanticide—		Hayti, 1864	420
Dominican Republic, 1867	186	Italy, 1868	436
Ecuador, 1872	199	Mecklenburg-Schwerin, 1953	472
France, 1843	248	Mecklenburg-Strelitz, 1853	473
Hayti, 1864	420	Mexico, 1861	507
Italy, 1868	436	Nicaragua, 1870	573
	507		
Mexico, 1861		North German Union, 1868	
Nicaragua, 1870.	573	Oldenburg, 1853	579
Orange Free State, 1871	582	Orange Free State, 1871	582
Sweden and Norway, 1860	743	Prussia and other states	661
Swiss Confederation, 1850	751	Schaumburg-Lippe, 1854	692
Two Sicilies, 1855	785	Sweden and Norway, 1860	743
Venezuela, 1860	806	Swies Confederation, 1850	<b>7</b> 51
Kidnapping—		Two Sicilies, 1855	785
Mexico, 1861	507	Venezuela, 1860	806
Larceny of cattle or other goods and		Würtemberg, 1853	810
chattels of the value of \$25, and		Poisoning—	
more—		Dominican Republic, 1867	186
Mexico, 1861	507	Ecuador, 1872	199
	001	France, 1843	248
Mutiny—	100		420
Ecuador, 1872		Hayti, 1864	
Italy, 1868		Italy, 1868.	435
Nicaragua, 1870	573	Mexico, 1861	507
Sweden and Norway, 1860	743	Nicaragua, 1870	573
Murder—		Orange Free State, 1871	582
Austria, 1856	. 27	Sweden and Norway, 1860	743
Baden, 1857	. 37	Swiss Confederation, 1850	751
Bavaria, 1853	. 43	Two Sicilies, 1855	785
Bremen, 1853	. 92	Venezuela, 1860	806
Dominican Republic, 1867	. 186	Rape—	
Ecuador, 1872	7.5.5	Dominican Republic, 1867	186
France, 1843		Ecuador, 1872	199
Great Britain, 1794, 1841	200	France, 1843	248
Transport 1955	. 396	Hayti, 1864	420
Hanover, 1855			436
Hawaiian Islands, 1849			
Hayti, 1864	. 420		
Italy, 1868	. 436		
Mecklenberg-Schwerin, 1853			
Mecklenburg-Strelitz, 1853	. 473	Sweden and Norway, 1860	
Mexico, 1861	. 507		191
Nicaragua, 1870	. 573		785
North German Union, 1868	575, 576	Venezuela, 1860	806
Oldenburg, 1853	. 579	koodery-	
Oldenburg, 1853 Orange Free State, 1871	. 582	Austria, 1856	27
Prussia and other states, 1852	. 661	Baden, 1857	. 37
Schaumburg-Lippe, 1854	. 692	Bavaria, 1853	43
Sweden and Norway, 1860	743	Bremen, 1853	. 92
Swiss Confederation, 1850			l
Two Giallian 1955			
Two Sicilies, 1855			
Venezuela, 1860			
Würtemberg, 1853	. 010	Great Britain, 1846	
Mutilation—	270		
Mexico, 1831	. 507	Hawaiian Islands, 1849	410
Parricide—	400		420
Dominican Republic, 1867	. 186		
Ecuador, 1872	. 198		. 437 . 472
France, 1843	. 248		
Havti, 1864	. 420	Mecklenburg-Strelitz, 1853	. 473
Italy, 1868	. 430		597
Mexico, 1861	. 507	Nicaragua, 1870	. 573

Page.	Pa	ge.
Extradition—Continued.	Extradition—Continued.	
North German Union, 1868575, 576	which extradition is demanded—	
Oldenburg, 1853 579		300
Orange Free State, 1871, (as defined by	Surrendered persons not to be tried for	
treaty)	previous ordinary offenses—	
Prussia and other states, 1852 661		137
Schaumburg-Lippe, 1854	Nicaragua, 1870 5	574
Sweden and Norway, 1860 743	Citizens of the country on which the de-	
Swiss Confederation, 1850, (as defined	mand is made are not to be given	
by treaty)	up—	
Two Sicilies, 1855, (as defined by	Austria, 1856	27
treaty) 785	Baden, 1857	38
Venezuela, 1860, (as defined by treaty). 806	Bavaria, 1853	43
Würtemberg, 1853 810	Bremen, 1853	92
Vol qualifie—		397
France, 1845 248		121
Expenses of extradition are to be borne		172
by the party making the demand—		<b>172</b>
Austria, 1856		508
Baden, 1857	North German Union, 1868	
Bavaria, 1853		579
Bremen, 1853		662
Dominican Republic, 1867		743
	— · · · · · · · · · · · · · · · · · · ·	785
France, 1843	Extradition may be deferred till after	
	punishment or acquittal for local	
Hanover, 1855	crimes—	
Hayti, 1864	Austria, 1856	27
Italy, 1868	Baden, 1857	38
Mecklenburg-Schwerin, 1853	Bavaria, 1853	44
Mecklenburg-Strelitz, 1853 473	Bremen, 1853	92
Mexico, 1861		200
Nicaragua, 1870 577		397
North German Union, 1868 575, 576		437
Oldenburg, 1853 579		472
Orange Free State, 1871 582		473
Prussia and other states, 1852 661		574
Schaumburg-Lippe, 1854 692	North German Union, 1868575,	
Sweden and Norway, 1860 743		579
Swiss Confederation, 1850		662
Two Sicilies, 1855 785		692
Venezuela, 1860		744
Würtemberg, 1853 810	_	810
Extradition will not be granted for polit-	Treaties of, not affected by subsequent	
ical offenses—	treaties respecting naturalization—	
Austria, 1856	Austria, 1870	34
Baden, 1857	Baden, 1868	39
Dominican Republic, 1867 186	Bavaria, 1868	45
Ecuador, 1872 200	North German Union, 1869	775
France, 1843		
Hayti, 1864	F.	
Italy, 1868       437         Mexico, 1861       508		
Nicaragua, 1870	Favored nation clause, (see Consuls; Diplo-	
Orange Free State, 1871 582	matic Agents; Real Estate; Recipro-	
Sweden and Norway, 1860 744	cal Commercial Agreements: Recip-	
Swiss Confederation, 1850	rocal Privileges of Citizens, &c. Ships	
Two Sicilies, 1855	of War,)	
Venezuela, 1860	Explanations of clause in treaties with-	
Nor for offenses committed before the	Bolivia, 1858	68
treaty—	Ecuador, 1839	194
Austria, 1856	Ships of France to be on the most favored	107
Dominican Republic, 1867 186	footing in ports of Louisiana—	
France, 1843 248	France, 1803	234
Hayti, 1864 421	Citizens of United States to have all fur-	
Mexico, 1861	ther privileges of commerce, &c.,	
Orange Free State, 1871	granted to any nation—	
Swiss Confederation, 1850	Denmark, 1857	174
Venezuela, 1860		
37 A M	Commerce of the United States to be on	
Nor for offenses committed by slaves—	Commerce of the United States to be on the most favored basis—	
Nor for offenses committed by slaves— Mexico, 1861	the most favored basis— China, 1858.	136
Nor for offenses committed by slaves— Mexico, 1861	the most favored basis— China, 1858	52:
Nor for offenses committed by slaves—         508           Mexico, 1861	the most favored basis— China, 1858.  Morocco, 1787, 1836	52: 528
Nor for offenses committed by slaves— Mexico, 1861	the most favored basis— China, 1858. Morocco, 1787, 1836	52:

Dom	
Favored nation clause—Continued.	France—Continued.
Goods imported in American vessels to	10. French fisheries in Newfoundland
pay the same duties as goods im-	not to be disturbed 206
ported in vessels of the most fa-	11. Droit d'aubaine, &c., abolished 206, 207
vored nation-	Right of disposal and inheritance of
Japan, 1858	property 207
Muscat, 1833	Naturalization not required 207
Ferroé Islands,	Exemption of heirs from duties of
Treaty stipulations not applicable to—	detraction, &c
Denmark, 1826	12. Vessels making for an enemy's port to
Meson etimpletions not applicable to	exhibit passports, &c
Treaty stipulations not applicable to—	13. Proceedings when contraband found
Belgium, 1845, 1858	on board
Netherlands, 1852	14. Confiscation of goods found in enemy's vessel207, 208
Provisions respecting, in treaties with—	15. Damages by ships of war and priva-
France, 1778, 1800	teers
Great Britain, 1782, 1783, 1818, 1854,	16. Captures by pirates to be restored 208
1871262, 267, 298, 330, 331, 362, 363	17. Ships of war may bring prizes into
Russia, 1824	ports of either party 208
Florida,	Not to pay duties
Treaty for cession of—	Prizes not to be seized or searched 208
Spain, 1819 713	May depart at will 208
Forord Loans. (See Reciprocal privileges of Citi-	Commanders to exhibit commissions. 208
sons, &c.)	No shelter to be given to captors of
Forged Papers. (See Extradition.)	prizes taken from either party 208
Forgary. (See Extradition.)	18. Assistance in case of shipwreck 208
France,	19. Asylum to vessels seeking refuge 209
Treaty of alliance, February 6,	20. Agreement in case of war between
1778	the parties
1. War with Great Britain to be a com-	Time allowed merchants to remove 209
mon cause 201	Indemnity for damages
2. Independence of the United States the object of the alliance 201	21. Letters of marque not to be accepted. 209
	22. Hostile privateers not to fit out in ports of either party
3. Both parties to make every effort to attain that end	Nor to sell their vessels or lading 209
4. Concurrence in enterprises 202	Nor to purchase provisions, except,
5. Conquests that shall belong to the	&c
United States 202	23. Neutral trade in time of war209, 210
6. Relinquishment by France of claims	Free ships make free goods 210
to the Bermudas, &c	Neutrality extended to persons 210
7. Conquests that shall belong to France. 202	24. Contraband of war 210
8. Neither party to conclude peace with-	Goods not contraband 210
out consent of the other 202	25. Sea-letters or passports
Nor lay down their arms until the	Certificates of cargo 211
independence of the United States	26. Vessels coming upon coasts or enter-
assured	ing ports, how treated
9. No claim for compensation after the	27. Regulation of visits at sea
war	28. No search after goods are put on board
10. Admission of other powers to the	except on proof, &c
alliance 202	29. Consular officers, admission of 211
11. Mutual guaranty of possessions, sov-	30. Free ports in French dominions211, 212 31. Ratifications
ereignty, &c	Form of passports and sea-letters212, 213
12. When guaranty to commence 203 13. Ratifications 203	Act separate and secret, Feb-
Treaty of amity and com-	ruary 6, 1778 213
merce, February 6, 1778.203-213	Declaration of King of France 213
1. Peace and friendship 204	Right reserved to King of Spain to
2. Rayors granted to other nations to	accede to previous treaties 213
become common 204	He may propose, other conditions
3. Privileges of French citizens in the	analogous, &c 213
United States 204	Acceptance of declaration by deputies
4. Privileges of citizens of the United	of the United States 213
States in dominions of France 204	Contract relative to payment of
5. Particular exception as to tonnage	loans, July 16, 1782214-217
duties 205	
6. France to protect vessels of the United	Items specified
States 205	
To restore them when captured 205	
To convoy them in certain cases 205	· · · · · · · · · · · · · · · · · · ·
7. United States to protect French ves-	4. Interest to diminish in proportion to payments 215
sels	5. Loan made by France in Holland
	acknowledged to be for United
the Barbary Powers	States
not to fish in dominions of the	Receipt of amount by United States
HOL TO HER IN COMMISSION OF THE	asknowledged 916

		Page.			Page.
_	-Continued.			-Continued.	000
6.	Agreement of repayment made by	040	7.	Disposal of real and personal property.	226
_	King of France	216		Succession to estates	226
7.	United States to re-imburse amount	010		Naturalization not required	226
	with interest.	216		Exemption from succession duties	226
	Payment of sum in installments	216		Laws to prevent emigration not dero-	000
٥.	King of France assumes expenses of	016		gated from	226
0	commissions, &c.	216	٥.	Agreement in case of war between the	
9.	Payment of interest by United States.	216 216		parties— Time allowed merchants, &c., to re-	
Con	Ratificationstract relative to new loan,	210		move	6 997
COII	February 25, 1783217	7_919		Their effects not to be seized	227
1.	Amount and terms of loan	218		Safe conduct to be given them	227
2.	Recapitulation of former loans	218		Satisfaction for damages	227
	Grutuitous gifts confirmed	218	9.	Debts, &c., not to be confiscated	227
3.	Repayment of new loan	218		Commercial agents, appointment of	227
4.	Rate of interest payable	219		Commissions and exequaturs	227
	Rebate of accrued interest acknowl-			Rights and prerogatives	227
	edged	219	11.	Equality of duties	227
5.	Interest to diminish in proportion to			Privileges of trade	227
	payments	219	12.	Neutral trade in time of war	<del>2</del> 27
	Ratifications	219		Blockaded ports, regulations at	228
Con	sular convention, November		13.	Contraband of war	228
	14, 178821	9-224		Vessel and goods, not contraband, ex-	
1.	Consular officers to present commis-	000		empt from confiscation	228
	sions	220	14.	Free ships make free goods	228
	To receive exequaturs	220	15	Neutrality extended to persons	228
9	Exercise of functions	220 220	19.	Confiscation of goods on enemy's	000
	Consular agents, appointment of	220	16	Vessels bound to an enemy's port to	228
٠.	Their power and duties	220	10.	Vessels bound to an enemy's port to exhibit passports, &c	229
4.	Consuls, &c., may establish a chan-	~~	17.	Passports and certificates to be fur-	223
	cery	220		nished neutral vessels	229
5.	May receive declarations, testaments,			Proceedings when contraband found	220
	&c	221		on board	229
	Certified copies to have faith in law	221	18.	Regulation of visits at sea	229
	Administration of intestate estates	221		Ships under convoy	229
	Notification of deaths	221	20.	Regulation in case of capture	230
6.	Protests and reports of losses at sea	221	21.	Treatment of officers, passengers, and	
~	Settlement of damages and average	221		crew	230
7.	Powers and duties in case of ship-	1 000	22.	Prize causes, adjudication of	230
8	wreck		23.	Reparation for damages by ships of	
9	Reclamation of deserters	222 222		war, &c.	230
	Citizens amenable for crime to the	222		Commanders of privateers to give	001
20.	judges of the country	223	94	Ships of war and prizes in ports	231
11.	Proceedings when offenders withdraw	~~0	25.	Hostile privateers not to fit out in the	231
	on board their vessels	223	<b>***</b>	ports of either party	231
12.	Arbitration of disputes between citi-			Nor sell their prizes, &c	231
	zens	223	26.	Pirates to be prohibited from entering	201
	Between masters of vessels and their			ports	231
40	crews	223	i	Captures by pirates to be restored	231
	Commercial tribunals	223	27.	Rights of fisheries on coast of New-	
14.	Exemption of residents from personal		Ì	foundland, &c., not to be disturbed 2.	31, 239
15	Service.	223		Whale and seal fisheries to be free	232
10.	Consular favors granted to other na-	004		Ratifications	232
16	Duration of convention	224	/Ell	Duration of convention	232
10.	Ratifications	224 224	Tre	aty for the cession of Loui-	
Con	vention of peace, commerce	224	1 1	siana, April 30, 18032	32-235
	and navigation, Septem-		1	Statement of the retrocession of Louisiana by Spain to France.	
	ber 30, 180022	4-232		Cession to the United States	233
1.	Peace and friendship	225	2.	Islands, &c., included in cession	233 233
2.	Suspension of treaties of 1778 and 1788	225	3.	Rights of inhabitants of ceded terri-	200
3.	Captured public ships to be restored.	225		tory	233
4.	Captured property not definitively			Admission to citizenship	233
	condemned to be restored	225		Protection in liberty, property, &c.	233
	Proof with respect to merchant-ves-	20-	4.	Commissary of France to make de-	
	Sels	225	1	livery to the United States	233
	Proof with respect to cargo	225	5.	Commissaries of the United States to	
	When this article shall take effect	225 996		receive possession	233
5.	Payment of debts by individuals	226 226		French and Spanish troops to be with-	
6.	Freedom of commerce	226 226	c	drawn	233
-	Treatment of vessels and prizes.	226	7	Execution of Indian treaties	234
	Port privileges of commerce and navi-	~~0	1	Exclusive privileges of French and	•
	gation	226		Spanish vessels in port of New Or- leans	
					234

		Page.	}	Page.
France-	Continued.		France—Continued.	
	Duration of exclusive privileges	234	5. Tonnage duties, light-money, &c	244
8. :	Footing of French vessels after ex-		<ol><li>Reclamation of deserters from vessels.</li></ol>	244
	piration of period	234	7. Duration of convention	244
	Particular conventions approved	234	Diminution of extra duties, when	244
	Ratifications	234	8. Ratifications	244
Com	vention for payment of 60,000,000 francs to		Separate article—	045
	60,000,000 francs to France, April 30, 180323	5 936	Prior duties to be refunded  Convention relative to claims,	245
1 '	Engagement of the United States	235	and to duties on wines	
	A stock to be created	235	and cottons24	5-248
	Terms of payment of principal and		1. Indemnity to American citizens	245
	interest	235	Sum to be paid by France	245
	Sale of stock in Europe	236	Distribution by the United States	245
3.	Value of the dollar of the United		2. Method of payment by France	245
	States	236	3. Indemnity to the French government.	246
	Ratifications	236	Sum to be paid by the United States.	246
Con	vention for payment of		Distribution by the French govern-	0.44
	sums due by France to		ment	246
	citizens of the United	040	4. Method of payment by the United	046
1	States, April 30, 180323	0, 242	States	246 246
1.	Debts due by France to citizens of the United States to be paid	236	5. Unadjusted claims, prosecution of 6. Documents to be mutually furnished.	246
	Interest, rate and commencement of	236	7. Duties on French wines reduced	246
9	Reference to conjectural note	236	Reclamations under Article VIII,	~10
~.	Amount of the debts provided for	236	treaty of Louisiana, abandoned	247
	What claims shall not be allowed	236	Duties on long-staple cottons estab-	
3.	Method of payment	237	lished	247
	What debts are comprehended by the		8. Ratifications	247
	preceding articles	237	Extradition convention, Novem-	
5.	To what cases the articles apply	237	ber 9, 184324	7,248
_	What cases are not comprehended	237	1. Fugitives from justice to be delivered	0.454
6.	Investigation of claims	237	up	247
	Appointment of commissioners	237	Requisitions, how made	247
	Examination of accounts of liquidated	027	Evidence of criminality required	247
	Continue of delta due and nove	237	2. Crimes for which surrender may be made	248
	Certification of debts due and paya-	237	3. Surrender, how made	248
7	Examination of claims prepared for	2.11	4. Expenses of detention and delivery	248
••	verification	227	5. Past and political offenses not included	248
	Certification of those which ought to		6. Duration of convention	248
	be admitted	237	Ratifications	248
8.	Examination af claims not prepared		Additional article, February 24,	
	for liquidation	238	184524	18,249
	Certification of those which ought to		Additional crimes for which extradi-	040
_	be admitted to liquidation	238	tion may be made	248
	Discharge of admitted debts	238	Ratifications Econol additional article Ech-	249
10.	Agent of United States to assist in ex-	238	Second additional article, Feb-	253
	amination of claims	238	Additional crimes for which persons	200
	Agent to report to American minister.  American minister to report to		may be surrendered	253
	treasury of France	238	Consular convention, February	
	Effect of rejection of claims	238	23, 185324	19-253
11.	Decisions, when to be made	238	1. Consular officers to be received and	
	Claims not comprised in convention,		recognized	249
	prosecution of	238		249
13.	Ratifications	238	W thdrawal of exequaturs	249
Ge	neral table of American claims—		2. Privileges and immunities	19, 250
1.	Debts recognized by the commission	000	Liability when engaging in com-	250
^	of intermediate accounting	239	Flags, and arms and inscriptions	250
2.	Debts to be adjusted reports on which		Depositions in judicial proceedings	250
	have been submitted for approval		Q	250
9	of a special director  Debts to be adjusted the examination		Acting consular officers	250
δ.	of which has not yet been made2	41.242		
Con	vention of navigation and	,	Not to be used as places of asylum	250
	commerce, June 24,	,	Inviolability of archives	250
	18222	43-245	4. Complaints to local or national author-	~-~
1.	Additional duties on Americau prod-		11168	250
	ucts imported into France in vessels		5. Vice-consuls and consular agents	250 950
_	of the United States	243	6. Protests and declarations	$\frac{250}{251}$
2.	On French products imported into the	) Ω4∩	Verification of papers	251
_	United States in vessels of France.	243	7. Acquirement by citizens of real and	
3.	No discriminating duty on products		personal property	251
	imported for transit or re-exporta-			251
A	Top of merchandise definition of			251

	D		Page.
France—Continued.	Page.	German Empire—Continued.	
Recommendation to be made by Presi-		15. Damages at sea, settlement of	259
dent of United States	251	16. Salvage, proceedings relative to	259
8. Jurisdiction of consular officers over		17. Protection of trade-marks	259
vessels of their nation	251	18. Duration of convention	260
Settlement of disputes between mas-		Ratifications	260
ters and crews	251	Protocol—	
Assistance of local authorities	251	Definition of word "property" in Ar-	260
9. Reclamation of deserters25		ticles III and IXArticle X applies to females	260
10. Damages at sea, settlement of	252 252	Germanic Confederation,	200
11. Proceedings relative to salvage 12. Further privileges of consuls	252	States of, may accede to treaty of com-	
13. Duration of convention	253	merce—	
Ratifications	253	Hanover, 1846	395
Trade-marks convention, April		May accede to extradition convention-	
16, 186925	3, 254	Bavaria, 1853	43
1. Protection to trade-marks	254	Prussia, 1852	662
Judicial proceedings	254	Gila River,	
Duration of exclusive privileges	254	Free navigation of—Mexico, 1848	495
When trade-mark becomes public	054	Good Offices,	
property	254	United States to exercise, in favor of	
2. Deposit of duplicate copies 3. Duration of convention	254 254	China	129
4. Ratifications	254	President to exercise, in favor of Japan	450
Freedom of Commerce. (See Reciprocal Commer-	204	Consuls may exercise, in favor of other na-	
cial Agreements.)		tions, when—	
Free Navigation. (See Navigation.)		New Granada, 1850	562
Free Ports,		Parties to exercise, in reference to inter-	00.4
Grant of, to United States—		oceanic canal—Great Britain, 1850.	324
France, 1778	211	Great Britain,	
establishment of, on interoceanic routes—		Provisional articles of peace,	21 004
Great Britain, 1850	323	November 80, 1782	)1-204 061
Honduras, 1864	430	1. Independence of the United States	261 261
Mexico, 1853 Nicaragua, 1867	506 570	2. Boundaries 3. Fisheries	262
Free Ships. (See Neutral Vessels.)	310	4. Recovery of debts	262
2700 Dilipor (000 210 day at 7 000000.)		5. Restitution of confiscated estates	262
G.		6. No further confiscations	263
<del></del>		7. Peace established	263
German Empire, (see North German Union;		Hostilities to cease	263
Prussia,)		Prisoners to be set at liberty	263
Consular and trade-marks con-		British armies to be withdrawn	263
vention, December 11,	FF 000	Records, &c., to be restored	263
1. Consular officers to be received and	00-200	8. Navigation of the Mississippi River 9. Subsequent conquests to be restored.	263 263
recognized	255	Separate article—	200
2. Commissions and exequaturs	255	West Florida, northern boundary of	264
Withdrawal of exequaturs	255	Armistice, January 20, 17832	
3. Privileges and immunities2	55, 256	Declaration of the British plenipoten-	.,
Liability when engaging in com-		tiary	264
merce	256	Declaration of the American plenipoten-	
4. Flags, and arms and inscriptions	256	tiaries	265
5. Inviolability of archives	256	Copy of first and twenty-second prelim-	
Offices and dwellings, inviolability of		inary articles between France and	
Not to be used as places of asylum 6. Acting consular officers	256 256	Great Britain	26
7. Vice-consuls and consular agents	256	Definitive trenty of peace, September 3, 1783	ee ee
8. Application to local or national author-		1. Independence of the United States	266
ities	257	2. Boundaries	66 96
9. Depositions	257	3. Fisheries	26
Verification of papers	257	4. Recovery of debts	267
Copies to be evidence	257	5. Restitution of confiscated estates	26
10. Residents dying intestate		5. No further confiscations	26
Information to be forwarded	257	7. Peace established	26
Consuls, &c., to represent absent cred-		Hostilities to cease	268
itors and heirs	257	Prisoners to be set at liberty	26
11. Effects of deceased sailors or passen-	257	British armies to be withdrawn	26
gers	257	Records, &c., to be restored	26
12. Jurisdiction of consular officers over	•	8. Navigation of the Mississippi River 9. Subsequent conquests to be restored	26 26
vessels of their country	258	10. Ratifications	26
Assistance to officers and crews	258	Treaty of amity, commerce, and	20
<ol> <li>Settlement of differences between mas-</li> </ol>		navigation, November 19.	
ters and crews	258	1794 9	KQ_98
Agsistance of local authorities	258	1. Peace and friendship	. 26
14. Reclamation of deserters from ves-	, FO ^~-	2. Withdrawal of British troops	27
sels 2	oo, 259	When evacuation to take place.	27

Great Britain-Continued.	rage.	O 1 To 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Page,
		Great Britain-Continued.	
Extension of settlements of United		22. Reprisals not authorized	279
States	270	23. Ships of war, treatment of	280
Privileges of settlers and traders	270	Asylum to American vessels in dis-	
Election of citizenship	270	tress	280
3. Inland navigation and trade	270	24. Foreign privateers, restrictions upon.	280
Navigation of the Mississippi River	270	25. Privileges of prizes in ports	280
Equality of duties on imports and ex-		No shelter to prize taken from either	200
ports2	70 971	No shelter to prizes taken from either	000
Indian trade	271	party	280
Portogee		Neutrality of ports to be maintained.	280
Portages	271	26. Agreement in case of war between	
Justice and protection.	271	_ the parties—	
4. Survey of the Mississippi River	271	Time allowed merchants, &c., to re-	
5. Determination of river Saint Croix	271	move	281
Commissioners to be appointed	271	Rupture not to be deemed to exist,	
Proceedings of commissioners	272	when	281
Declaration of commissioners	272	Recall of ambassadors or ministers	281
Latitude and longitude of mouth and		27. Fugitives from justice to be delivered	NO.
source of river	272		281
Decision to be final	272	Poorisitions have made	
6. Compensation to British creditors	272	Requisitions, how made	281
Commissioners to be enneinted	070	Evidence of criminality required	281
Commissioners to be appointed	272	Expenses of arrest and delivery	281
Proceedings of board	273	28. Duration of treaty	281
Examination of claims	273	Katincations	282
Awards to be conclusive	273	Additional article—	
Payment of awards	273	Part of Article XII suspended	282
7. Compensation to American citizens	273	Explanatory article, May 4, 1796-	
Commissioners to be appointed	273	Stipulations in certain Indian treaties,	
Proceedings of board	274	effect of28	0 983
Examination of claims	274		283
Awards to be conclusive	074	Free intercourse to be maintained	
Powment of awards	. 274	Liberty of commerce and navigation.	283
Payment of awards	. 274	Ratifications	283
Compensation to British subjects		Explanatory article, March 15, 1798—	
Reference to letter from Mr. Jefferson	1.	Commissioners released from particu-	
to Mr. Hammond	. 274	larizing latitude and longitude of	
Claims to be referred to commis	-	river St. Croix	284
sioners		Description of the river	284
Proceedings of commissioners	. 274	A monument to be erected at the	
Payment of awards	274	source	284
8. Expenses of commissions	274	Ratifications	284
Vacancies, how filled	274	Letter annexed—	401
Q Alienege not to effect certain land	. 214		4 005
9. Alienage not to affect certain land		Thomas Jefferson to George Hammond. 28	39, 200
titles	. 274	Additional convention to treaty	
10. Debts, &c., in time of war not to be		of amity and commerce,	
confiscated		January 8, 180226	
11. Conditions of navigation and com		1. Article VI, treaty of 1794, annulled	286
merce	. 275	Sum to be paid by the United States.	286
12. West India trade	. 275	Method of payment	286
13. East India trade	. 276	Rate of exchange	286
14. Freedom of commerce and naviga	-	2. Article IV, treaty of 1783, confirmed .	286
tion		No lawful impediment in collection	
Rights of residence and business		of debts	286
		3. Commissioners under Article VII,	
15. Duties on ships and merchandise			286
Duties on products of either country		treaty of 1794, to re-assemble	200
Tonnage duty on American vessels in		To proceed to execution of their	200
British ports in Europe	. 277	duties	286
Countervailing duties on America	n	Payment of awards	286
importation in Europe	. 277	Ratifications	287
Equalization of duties	. 277	Treaty of peace and amity, De-	
16. Consuls, appointment of	. 277	cember 24, 18142	87-292
Liberties and rights of consuls		1. Peace to exist	287
Commissions and exequaturs		Hostilities to cease	287
		Posessions to be restored	287
Punishment or dismissal for imprope	). ()****	Records, &c., to be restored	288
conduct	. 277		288
17. Regulation in case of captures at sea			288
Adjudication of prize-causes			
18. Contraband articles			288
Articles becoming contraband			288
Blockaded ports, regulations at		4. Northeastern boundary, determina-	
19. Damages by ships of war and prive		tion of2	88, 289
teers		Reference of claims	289
Commanders of privateers to give		Commissioners to be appointed	289
bonds			
Decrees in prize-causes			200
20. Pirates not to be harbored			
Captures from pirates to be restored. 21. Letters of marque not to be accepted			
	1. 279	RETERENCE TO STRUCTURE TO WEE	

Page.	Page.
Great Britain—Continued.	Great Britain—Continued.
5. Boundary from source of river St.	Convention respecting fisheries,
Croix	boundary, and slaves,
Reference of claims	October 20, 1818
Commissioners to be appointed 289	1. Common right of fishing
Proceedings of commissioners 289 Map and declaration 290	Renunciation by United States 298
	2. Northern boundary of United States
Disagreement of the commissioners. 290 Reference to a friendly power 290	defined 298
6. Boundary from a point in the forty-	3. Country westward of the Stony Mount-
ninth degree of north latitude 290	ains
Reference of doubts	4. Convention of 1815 for regulation of
Commissioners to be appointed 290	commerce continued in force 299
Proceedings of commissioners 290	5. Claims for slaves under Article I,
Report or declaration	treaty of 1814 299
Disagreement of the commissioners 290	Differences to be referred to a friendly
Reference to a friendly power 290	power 299
7. Boundary to water communication	6. Ratifications
between Lakes Huron and Supe-	Decision of commissioners, June
rior and the Lake of the Woods. 290, 291	18, 1822300-305
Commissioners to determine bound-	Decision of commissioners under Article
ary	VI, treaty of 1814
	Description of the boundary line 300–305
Disagreement of the commissioners. 291 Reference to a friendly power 291	Islands belonging to Great Britain 305 Islands belonging to the United States. 305
8. Secretaries and surveyors	<b>2 2</b>
Expenses of commissions 291	Treaty relative to indemnity
Vacancies, how filled	under award of Emperor of Russia, July 12, 1822 .303-306
Validity of land-grants	Reference to Article V, convention of
9. Termination of Indian hostilities 291, 292	1818 303
10. Abolition of the slave-trade	To award as to true construction of
11. Ratifications	Article I, treaty of 1814 303
Convention for regulation of	Further mediation 30
commerce, July 3, 1815292-295	1. Arbitrators and commissioners to be
1. Liberty of commerce	appointed 30
2. Duties on products of either country. 293	Meetings of board 30-
Prohibitions to be general	Appointment of secretary 304
	Oath of members 30
Importations in vessels of either country 293	Vacancies, how filled
Equality of duties on exports	2. Average value of slaves, how fixed 30
Bounties and drawbacks	Mediation in case of disagreement . 30
Exceptions as to British West Indies	3. Commissioners to constitute a board
and North American possessions 294	for examination of claims 30
3. American trade with British East	Evidence to be produced
Indies 294	4. Examination of claims
Coasting-trade in the British East	5. When arbitrators to be called in 30
Indies 294	Final decisions
Where American vessels may touch for	6. Decisions conclusive 30
refreshments	Payment of awards 30
4. Consuls, appointment of	7. Expenses of the commission 30
Commissions and exequaturs	8. Copies of convention to be delivered
Withdrawal of exequaturs	to minister of mediating power 30
Ratifications 295	Ratifications
Declaration of the British Chargé d'af-	Documents annexed—
faires—	Count Nesselrode to Mr. Middleton 306, 30
Designation of St. Helena for the	Award of Emperor of Russia 307, 300
residence of General Bonaparte 295	Count Nesselrode to Mr. Middleton 30
United States vessels excluded from	Supplemental convention, No-
approaching the island 295	vember 13, 1826308-31
Arrangement as to naval force	Reference to treaty of 1822 30
on the lakes, April 28,	1. Sum to be paid by Great Britain 30
1817 296	2. Treaty of 1822 annulled, except, &c . 30
Naval force to be maintained on the	3. Payment of sum, method of
American lakes	4. To be a full liquidation of all claims. 30
Other vessels to be dismantled 296 Duration of stipulation	Distribution by the United States 30 5. Custody of documents and papers 31
Duration of stipulation	5. Custody of documents and papers 31 6. Ratifications 31
Declaration of commissioners,	
November 24, 1817296, 297	Convention relative to north-
Declaration of commissioners under	west boundary, August 6, 1827310, 31
Article IV, treaty of 1814 296	1. Article III, convention of 1818, con-
Decision of the commissioners—	tinued in force
Islands that belong to the United	2. Duration of this convention
States	3. Certain claims not affected
Islands that belong to Great Britain 297	4. Ratifications

	Page.	1	n
Great Britain—Continued.		Great Britain-Continued.	Page.
Renewal of commercial con-		3. Parties engaged in construction to	
vention, August 6, 182731	1, 312	be protected	323
1. Convention of 1815, for regulation of commerce, continued in force	312	4. Construction to be facilitated	323
2. Duration of this convention	312	Establishment of free ports	323
3. Ratifications	312	5. Neutrality and protection guaranteed. Withdrawal of guaranty	323
Convention relative to north-		6. Friendly states to be invited to	323
eastern boundary, Sep- tember 29, 18273		participate	324
tember 29, 182731	12-315	Treaty stipulations with Central Amer-	0.7.1
1. Differences to be referred to a friendly		ican states	324
2. Statement of respective cases to be	313	Settlement of differences	324
drawn up	313	7. Contracts for construction	324
3. Mutual communication of evidence	313	8. Protection to other communications Equitable charges only to be imposd.	324 325
4. Maps to be annexed to statements	314	Privileges to citizens of other nations.	325
<ol><li>Statements, &amp;c., when to be delivered</li></ol>		9. Ratifications	325
to arbitrating power	314	Proctocol ceding Horse-Shoe	
6. Further evidence, how to be produced.	314	Recf, December 9, 185032	5, 326
7. Final decisions to be conclusive	315	Statement of Mr. Lawrence	325
8. Ratifications	315	Concurrence of British government	325
ion of slave-trade, and ex-		Agreement of cession	326
tradition, August 9, 1842.3	5-320	Claims convention, February	
1. Boundary line between the United		8, 1853	6-329
States and the British possessions	316	sioners32	R 397
2. Continuation of boundary line	317	Appointment of commissioners	327
3. Navigation of river St. John	317 318	Meeting of commissioners	327
5. Distribution of disputed territory	010	Selection of umpire	327
fund	318	Declaration of commissioners and	-
6. Line between the St. Croix and St.		umpire	327
Lawrence rivers to be run	319	2. Investigation of claims	327 327
Appointment of commissioners	319	When umpire may be called in	327
Report of commissioners	319	Decisions, how given	328
navigation	319	Agent for each government	328
8. Suppression of the slave trade	319	Decisions to be conclusive	328
Squadrons to be maintained on coast		Limitation of claims	328 328
of Africa	319	3. Time for presenting claims  Decisions, when to be given	328
Concert of action between squadrons	319	Authority of commissioners	328
9. Remonstrances with other powers	319	4. Payment of awards	328
10. Fugitives from justice to be delivered up.	320	5. Claims not presented to be barred	328
Crimes for which surrender may be	0.40	6. Records and clerk	328
made	320	Expenses of commission	329 329
Evidence of criminality required	320	7. Ratifications.	020
Expenses of arrest and delivery	320 320	Reciprocity treaty, June 5,	9-333
11. Duration of treaty	320	Reference to convention of 1818	329
Treaty for settlement of bound-	0.40	1. Additional privileges to citizens of the	
ary west of the Rocky		United States in the fisheries	330
Mountains, June 15,		Reserved British fisheries	330
1846	20-322	Commissioners to determine reserva-	330
1. Boundary from point on forty-ninth parallel defined	321	Appointment of commissioners	330
Navigation between Vancouver's		Selection of umpire	330
Island and the continent, and of		Declarations	330
Fuca's Straits	321	Vacancies, how filled	330
2. Navigation of Columbia River	321	Proceedings of commissioners	330 330
3. Possessory rights of Hudson's Bay	321	Decisions to be final	550
Company, &c	321	United States	331
cultural Company	321	Reserved American fisheries	331
5. Ratifications	322	3. Certain products to be admitted in	001
Convention relative to ship-		each country free of duty	331 331
canal, April 19, 18503	22-325	Free-list	.001
1. Neither party to exercise exclusive	322	and Canadian canals	331
Nor to maintain fortifications in its		Right of free navigation may be sus-	
vicinity	322	pended	332
Nor to assume territorial dominion,		United States may suspend Article III.	332
&c	322	Navigation of Lake Michigan	332
Nor take advantage for exclusive	രൊവാ	No duty on lumber floated down the	332
privileges, &c	ee, 343	5. When treaty shall take effect	332
exempt from blockade, &c	323	Duration of treaty	332

Page.	Page.
Great Britain—Continued.	Great Britain—Continued.
6. Provisions may be extended to New-	Limits of search and detention extended 345
foundland 332	Effect of additional article
7. Ratifications	
Convention extending duration	Treaty for settlement of claims
of claims commission,	of Hudson's Bay and
July 7, 1854 333	Puget's Sound Agricul-
Reference to claims convention of	tural Companies, July 1,
1853	1. Reference to Articles III and IV,
1. Time for termination of commission extended 333	treaty of 1846 346
	Appointment of commissioners 346
Time for presentation of claims un- changed	2. Meeting and qualification of commis-
changed	sioners346, 347
Treaty for suppression of the	Selection of umpire
African slave-trade, April	Decisions to be conclusive
<b>7, 1862</b> 334–345	3. Records and clerks
1. Search of suspected vessels 334	Salaries and expenses
What vessels may be visited 334	4. Payment of awards 347
Mode of search	5. Ratifications 347
Limits of search	Award of commissioners, Sep-
2. Instructions, &c., to be furnished ships	tember 10, 1869347, 348
of war 335	Awards, how to be paid
of war	Amount for Hudson's Bay Company 348
cated	For Puget's Sound Agricultural Com-
Rank of commanders	pany 348
Search of vessels under convoy 335	Deeds to be executed
Compliance with instructions 335	Convention relative to naturali-
3. Damages for wrongful detention335, 336	zation, May 13, 1870 348, 349
4. Mixed courts to be instituted 336  Jurisdiction of courts	1. Who to be deemed naturalized citi-
	zens 349
5. Wrongful acts of officers, reparation and punishment for	2. Prior naturalizations may be re-
6. Causes for detention of vessels336, 337	nounced 349
Condemnation as prize	When renunciations to be declared 349.
7: No damages for detention, when 337	Manner of declaration
8. Proceedings on condemnation 337	3. Re-admissions to citizenship 349
9. Owners, officers, and crews to be pun-	4. Ratifications
ished	Additional convention for sup-
ished	pression of the African
ished	pression of the African slave-trade, June 3,
ished	pression of the African slave-trade, June 3, 1870350-353
ished	pression of the African slave-trade, June 3, 1870
ished	pression of the African slave-trade, June 3, 1870
ished	pression of the African
ished	pression of the African slave-trade, June 3, 1870
ished	pression of the African slave-trade, June 3, 1870
ished	pression of the African   slave-trade,   June   3,   1870
ished	pression of the African
ished	pression of the African slave-trade, June 3, 1870
ished	pression of the African slave-trade, June 3, 1870
ished	Pression of the African
ished	pression of the African slave-trade, June 3, 1870
ished	Pression of the African
ished	Pression of the African   Slave-trade, June   3, 1870   350-353     Reference to treaty of 1862   350   Mixed courts abolished   350   Unfinished business to be concluded   350   2. Jurisdiction to be exercised by prize-courts   350   Appeals   351   350
ished	Pression of the African   Slave-trade,   June   3,   1870
ished	Pression of the African   Slave-trade,   June   3,   1870
ished	Pression of the African   Slave-trade, June   3, 1870   350-353     Reference to treaty of 1862   350   Mixed courts abolished   350   Unfinished business to be concluded   350   2. Jurisdiction to be exercised by prize-courts   350   Appeals   351   352   353
ished	Pression of the African   Slave-trade,   June   3,   1870
ished	Pression of the African   Slave-trade,   June   3,   1870
ished	Pression of the African   Slave-trade,   June   3,   1870
ished	Pression of the African   Slave-trade,   June   3,   1870
ished	Pression of the African   Slave-trade, June   3, 1870   350-353     Reference to treaty of 1862   350   Mixed courts abolished   350   Unfinished business to be concluded   350   2   Jurisdiction to be exercised by prize-courts   350   35
ished	Pression of the African   Slave-trade,   June   3,   1870

Creat Reitain_Continued	Page.	[ P	age.
Great Britain—Continued.  Reference to Article II, convention of		Great Britain-Continued.	
1870	254	Claims not presented to be barred	361
1. Naturalizations made prior to May 13,	354	18. Sea-fisheries, common rights to Ameri-	000
1870, how may be renounced	354	can citizens in.	362
When and where declaration to be	304	Salmon and shad fisheries excepted	362
made	354	19. Common rights to British subjects	$\frac{362}{362}$
2. Lists of persons renouncing to be re-	204	Salmon and shad fisheries excepted	362
ciprocally communicated	354	20. Reserved fisheries	362
3. Ratifications	355	Reservations, how to be designated 21. Fish and fish-oil free of duty	363
Annex, A	000	22. Comparative value of privileges, ad-	303
Form of declaration	355	justment of	363
Treaty for amicable settlement		Compensation by the United States,	000
of all causes of difference,		how to be determined	363
<b>May 8, 1871</b> 35	5-368	23. Appointment of commissioners	363
1. Alabama claims to be referred to arbi-		Organization of the commission	363
tration	356	Agent for each government	363
Arbitrators, how appointed	356	24. Proceedings before commissioners	363
Vacancies, how filled	356	Documents and papers to be furnished	364
2. Meeting of arbitrators	357	Cases, when to be closed	364
Their powers and duties	357	Extension of period	364
A majority to decide	357	25. Officers and records	364
Agent of each party	357	Expenses	364
to arbitrators	357	26. Free navigation of river Saint Law-	964
Counter-case, when to be delivered	357	Of the Vulcan Personnia and Stilling	364 364
Extension of time	357	Of the Yukon, Porcupine, and Stikine 27. Use of Canadian and State canals	364
Documents and papers to be produced	357	28. Free pavigation of Lake Michigan	364
5. Arguments and briefs	357	29. Conveyance of merchandise in transit	365
6. Rules to govern arbitrators35		30. Transportation of merchandise in bond	365
Obligations of a neutral govern-		Export duties not to be imposed	365
ment	358		365
Rules not admitted to have been in		31. No duty on lumber floated down the	
force when Alabama claims arose.	358		366
But shall govern in future cases	358		
7. Decision of arbitrators, when to be	050	Newfoundland	366
made	358		900
Form of decision To be made as to each vessel separately	358 358		366 366
Gross sum may be awarded, when	358		900
Payment of award	358		367
Delivery of award	358		,
8. Expenses of arbitration	358		367
9. Officers and records	359		367
10. When gross sum not awarded, claims		Delivery of award	367
how determined	359		
Board of assessors, appointment of	359		367
Organization of board	359		367
Proceedings	359		367
Claims when to be presented	359 359		367 367
Claims, when to be presented	359		367
Delivery of report	359		368
Payment of awards	359		368
Clerks and expenses	359		368
11. Decisions of arbitrators and of assess.		41. Expenses of arbitration	368
ors to be final	360		368
Claims not presented to be barred	360		368
12. Other claims to be referred to commis-		Additional Articla Tanpary 18	
sioners	360		369
appointment of commissioners	360	Reference to Article XII treaty of 1871	368
Meeting of commissioners	360	Sections of claims commission where	
Declaration	360	may be held	369
13. Investigation of claims	360 60.361	Datifications	369
Majority to decide	361	• •	
Award on each claim	361		
Agent for each government	361		-371
Decisions to be final	361	Reference to Article I, treaty of 1846.	369
14. Time for presentation of claims	361	Reference to Article XXXIV, treaty of	
Extension of period	361		, 370
When decisions to be made	361		270
Powers of commissioners	361		370
15. Payment of awards	361 361		370
16. Officers and records	361		
17. Decisions of commissioners to be final			370

	Page.	Pa	ge.
Great Britain-Continued.	_	Guatemala,	
With "definition," to be a perpetual	270	Treaty of peace, amity, com-	
record of agreement	370 371	merce, and navigation, March 3, 1849378-	386
Protocol, June 7, 1873	372	1. Peace and friendship	37ਤ
Reference to Article XXXIII, treaty of	•	2. Favors granted to other nations to be-	000
1871	372		378 378
Reference to the legislation of the two		0. 1100aoin ar tambar a	379
Declaration as to the time when Arti-	372	Coasting-trade reserved  4. Importations and exportations in ves-	0.0
cles XVIII to XXV, and Article			379
XXX, of the treaty of 1871, will go		Equality of duties	379
into effect		200200000000000000000000000000000000000	379
Greece,		o. Dance of production	379 379
Treaty of commerce and navi-			379
gation, December 10-22, 1837	72_277		379
1. Freedom of navigation and commerce.		8. Asylum to vessels seeking refuge	380
Rights of residents in either country.		9. Captures by pirates to be restored	380
2. Vessels of each party on most favored	ì	10. Assistance in case of shipwreck	380
footing	373, 374	11. Disposal and inheritance of personal	380
3. Importations in vessels of either na-		Succession to personal estates	380
Equality of duties and charges	. 374 . 374	Duties same as payable by natives	380
4. Exportations in vessels of either na-		Real estate, time allowed heirs for dis-	
tion	OP A	posal of	380
Equality of duties and charges	. 374	12. Protection to persons and property of	380
5. Coasting-trade reserved		residents	380
6. No preferences in importations		Employment of advocates, &c	380
7. Tounage duties		Presence at trials	381
9. Privileges of transit	. 375	13. Security of conscience	381
Drawbacks and bounties	. 375	Rights of burial	381
10. Vessels touching at ports		14. Neutral trade in time of war	381 381
Regulations to be observed	. 375 . 375	Neutrality extended to persons	381
What duties payable	. 375 . 375		381
12. Consular officers, appointment of		16. Contraband articles	382
Rights and privileges		17. Goods not contraband	382
May be prosecuted for violation of		Definition of blockade	382 382
laws	. 376 . 376		382
Their exequature may be withdrawn Archives to be inviolable			383
Settlement of disputes between mas		21. Ship's papers in case of war	383
ters of vessels and their crews			383
Aid of local authorities			383 384
13. Reclamation of deserters			904
Salvage		1	
15. Quarantine			384
16. Blockaded ports			384
17. Duration of treaty			384 384
18. Ratifications	377	26. Debts, &c., not to be confiscated 27. Envoys, ministers, &c	384
Greenland, Treaty stipulations not applicable to—		28. Consuls and vice-consuls	384
Denmark, 1826	618	Commissions and exequaturs	384
Guarantee,		29. Immunities of consular officers	385
Mutual, of possessions, sovereignty, &c	-	30. Reclamation of deserters from vessels.	385 385
France, 1778	. 202, 203	31. Consular convention to be formed 32. Duration of treaty	385
Of neutrality of an interoceanic ship	<b>p</b> -	Infringement of treaty	386
canal— Great Britain, 1850	32	Reprisals and declarations of war	386
Of neutrality of Isthmus of Panama—	0~	reaties with other nations not ar-	00/
New Granada, 1846	55	fected	386
Of sovereignty and property of Ne	w	Tablifications	386
Granada in Isthmus of Panama	55		
Of an interoceanic railway—	43	Hancener	
Honduras, 1864			
Of an interoceanic route—	40	gation, May 20, 184038	7-39
Nicaragua, 1867	57	1. Freedom of commerce and navigation.	38
When guaranty may be withdrawn	57		
Of protection to road across the Isthm of Tehuantepec—	u <b>s</b>	Management of hyginess &co	38 38
Mexico, 1853	50	Management of business, &c  6 Access to judicial tribunals	38

	Page.	ים	
Hanover—Continued.		Hanover-Continued.	age.
2. Equality of duties on vessels	388	The state of the s	
To what vessels privileges extend			
Fanality of duties on impacts and	388	_ uary 18, 1855396,	397
Equality of duties on imports and ex-		1. Fugitives from justice to be delivered	
ports	388	up	396
3. Duties on products of either country.	388	Requisitions, how made	396
Prohibitions to be general	389	For what original augustales were he	550
4. Coasting-trade reserved	389	For what crimes surrender may be	
E We need now the immentations			396
5. No preference in importations	389	Evidence of criminality required 396,	397
6. Consular officers, appointment and	j	Expenses of arrest and delivery	397
privileges of	389	2. Other Germanic States may accede to	
Settlement of disputes between mas-	-	or other dermante states may accede to	
toro and aroms	900	convention	397
ters and crews.	389	3. Neither party to surrender its own	
Reclamation of deserters	389	citizens	397
7. Disposal and inheritance of personal		4. When extradition may be delayed	397
property	390	Then extraction may be delayed	
Care of property in the charge of	000	5. Duration of convention	397
Care of property in the absence of		6. Ratifications	397
representatives	390	Treaty for the abolition of the	
In case of several claimants	390		
Real estate, heirs allowed time to dis-		Str.de_or Brunshausen	
	390	dt es, November 6, 1861 .398,	399
pose of		1. Stade or Brunshausen dues abolished.	398
No duties of detraction, &c	<b>39</b> 0	2. Hanover to provide for free navigation	
8. Assistance in case of ship wreck	390		900
Salvage and repairs	390		398
Warehouse charges	390		398
O Dunction of treatm		4. Payment of the indemnity	399
9. Duration of treaty	390		399
10. Ratifications,	390		
Treaty of commerce and navi-		6. Treaty of 1846 to remain in force, ex-	ഹെ
gation, June 10, 184639	31_396		399
	/1-000	7. Ratifications	399
1. Importations in vessels of either na-		Protocol—	
_ tion	391		399
Tonnage duties and tolls	391		•00
Exportations in vessels of either na-		Harbor Dues. (See Reciprocal Commercial Agree-	
	391	ments.)	
tion		•	
Port charges	391	Hanseatic Republics, (see Bremen,)	
Brunshausen tolls, &c39	91, 392	Convention of friendship, com-	
2. Coasting trade reserved	392	merce, and navigation,	
3. No preferences in importations	392	December 20, 1827400-	403
4. Assistance in case of shipwreck	392	1. Importations and exportations in ves-	400
Salvage and repairs	392		400
5. To what vessels privileges of treaty		Equality of duties	400
extend	392		400
6. Duties on products of either coun-			400
o. Duties on products of citater coun-	വര വര		401
try39	<i>3</i> 2, 393		
Prohibitions to be general	393		401
7. Favors granted to other nations to be-		3. No preferences in importations	401
come common	393	4. What shall be considered vessels of	
	393		401
8. Import duty on raw cotton abolished.	000		101
Transit duty on cotton, rice, and to-		5. Clearance of vessels from the Hanse-	401
bacco abolished	<b>3</b> 93		401
Weser tolls not to be levied	393	6. Privileges of residents401,	402
Limit of tax to be levied	.393	7. Disposal and inheritance of personal	
	000		402
9. Consular officers, appointment and	000		402
privileges of	393		404
Settlement of disputes between mas-		Real estate, time allowed heirs for dis-	
ters and crews39	<b>93. 394</b>	posal of	402
Reclamation of deserters	394	8. Protection to persons and property of	
	394		402
10. Privileges of residents			402
Management of business, &c	394		
Access to judicial tribunals	394		402
Employment of advocates and agents.	394	9. Favors granted to other nations to be-	
	394	come common	402
Disposal of personal property		10. Duration of convention402,	
Succession to personal property	394	TO DUI AND OF CONVENIOR 40%,	-100
Duties same as payable by natives	394	11. Ratifications	
Property of absent heirs to be cared		Additional article, June 4,	
for3	94. 395	1828403,	404
Contragancian 1 Janidad	395	Consuls may cause arrest of deserters	_
Controversies, how decided	990		403
Real estate, time allowed heirs for dis-			
posal of	395		403
No duties of detraction, &c	395	Effect of additional article	404
	395		404
11. Duration of treaty		Convention for extending juris-	
Augmentation of duty on tobacco	395		
12. Other States of Germanic Confedera-		diction of consuls, April	
tion may accede to treaty	395	<b>30, 1852</b> 404,	405
13. Ratifications	395	1. Consular officers may sit as judges and	
Treaty of 1840 annulled	395		404
	200		

	Page.		age.
Hanseatic Republics-Continued.		Hayti—Continued.	
May require assistance of the local	404	3. Agreement in case of war between the parties—	
authorities		Time allowed merchants, &c., to with-	
Right of parties to resort to judicial tribunals in their own country	405		413
2. Duration of convention	405		41;
3. Ratifications	405		413
			413
Hawaiian Islands,		5. Exemption from military duty, &c	413
Treaty of friendship, com-			41:
merce, navigation, and extradition, December 20,		Access to judicial tribunals	413
1849 4	06-411	Employment of agents and attorneys.	413
1. Peace and amity	406	7. Examination of books and papers	413
2. Freedom of commerce and naviga-	400		413
3. Duties on products of either country.	406 406		413
4. Tonnage duties, &c	407		414
5. Coasting trade reserved	407	Duties same as payable by natives	414
6. Steam-vessels carrying mails exempt		Property of absent heirs to be cared	
from duties	407		414
7. Whale-ships of the United States, privileges of4		Questions among claimants, how de- cided	414
8. Privileges of residents in either		10. Importations in vessels of either na-	41.
country	408	tion	41
Right to travel and reside	408		414
Disposal of personal property	408	A	41.
Succession to personal estates Duties same as payable by natives	408 408		414 414
Property of absent heirs to be cared	100	12. Coasting trade reserved to citizens	414
for	408	13. Duties on products of either country .414,	
Decisions between claimants	<b>408</b> f	Prohibitions to be general	415
Real estate, time allowed heirs for disposal of	408	14. Discriminating duties	418
Not to pay higher taxes than citizens		Applicability of stipulation	415
of most favored nation	408	16. Assistance in case of shipwreck	418
Exemption from military service, &c.	408	Repairs of stranded vessels	418
Dwellings, &c., to be respected	408 408	40	415
General protection to persons and	400	18. Blockaded ports, regulations at	416
property	408	Principles recognized—	411
9. Management of business	409	Free ships make free goods	416
Appointment of agents. Liberty of trade	409	Neutral property on enemy's vessels	
Sale of spirituous liquors to natives	409	not subject to confiscation Neutrality extended to persons	410
of Sandwich Islands, subject to		Applicability of principles	410
Hawanan laws	409	20. Contraband articles	410
10. Consular officers, privileges and pow-		21. Goods not contraband	410
ers of	409 409	22. Examination of merchant-ships in time	
11. Liberty of conscience	409		417
Right of Hawaiian government to		24. Regulation of visits at sea	417
regulate its schools	410	25. Vessels under convoy not to be exam-	
12. Assistance in case of shipwreck	410	ined	, 418
Salvage and quarantine	410 410	Bandarons in once of captule of the	
13. Asylum to vessels seeking refuge	410		418
Exemption from port dues	410	Treatment of officers, passengers, and	410
14. Fugitives from justice to be delivered		crews	418
Requisitions, how made	410 410		418
Crimes for which surrender may be	410	29. Privileges of prizes of either party in the ports of the other	410
made	410	30. Foreign privateers not to fit their	, 413
Evidence of criminality required.	410	801ps in ports of either party. &c.	419
Expenses of arrest and delivery 15. Mail arrangements	410	or refiters of margne not to be accented	419
10. Duration of treaty	411 411	32. Linvoys, ministers, &c., rights and	
17. Ratifications	411		41:
Hayti,		34. Commissions and exequaturs	41
Treaty of amity, commerce,		55. Exemptions of consular officers	42
navigation, and extradi-		inviolability of archives	420
110h, November 2, 18 <i>64 - 4</i>	12-421	oo. Reclamation of deserters	420
1. I eace and friendship.	419		42
2. Favors granted to other nations to be-		110	420
come common	412	Requisitions how made	40

		Page.	•	Page.
layti—	Continued.		Honduras—Continued.	L Mg O
-	Evidence of criminality required	420	Who may remain and continue their	
39.	Crimes for which surrender may be		employments	429
	made	420	Their property not to be seized	429
40.	Surrender, how to be made	421	Debts, &c., not to be confiscated	429
41.	Past crimes or political offenses not		12. Existing guarantees continued	429
	included	421	Religious liberty	429
42.	Duration of treaty	421	Rights of harial	429
43.	Ratifications	421	Rights of burial	441
Tesse C		-~-	VI	430
	vention for abolition of droit		VI 14 Handuras Intercepcia Pailman Com	400
	d'aubaine and taxes on		14. Honduras Interoceanic Railway Com-	430
	emigration, March 26,		Right of way to be free to Govern-	***
	1844	22, 423	ment and citizens of the United	
1.	Droit d'aubaine, &c., abolished	422	States	430
2.	Heirs to real property may sell and		No tolls on public property or mails	480
	remove proceeds	422	No import or export duties on mer-	400
9	Disposal of personal property	422		430
٠.	Succession to personal estates	422	No discriminating shares for con	400
	Duties same as payable by natives	422	No discriminating charges for con-	430
4	Property of absent heirs to be cared	100	veyance Privileges granted to other countries	400
7.	for	423		430
5	Disputes concérning inheritances, how	740	to be extended to United States	430
٠.	decided	423	Honduras to establish free ports	400
6	Ratifications	423	Rights and sovereignty of Honduras	490
	Grand Duchy of,	420	recognized	430
	vention relative to natural-		Neutrality of route guaranteed by United States	430
COII	ization, August 1, 18684	23_425	Mutual protection of road	43
1.	Who to be deemed naturalized citi-		When guaranty may be withdrawn	431
	zens	424	15. Ratifications	43
	Effect of declaration of intention	424	Hudson's Bay Company,	70
2.	Liability for offenses committed be-		Possessory rights of, to be respected—	
	fore emigration	424	Great Britain, 1846	32
3.	Extradition convention remains in		Treaty for settlement of claims of-	0.0
	force	424	Great Britain, 1863	340
4.	Renunciation of naturalization	424	,	
	Intent not to return, when held to		I.	
	exist	424	Iceland,	
5.	Duration of convention49	24, 425	Treaty stipulations not applicable to-	
^				
o.	Ratifications	425	Denmark, 1826	168
o. Hondui		425	Denmark, 1826	168
Hondus	as, aty of amity, commerce, and		Denmark, 1826	168
Hondus <b>Tre</b>	as, aty of amity, commerce, and navigation, July 4, 1864:.4	26–431	Denmark, 1826	168
Hondu: <b>Tre</b> 1.	as, aty of amity, commerce, and navigation, July 4, 18644.  Perpetual amity		Denmark, 1826 Import Duties, (see Reciprocal Commercial Agreements; China; Cottons; Japan; Siam,) Special provisions concerning—	
Hondu: <b>Tre</b> 1.	as, aty of amity, commerce, and navigation, July 4, 186449 Perpetual amity	26-431 426	Denmark, 1826  Import Duties, (see Reciprocal Commercial Agreements; China; Cottons; Japan; Siam,)  Special provisions concerning—  Belgium, 1863.	56
Hondus <b>Tre</b> 1.	as, aty of amity, commerce, and navigation, July 4, 18644 Perpetual amity	26–431 426 426	Denmark, 1826.  Import Duties, (see Reciprocal Commercial Agreements; China; Cottons; Japan; Siam,)  Special provisions concerning— Belgium, 1863.  Ottoman Empire, 1862	56
Hondus <b>Tre</b> 1.	aty of amity, commerce, and navigation, July 4, 18644: Perpetual amity	26–431 426 426 426	Denmark, 1826.  Import Duties, (see Reciprocal Commercial Agreements; China; Cottons; Japan; Siam.)  Special provisions concerning— Belgium, 1863.  Ottoman Empire, 1862	56
Hondur Tre 1. 2.	aty of amity, commerce, and navigation, July 4, 1864: 49 Perpetual amity	26–431 426 426	Denmark, 1826 Import Duties, (see Reciprocal Commercial Agreements; China; Cottons; Japan; Siam,) Special provisions concerning— Belgium, 1863 Ottoman Empire, 1862	56 7, 58
Hondur Tre 1. 2.	aty of amity, commerce, and navigation, July 4, 1864: 49 Perpetual amity Freedom of commerce and navigation Ships of war and poet-office packets Coasting-trade reserved Favors granted to other nations to	26–431 426 426 426 427	Denmark, 1826.  Import Duties, (see Reciprocal Commercial Agreements; China; Cottons; Japan; Siam,)  Special provisions concerning— Belgium, 1863. Ottoman Empire, 1862	56
Hondus Tre 1. 2.	aty of amity, commerce, and navigation, July 4, 18644: Perpetual amity. Freedom of commerce and navigation Ships of war and poet-office packets. Coasting-trade reserved. Favors granted to other nations to become common.	26–431 426 426 426 427 427	Denmark, 1826.  Import Duties, (see Reciprocal Commercial Agreements; China; Cottons; Japan; Siam,)  Special provisions concerning— Belgium, 1863. Ottoman Empire, 1862	56 7, 586 <b>2</b> 03
Hondus Tre 1. 2.	aty of amity, commerce, and navigation, July 4, 18644! Perpetual amity	26–431 426 426 426 427 427 427	Denmark, 1826.  Import Duties, (see Reciprocal Commercial Agreements; China; Cottons; Japan; Siam,)  Special provisions concerning— Belgium, 1863. Ottoman Empire, 1862	56 7, 586 <b>2</b> 03
Hondus Tre  1. 2.	aty of amity, commerce, and navigation, July 4, 1864: 49 Perpetual amity	26–431 426 426 426 427 427 427 427	Denmark, 1826.  Import Duties, (see Reciprocal Commercial Agreements; China; Cottons; Japan; Siam,)  Special provisions concerning— Belgium, 1863. Ottoman Empire, 1862	56 7, 586 <b>2</b> 03
Hondus Tre  1. 2. 3. 4. 5.	aty of amity, commerce, and navigation, July 4, 18644! Perpetual amity. Freedom of commerce and navigation. Ships of war and poet-office packets Coasting-trade reserved Favors granted to other nations to become common. Duties on products of either country. Prohibitions to be general Tonnage duties, &c	26–431 426 426 426 427 427 427	Denmark, 1826.  Import Duties, (see Reciprocal Commercial Agreements; China; Cottons; Japan; Siam,)  Special provisions concerning— Belgium, 1863	56 7, 586 <b>2</b> 01 1, <b>2</b> 66
Hondus Tre  1. 2. 3. 4. 5.	aty of amity, commerce, and navigation, July 4, 18644! Perpetual amity	26–431 426 426 426 427 427 427 427 427	Denmark, 1826.  Import Duties, (see Reciprocal Commercial Agreements; China; Cottons; Japan; Siam,)  Special provisions concerning— Belgium, 1863.  Ottoman Empire, 1862.  Independence of the United States, The object of treaty of alliance— France, 1778.  Acknowledgment of— Great Britain, 1782, 1783.  Agreements regarding, in treaties with— Spain, 1795.	56 7, 586 <b>2</b> 01 1, <b>2</b> 66
Hondus Tre  1. 2. 3. 4. 5.	aty of amity, commerce, and navigation, July 4, 1864: 45 Perpetual amity	26–431 426 426 426 427 427 427 427	Denmark, 1826.  Import Duties, (see Reciprocal Commercial Agreements; China; Cottons; Japan; Siam,)  Special provisions concerning— Belgium, 1863. Ottoman Empire, 1862	56 7, 586 201 1, 266 709 2, 29
Hondus Tre  1. 2. 3. 4. 5.	aty of amity, commerce, and navigation, July 4, 18644: Perpetual amity. Freedom of commerce and navigation. Ships of war and post-office packets Coasting-trade reserved Favors granted to other nations to become common. Duties on products of either country. Prohibitions to be general. Tonnage duties, &c Importations and exportations in vessels of either party	26-431 426 426 426 427 427 427 427 427 427	Denmark, 1826.  Import Duties, (see Reciprocal Commercial Agreements; China; Cottons; Japan; Siam,)  Special provisions concerning— Belgium, 1863. Ottoman Empire, 1862.  Independence of the United States, The object of treaty of alliance— France, 1778.  Acknowledgment of— Great Britain, 1782, 1783.  Agreements regarding, in treaties with— Spain, 1795. Great Britain, 1794, 1796, 1814271, 282 France, 1803.	56 7, 586 201 1, 266 709 2, 29 23
######################################	aty of amity, commerce, and navigation, July 4, 18644: Perpetual amity. Freedom of commerce and naviga- tion Ships of war and post-office packets Coasting-trade reserved Favors granted to other nations to become common Duties on products of either country. Prohibitions to be general Tonnage duties, &c. Importations and exportations in ves- sels of either party Equality of duties, bounties, and drawbacks	26-431 426 426 426 427 427 427 427 427 427 27, 428	Denmark, 1826.  Import Duties, (see Reciprocal Commercial Agreements; China; Cottons; Japan; Siam,)  Special provisions concerning— Belgium, 1863. Ottoman Empire, 1862.  Independence of the United States, The object of treaty of alliance— France, 1778. Acknowledgment of— Great Britain, 1782, 1783.  Agreements regarding, in treaties with— Spain, 1795. Great Britain, 1794, 1796, 1814271, 282 France, 1803.  Mexico, 1831, 1848	56 7, 586 201 1, 266 709 2, 29 23
######################################	aty of amity, commerce, and navigation, July 4, 18644.  Perpetual amity	26–431 426 426 427 427 427 427 427 427 427 427 27, 428 428	Denmark, 1826.  Import Duties, (see Reciprocal Commercial Agreements; China; Cottons; Japan; Siam,)  Special provisions concerning— Belgium, 1863. Ottoman Empire, 1862	56 7, 586 201 1, 266 709 2, 29 23
######################################	aty of amity, commerce, and navigation, July 4, 18644! Perpetual amity. Freedom of commerce and navigation Ships of war and post-office packets. Coasting-trade reserved. Favors granted to other nations to become common. Duties on products of either country. Prohibitions to be general. Tonnage duties, &c	26–431 426 426 426 427 427 427 427 427 427 427 427 427 428 428	Denmark, 1826.  Import Duties, (see Reciprocal Commercial Agreements; China; Cottons; Japan; Siam,)  Special provisions concerning— Belgium, 1863. Ottoman Empire, 1862.  Independence of the United States, The object of treaty of alliance— France, 1778.  Acknowledgment of— Great Britain, 1782, 1783.  Agreements regarding, in treaties with— Spain, 1795. Great Britain, 1794, 1796, 1814271, 283 France, 1803. Mexico, 1831, 1848	56 7, 586 201 1, 266 709 2, 29 23
######################################	aty of amity, commerce, and navigation, July 4, 18644: Perpetual amity. Freedom of commerce and navigation. Ships of war and post-office packets Coasting-trade reserved Favors granted to other nations to become common. Duties on products of either country. Prohibitions to be general Tonnage duties, &c. Importations and exportations in vessels of either party Equality of duties, bounties, and drawbacks. 4: Rights of residents in either country. Management of business, &c Liberty of trade	26-431 426 426 426 427 427 427 427 427 427 427 427 428 428 428	Denmark, 1826.  Import Duties, (see Reciprocal Commercial Agreements; China; Cottons; Japan; Siam,)  Special provisions concerning— Belgium, 1863	56 7, 586 201 1, 266 709 2, 29 23
### 1. 2. 3. 4. 5. 6. 7.	aty of amity, commerce, and navigation, July 4, 18644! Perpetual amity	26–431 426 426 427 427 427 427 427 427 427 427 427 428 428 428 428	Denmark, 1826.  Import Duties, (see Reciprocal Commercial Agreements; China; Cottons; Japan; Siam,)  Special provisions concerning— Belgium, 1863. Ottoman Empire, 1862	567, 588 20. 1, 266 709 23, 29 234, 496
### 1. 2. 3. 4. 5. 6. 7.	aty of amity, commerce, and navigation, July 4, 18644: Perpetual amity	26-431 426 426 427 427 427 427 427 427 427 427 428 428 428 428 428	Denmark, 1826.  Import Duties, (see Reciprocal Commercial Agreements; China; Cottons; Japan; Siam,)  Special provisions concerning— Belgium, 1863. Ottoman Empire, 1862.  Independence of the United States, The object of treaty of alliance— France, 1778. Acknowledgment of— Great Britain, 1782, 1783.  Agreements regarding, in treaties with— Spain, 1795. Great Britain, 1794, 1796, 1814271, 282 France, 1803. Mexico, 1831, 1848	56 7, 586 201 1, 266 709 2, 29 23
### 1. 2. 3. 4. 5. 6. 7.	aty of amity, commerce, and navigation, July 4, 18644: Perpetual amity. Freedom of commerce and naviga- tion. Ships of war and post-office packets Coasting-trade reserved Favors granted to other nations to become common. Duties on products of either country. Prohibitions to be general. Tonnage duties, &c. Importations and exportations in ves- sels of either party. Equality of duties, bounties, and drawbacks. 4: Rights of residents in either country. Management of business, &c. Liberty of trade. Protection to persons and property Equal rights with natives, in what respects	26-431 426 426 427 427 427 427 427 427 427 427 427 427	Denmark, 1826.  Import Duties, (see Reciprocal Commercial Agreements; China; Cottons; Japan; Siam,)  Special provisions concerning— Belgium, 1863. Ottoman Empire, 1862	50, 50, 58, 20, 1, 26, 70, 23, 29, 23, 49, 1, 49,
### 1. 2. 3. 4. 5. 6. 7.	aty of amity, commerce, and navigation, July 4, 18644: Perpetual amity. Freedom of commerce and navigation Ships of war and post-office packets. Coasting-trade reserved. Favors granted to other nations to become common. Duties on products of either country. Prohibitions to be general. Tonnage duties, &c. Importations and exportations in vessels of either party. Equality of duties, bounties, and drawbacks. 4: Rights of residents in either country. Management of business, &c. Liberty of trade. Protection to persons and property. Equal rights with natives, in what respects Taxes same as payable by native citi-	26-431 426 426 427 427 427 427 427 427 427 427 427 428 428 428 428 428	Denmark, 1826.  Import Duties, (see Reciprocal Commercial Agreements; China; Cottons; Japan; Siam,)  Special provisions concerning— Belgium, 1863. Ottoman Empire, 1862.  Independence of the United States, The object of treaty of alliance— France, 1778. Acknowledgment of— Great Britain, 1782, 1783.  Agreements regarding, in treaties with— Spain, 1795. Great Britain, 1794, 1796, 1814271, 282 France, 1803. Mexico, 1831, 1848	56 20: 20: 1, 26 70 23: 23: 4, 49:
### 1. 2. 3. 4. 5. 6. 7.	aty of amity, commerce, and navigation, July 4, 1864. 4! Perpetual amity. Freedom of commerce and navigation Ships of war and post-office packets. Coasting-trade reserved. Favors granted to other nations to become common. Duties on products of either country. Prohibitions to be general. Tonnage duties, &c	26-431 426 426 427 427 427 427 427 427 427 427 427 427	Denmark, 1826.  Import Duties, (see Reciprocal Commercial Agreements; China; Cottons; Japan; Siam,)  Special provisions concerning— Belgium, 1863. Ottoman Empire, 1862.  Independence of the United States, The object of treaty of alliance— France, 1778. Acknowledgment of— Great Britain, 1782, 1783.  Agreements regarding, in treaties with— Spain, 1795. Great Britain, 1794, 1796, 1814271, 283 France, 1803. Mexico, 1831, 1848	56 20: 20: 1, 266 709 23: 23: 4, 49:
### 1. 2. 3. 4. 5. 6. 7.	aty of amity, commerce, and navigation, July 4, 18644: Perpetual amity. Freedom of commerce and navigation. Ships of war and post-office packets Coasting-trade reserved Favors granted to other nations to become common. Duties on products of either country. Prohibitions to be general Tonnage duties, &c Importations and exportations in vessels of either party Equality of duties, bounties, and drawbacks	26-431 426 426 427 427 427 427 427 427 427 427 428 428 428 428 428 428 428	Denmark, 1826.  Import Duties, (see Reciprocal Commercial Agreements; China; Cottons; Japan; Siam,)  Special provisions concerning— Belgium, 1863. Ottoman Empire, 1862.  Independence of the United States, The object of treaty of alliance— France, 1778. Acknowledgment of— Great Britain, 1782, 1783.  Agreements regarding, in treaties with— Spain, 1795. Great Britain, 1794, 1796, 1814271, 282 France, 1803. Mexico, 1831, 1848	709 201, 260 709 22, 29 23 24, 49 101 111 151 191
## Hondus	aty of amity, commerce, and navigation, July 4, 18644: Perpetual amity. Freedom of commerce and navigation Ships of war and post-office packets. Coasting-trade reserved. Favors granted to other nations to become common. Duties on products of either country. Prohibitions to be general. Tonnage duties, &c. Importations and exportations in vessels of either party. Equality of duties, bounties, and drawbacks. 4: Rights of residents in either country. Management of business, &c. Liberty of trade. Protection to persons and property. Equal rights with natives, in what respects Taxes same as payable by native citizens. Property of residents dying intestate. Consuls may nominate curators.	26-431 426 426 427 427 427 427 427 427 427 427 428 428 428 428 428 428 428 428 428 428	Denmark, 1826.  Import Duties, (see Reciprocal Commercial Agreements; China; Cottons; Japan; Siam,)  Special provisions concerning— Belgium, 1863. Ottoman Empire, 1862.  Independence of the United States, The object of treaty of alliance— France, 1778.  Acknowledgment of— Great Britain, 1782, 1783.  Agreements regarding, in treaties with— Spain, 1795. Great Britain, 1794, 1796, 1814271, 285 France, 1803. Mexico, 1831, 1848	507, 588 201, 266 709 22, 29 23, 29 101 111 155 191 388
## Hondus Tree 1. 2. 3. 4. 5. 6. 7. 8. 9.	aty of amity, commerce, and navigation, July 4, 18644: Perpetual amity. Freedom of commerce and navigation. Ships of war and post-office packets Coasting-trade reserved Favors granted to other nations to become common. Duties on products of either country. Prohibitions to be general Tonnage duties, &c. Importations and exportations in vessels of either party Equality of duties, bounties, and drawbacks	26-431 426 426 427 427 427 427 427 427 427 427 428 428 428 428 428 428 428 428 428 428	Denmark, 1826.  Import Duties, (see Reciprocal Commercial Agreements; China; Cottons; Japan; Siam,)  Special provisions concerning— Belgium, 1863. Ottoman Empire, 1862.  Independence of the United States, The object of treaty of alliance— France, 1778. Acknowledgment of— Great Britain, 1782, 1783.  Agreements regarding, in treaties with— Spain, 1795. Great Britain, 1794, 1796, 1814271, 283 France, 1803. Mexico, 1831, 1848	56 7, 58 20 1, 26 70 22, 29 23 10 11 15 19 38 48
## Hondus Tree 1. 2. 3. 4. 5. 6. 7. 8. 9.	aty of amity, commerce, and navigation, July 4, 18644: Perpetual amity. Freedom of commerce and navigation. Ships of war and post-office packets Coasting-trade reserved Favors granted to other nations to become common. Duties on products of either country. Prohibitions to be general Tonnage duties, &c. Importations and exportations in vessels of either party Equality of duties, bounties, and drawbacks	26-431 426 426 427 427 427 427 427 427 427 427 428 428 428 428 428 428 428 428 428 428	Denmark, 1826.  Import Duties, (see Reciprocal Commercial Agreements; China; Cottons; Japan; Siam,)  Special provisions concerning— Belgium, 1863. Ottoman Empire, 1862.  Independence of the United States, The object of treaty of alliance— France, 1778. Acknowledgment of— Great Britain, 1782, 1783.  Agreements regarding, in treaties with— Spain, 1795. Great Britain, 1794, 1796, 1814.  France, 1803. Mexico, 1831, 1848.  Infanticide. (See Extradition.)  Infraction of treaties, By citizens, governments not responsible for— Bolivia, 1858. Brazil, 1828 Central America, 1825. Chili, 1832 Columbia, 1824 Ecuador, 1839. Guatemala, 1849. Mexico, 1831. New Granada, 1846.	70, 58, 20, 70, 58, 20, 20, 20, 20, 20, 20, 20, 11, 49, 10, 11, 15, 19, 38, 48, 48, 55, 55, 56, 56, 56, 56, 56, 56, 56, 56
## Hondus Tree 1. 2. 3. 4. 5. 6. 7. 8. 9.	aty of amity, commerce, and navigation, July 4, 1864. 4! Perpetual amity. Freedom of commerce and navigation Ships of war and post-office packets. Coasting-trade reserved. Favors granted to other nations to become common. Duties on products of either country. Prohibitions to be general. Tonnage duties, &c	26-431 426 426 427 427 427 427 427 427 427 428 428 428 428 428 428 428 428 428 428	Denmark, 1826.  Import Duties, (see Reciprocal Commercial Agreements; China; Cottons; Japan; Siam,)  Special provisions concerning— Belgium, 1863. Ottoman Empire, 1862.  Independence of the United States, The object of treaty of alliance— France, 1778. Acknowledgment of— Great Britain, 1782, 1783.  Agreements regarding, in treaties with— Spain, 1795. Great Britain, 1794, 1796, 1814 271, 285 France, 1803. Mexico, 1831, 1848	70, 58, 20, 70, 58, 20, 70, 58, 29, 23, 4, 49, 10, 11, 15, 19, 38, 48, 48, 55, 56, 62,
## Hondus Tree 1. 2. 3. 4. 5. 6. 7. 8. 9.	aty of amity, commerce, and navigation, July 4, 18644: Perpetual amity. Freedom of commerce and navigation. Ships of war and post-office packets Coasting-trade reserved Favors granted to other nations to become common. Duties on products of either country. Prohibitions to be general Tonnage duties, &c. Importations and exportations in vessels of either party Equality of duties, bounties, and drawbacks. 4: Rights of residents in either country. Management of business, &c Liberty of trade Protection to persons and property Equal rights with natives, in what respects.  Taxes same as payable by native citizens Exemptions from military service, forced loans, &c Consuls may nominate curators Exemptions from military service, forced loans, &c	26-431 426 426 427 427 427 427 427 427 427 428 428 428 428 428 428 428 428 428 428	Denmark, 1826.  Import Duties, (see Reciprocal Commercial Agreements; China; Cottons; Japan; Siam,)  Special provisions concerning— Belgium, 1863. Ottoman Empire, 1862.  Independence of the United States, The object of treaty of alliance— France, 1778. Acknowledgment of— Great Britain, 1782, 1783.  Agreements regarding, in treaties with— Spain, 1795. Great Britain, 1794, 1796, 1814271, 283 France, 1803. Mexico, 1831, 1848	562, 29 20, 26, 26, 27, 58, 10, 11, 15, 19, 38, 48, 55, 62, 61, 61, 61, 61, 61, 61, 61, 61, 61, 61
## Hondus Tree 1. 2. 3. 4. 5. 6. 7. 8. 9. 10.	aty of amity, commerce, and navigation, July 4, 18644: Perpetual amity. Freedom of commerce and navigation. Ships of war and post-office packets Coasting-trade reserved Favors granted to other nations to become common. Duties on products of either country. Prohibitions to be general Tonnage duties, &c. Importations and exportations in vessels of either party Equality of duties, bounties, and drawbacks. 4: Rights of residents in either country. Management of business, &c Liberty of trade Protection to persons and property Equal rights with natives, in what respects.  Taxes same as payable by native citizens Exemptions from military service, forced loans, &c Consuls may nominate curators Exemptions from military service, forced loans, &c Consuls, appointment and residence of. Privileges of diplomatic agents and consuls.	26-431 426 426 427 427 427 427 427 427 427 427 428 428 428 428 428 428 428 428 428 428	Denmark, 1826.  Import Duties, (see Reciprocal Commercial Agreements; China; Cottons; Japan; Siam,)  Special provisions concerning— Belgium, 1863. Ottoman Empire, 1862.  Independence of the United States, The object of treaty of alliance— France, 1778. Acknowledgment of— Great Britain, 1782, 1783.  Agreements regarding, in treaties with— Spain, 1795. Great Britain, 1794, 1796, 1814271, 282 France, 1803. Mexico, 1831, 1848	709 709 709 709 709 233 11 15 19 38 48 55 62 61 63
## Hondus Tree 1. 2. 3. 4. 5. 6. 7. 8. 9. 10.	aty of amity, commerce, and navigation, July 4, 1864. 4 Perpetual amity. Freedom of commerce and naviga- tion Ships of war and post-office packets. Coasting-trade reserved. Favors granted to other nations to become common. Duties on products of either country. Prohibitions to be general. Tonnage duties, &c. Importations and exportations in ves- sels of either party. Equality of duties, bounties, and drawbacks. 48 Rights of residents in either country. Management of business, &c. Liberty of trade. Protection to persons and property. Equal rights with natives, in what respects Taxes same as payable by native citi- zens Property of residents dying intestate. Consuls may nominate curators. Exemptions from military service, forced loans, &c. Consuls, appointment and residence of Privileges of diplomatic agents and consuls. Agreement in case of war between the	26-431 426 426 427 427 427 427 427 427 427 427 428 428 428 428 428 428 428 428 428 428	Denmark, 1826.  Import Duties, (see Reciprocal Commercial Agreements; China; Cottons; Japan; Siam,)  Special provisions concerning— Belgium, 1863. Ottoman Empire, 1862. Independence of the United States, The object of treaty of alliance— France, 1778. Acknowledgment of— Great Britain, 1782, 1783. 261 Indians, Agreements regarding, in treaties with— Spain, 1795. Great Britain, 1794, 1796, 1814271, 285 France, 1803. Mexico, 1831, 1848	70, 58, 20, 20, 20, 20, 20, 20, 20, 20, 20, 20
## Hondus Tree 1. 2. 3. 4. 5. 6. 7. 8. 9. 10.	aty of amity, commerce, and navigation, July 4, 18644! Perpetual amity. Freedom of commerce and navigation. Ships of war and post-office packets Coasting-trade reserved Favors granted to other nations to become common. Duties on products of either country. Prohibitions to be general Tonnage duties, &c Importations and exportations in vessels of either party Equality of duties, bounties, and drawbacks 4! Rights of residents in either country. Management of business, &c Liberty of trade Protection to persons and property. Equal rights with natives, in what respects Taxes same as payable by native citizens. Property of residents dying intestate. Cousuls may nominate curators Exemptions from military service, forced loans, &c Consuls, appointment and residence of Privileges of diplomatic agents and consuls Agreement in case of war between the parties—	26-431 426 426 427 427 427 427 427 427 427 428 428 428 428 428 428 428 428 428 428	Denmark, 1826.  Import Duties, (see Reciprocal Commercial Agreements; China; Cottons; Japan; Siam,)  Special provisions concerning— Belgium, 1863. Ottoman Empire, 1862.  Independence of the United States, The object of treaty of alliance— France, 1778. Acknowledgment of— Great Britain, 1782, 1783.  Agreements regarding, in treaties with— Spain, 1795. Great Britain, 1794, 1796, 1814271, 283 France, 1803. Mexico, 1831, 1848	709 709 709 709 709 233 11 15 19 38 48 55 62 61 63
## Hondus Tree 1. 2. 3. 4. 5. 6. 7. 8. 9. 10.	aty of amity, commerce, and navigation, July 4, 1864. 4 Perpetual amity. Freedom of commerce and naviga- tion Ships of war and post-office packets. Coasting-trade reserved. Favors granted to other nations to become common. Duties on products of either country. Prohibitions to be general. Tonnage duties, &c. Importations and exportations in ves- sels of either party. Equality of duties, bounties, and drawbacks. 48 Rights of residents in either country. Management of business, &c. Liberty of trade. Protection to persons and property. Equal rights with natives, in what respects Taxes same as payable by native citi- zens Property of residents dying intestate. Consuls may nominate curators. Exemptions from military service, forced loans, &c. Consuls, appointment and residence of Privileges of diplomatic agents and consuls. Agreement in case of war between the	26-431 426 426 427 427 427 427 427 427 427 427 428 428 428 428 428 428 428 428 428 428	Denmark, 1826.  Import Duties, (see Reciprocal Commercial Agreements; China; Cottons; Japan; Siam,)  Special provisions concerning— Belgium, 1863. Ottoman Empire, 1862. Independence of the United States, The object of treaty of alliance— France, 1778. Acknowledgment of— Great Britain, 1782, 1783. 261 Indians, Agreements regarding, in treaties with— Spain, 1795. Great Britain, 1794, 1796, 1814271, 285 France, 1803. Mexico, 1831, 1848	70, 58, 20, 70, 26, 29, 29, 23, 14, 49, 11, 15, 11, 15, 55, 62, 61, 63, 68, 79,

Page.	ı	Page.
Infraction of treaties—Continued.	Italy—Continued.	
Mexico, 1848, 1853500, 505	Additional article to extradition	
Morocco, 1787, 1836	convention, January 21,	
Netherlands, 1782 540	1869	438
Tripoli, 1796, 1805	Embezzlement by persons hired or sal-	
Tunis, 1797 767	aried, added to list of extradition	
Internal Improvements. (See China.)	crimes	438
Interoceanic Communications, (see Guarantee,)	Treaty of commerce and navi-	
Stipulations concerning, in treaties with—	gation, February 26,	
Great Britain, 1850 322-325	1871	-445
Honduras, 1864	1. Freedom of commerce and naviga-	
Mexico, 1853	tion	439
New Granada, 1846 558	Rights of residence, &c	439
Nicaragua, 1867 570-572	Treatment of ships of war	439
Intervention. (See China; Liberia.)	2. Rights of travel and trade	439
Italy,	3. Security to persons and property	439
Consular convention, February	Exemption from compulsory military	
<b>8, 1868</b>	service, &c	439
1. Consular officers to be received 432	4. No embargo without indemnification.	440
2. Commissions and exequators 432	5. Importations and exportations in ves-	
3. Exemption from arrest, &c 432	sels of either nation	440
If in business, subject to same charges	Duties, bounties, and drawbacks	440
as citizens	6. Duties on products of either country.	440
4. Not compellable as witnesses 432	Prohibitions to be general	440
Their testimony, how may be taken .432, 433	7. Vessels may proceed from port to port	
In criminal cases their appearance	and discharge	440
may be demanded	Coasting-trade reserved	440
5. Flags and inscriptions	8. Certain vessels exempt from tonnage	
6. Offices and dwellings to be inviolate. 433	duties, &c	441
Inviolability of archives	What vessels not considered as en-	441
Papers, when to be kept separate 433 7. Acting consular officers	gaged in trade  9. Assistance in case of shipwreck	441 441
8. Vice-consuls and consular agents 433	10. Crews for vessels	441
Who eligible to appointment 433	11. Captures by pirates to be restored	44)
Their commissions and privileges 433	12. Property of residents exempt from	77.7
9. Complaints to local or national au-	seizure	441
thorities	13. What constitutes a legal blockade	44
10. Depositions and legal documents 434	14. Blockaded ports, regulations at	449
Verification of papers, &c	15. Contraband of war, what to be	-
11. Settlement of disputes between mas-	deemed	449
ters and crews	16. Neutral trade in time of war 445	2, 44:
12. Disputes between officers of vessels	Free ships make free goods	44:
and their passengers, how decided. 434	Neutrality extended to persons	44:
13. Reclamation of deserters from ves-	Applicability of stipulations	44
sels	17. Nationality of vessels, how distin-	
14. Settlement of damages suffered by	guished	443
vessels at sea	18. Examination of vessels on the high	
16. Residents dying intestate	10 Vessels under convey not to be	44
17. Duration of convention	19. Vessels under convoy not to be examined	44
Ratifications	20. Liability of commanders of ships of,	44
Extradition convention, March	war	3 44
<b>23, 1868</b> 436–438	21. Agreement in case of war between	,
1. Fugitives from justice to be delivered	the parties—	
up 436	Time allowed merchants to remove	44
Evidence of criminality required 436	Sate-conduct to be furnished them	44
2. Crimes for which surrender shall be	What other persons may remain	44
made	May continue employments without	
3. Political offenses not included 437 Persons surrendered not to be tried	molestation	44
	I neir goods, &c., not to be destroyed.	44
	Compensation for property taken	44
5. Requisitions, how to be made—	This article not to be annulled or	
When fugitive convicted of crime 437	suspended	44
When fugitive charged with crime 437	22. Disposal of personal property	44
burrender, how made	Succession to personal estates	44
6. Expenses of arrest and delivery 427	Real estate, most favored footing in	44
7. Duration of convention 438	case of	44
Ratifications	23. Access to judicial tribunals	44
Additional article to consular	Employment of advocates, &c	44
convention, January 21,	Presence of parties, &c., at trials.	44
1869	24. Favors granted to other nations to	
	become common	44
	25. Duration of treaty	44
Effect of additional article	26. Ratifications	4.4

	J.	Page.	I	Page.
apan,		-	Japan—Continued.	2 -5
Tre	aty of peace and amity,		Uncoined foreign gold and silver may	450
	March 31, 1854		be exported	452
1.	Peace and amity	446	6. Jurisdiction over offenses committed in Japan	452
٠.	opened	446	Consular courts open to Japanese	
3.	Shipwrecked vessels, provision in case	110	creditors	452
	of	446	Japanese courts open to American	450
4.	Shipwrecked persons not to be con-		Recovery of forfaitures and nonel	452
5	fined	447	Recovery of forfeitures and penal-	452
٥.	moda and Hakodadi	447	Neither government to be responsible	21,72
6.	Deliberation as to things wanted	447	for debts of its citizens	452
7.	Trade at open ports	447	7. Limit of right to travel, &c., at the	450
8.	Things wanted to be supplied through	4.4=	open harbors in JapanLoss of right of permanent residence.	452 452
q	Favors granted to other nations to be-	447	8. Religions freedom to Americans in Ja-	40.6
٥.	come common	447	pan	453
10.	No resort to other ports, except in dis-		Religious animosity not to be excited.	453
	tress	447	9. Reclamation of deserters and arrest of	453
11.	Consuls or agents may be appointed	4.47	fugitives from justice Local authorities to receive prisoners	400
12.	at Simoda	447 448	held by consul	453
_	aty for regulation of trade,	440	Consul to pay just compensation	453
	June 17, 185744	8. 449	10. Japanese government may purchase	459
1.	Port of Nagasaki to be open to Amer-	,	ships of war, &c., in United States. May engage scientific men, &c	453 453
	ican vessels	448	May export its purchases, contraband	100
2.	American citizens may reside at Si-	440	excepted	453
	moda and Hakodadi	445	11. Trade regulations made part of treaty.	453
	sul to reside at Hakodadi	448	12. Conflicting provisions of former treaties revoked	453
3.	American and Japanese coin, relative		Rules may be made for carrying	400
	value of	448	treaty into effect	453
A	Allowance for recoinage  Jurisdiction of offenses committed in	448	13. Revision of treaties after July 4, 1872.	454
	Japan	449	14. Treaty to take effect, when	454 454
5.	Medium of exchange for supplies, &c.	449	Ratifications	454
6.	Rights of consul-general to go beyond	440	Dutch version of, to be deemed the	
7	certain limits	449	original	454
••	made	449	Regulations for conducting American trade in Japan—	
8.	Dutch version of treaty recognized	449	1. Entry of vessels at custom-house	454
	Treaty, when to take effect	449	2. Japanese custom-house officer to be	
Tre	aty of amity and commerce.	40 452	placed an board vessels	455
1	July 29, 18584	49-457 470	Fine for breaking locks and seals	455 455
1.	Peace and friendship Diplomatic and consular agents	450	Goods discharged without entry to be	400
	Mediation between Japan and Eu-		forfeited	455
	ropean powers	450	Frauds on the revenue, how punished	455
•	Aid to Japanese vessels	450	3. Regulations concerning goods to be	55 A5G
٥.	Additional open ports	450	Ships' supplies need not be entered	456
	in Japan4		4. Clearance, regulations respecting	456
	Regulations of trade	451	Meaning of word "ship"	457
	This clause to be made public in every		5. Penalty for signing false declarations	457
	Munitions of man to whom way be		6. Tonnage duties not to be levied  Fees of custom-house authorities	457 457
	Munitions of war, to whom may be sold	451	Tariff of duties in Japan	457
	Rice and wheat not to be exported from		Cargo duties on exports from Japan	457
	Japan	451	Import and export duties may be re-	45~
	Sale of copper by Japanese govern-	451	vised, when	457
	Americans may employ Japanese ser-		port duties, January 28,	
	vants	451	1864	458
4.	Duties payable in Japan	451	1. Articles free of duty	458
	Appraisement of goods	451		458 458
	Supplies for United States Navy	451 451	Importation of opium prohibited 3. Payment of duties	458
	Importation of opium prohibited When to be seized and destroyed	451	4. When treaty to take effect	458
	No transit duty on imports	451	Convention relative to indemni-	
	Duties on imports into Japan in	4-0	ties, October 22, 1864	459
	American vessels	452	Damages to be paid to the four treaty- powers for hostile acts of the Prince	
ъ.	Foreign coin in Japan to pass by weight.	452		459
	Coin, except copper, may be exported		1. Amount fixed to include all claims	459
	from Japan	452	2. Time and mode of payment	459

	7.	
Page.	Pag	е.
Japan—Continued.	Light Dues, (see Reciprocal Commercial Agree-	
3. Opening of a port in the inland sea	ments,)	
may be accepted in lieu of payment	Amount of, limited—	
of money 459	France, 1822 22	44
4. Ratifications 459	Louisiana,	
1. 2.44	Cession of, to United States—	
<del>_</del>		33
L.	_ =,	oo
Land-Grants,	Payment for—	
Certain to be valid—	France, 1803 2:	35
Great Britain, 1842, 1846		
Provisions concerning—	M.	
Mexico, 1848, 1853	The state of the s	
Spain, 1819	Macedonian Claims,	
	Freaty for settlement of—	
La Plata River,		14
Free navigation of—		
Bolivia, 1858 75	Madagascar,	
Legalization of Papers. (See Consuls.)	Treaty of peace, friendship, and	
	commerce, February 14,	
Letters of Marque, (see Piracy; Privateers,)	1867	66
Not to be taken by citizens of one party		64
from an enemy of the other—		64
Bolivia, 1858 75		
Brazil, 1828 87	_ <del>0</del>	164
Central America, 1825 101		64
Chili, 1832 109	When premises may be entered 40	164
Colombia, 1824	Rights of sovereignty to be respected. 40	164
	Privileges of Americans in Madagas-	
Dominican Republic, 1867 185	car—	
Ecuador, 1839		164
France, 1778 209	Not to build new places of worship	
Great Britain, 1794 279		
Guatemala, 1849		64
Hayti, 1864	To receive same protection and se-	
Morocco, 1787, 1836517, 521	curity as natives 4	164
Netherlands, 1782 538	May rent land, houses, &c 4	164
New Granada, 1846	May hire what laborers 4	164
Donn 1951 (00)		65
Peru, 1851	Contracts for leasing land or houses,	
Peru-Bolivia, 1836		165
Prussia, 1785, 1799, 1828646, 653, 659		
San Salvador, 1850		165
Spain, 1795 707		165
Sweden, 1783 728	Most favored privileges 4	165
Sweden and Norway, 1816, 1827735, 741	Privileges of subjects of Madagascar	
Venezuela, 1860 804	in the United States 4	165
	3. Freedom of commerce 4	165
Lew Chew,	Duties on imports and exports in	
Compact of friendship and com-	_ Madagascar	46
merce, July 11, 1854 460		165
Trade allowed at Lew Chew 460	Tonnage duties &	165
Where to be carried on 460	Tonnage duties, &c	
Wrecks, assistance in case of	Ports which are not to be entered 4	165
Conduct of Americans landing at Lew	4. Consuls, appointment and privileges	
Chew	of 4	165
Burial-ground for citizens of United	5. Residents subject to laws of the coun-	
States	try as to trade and commerce 4	165
	Civil rights and criminal offenses.	
	jurisdiction of American consul	
	over	165
Liberia,		
Treaty of commerce and navi-	crime	165
gation, October 21, 1862,461-463	Disputes between citizens of the Uni-	100
1. Peace and friendship 461	ted States and embiasts of Made uni-	
2. Freedom of commerce	ted States and subjects of Madagas-	
Rights of residence and trade 461	car, how settled 4	465
	6. Communication of American vessels	
3 Import toppage and other delice.	with the shore 4	<b>46</b> 5
3. Import, tonnage, and other duties461, 462	Emparkation of subjects of Madagas-	
4. Importations and exportations in ves-		165
sels of either party 462	7. Reclamation of deserters from Ameri-	
5. Assistance in case of shipwreck		466
Salvage	8. Shipwrecked or plundered American	
o. ravors granted to other nations to	vessels, assistance in case of 4	466
become common	9. Ratifications	
7. Consuls, appointment of 469	9. Ratifications 4	466
Commissions and exequators 469	Alterations or additions to treaty 4	466
8. United States not to interfere with	Supplementary article-	
domestic concerns of Liberia462, 463	Explanation of Article II respecting	
	laborers quitting service 4	466
	Madras,	
Liberty of Conscience. (See Reciprocal Privileges	Regulation of trade with—	
of Citizens, &c.)	Great Britain 1815	an-
	Great Britain, 1815 2	294

	Page.		D
Mails,	a ago.	Mccklenburg-Strelitz,	Page.
Provisions respecting, in treaties with-			
Hawaiian Islands, 1849	411	Declaration of accession, Nov-	472
Honduras, 1864	430	ember 26, 1853	71.0
Nicaragua, 1869	571	Accession to extradition convention of	
Manifests, (see Vessels,)	0.1	June 16, 1852, with Prussia and	472
Copies of, to be deposited in custom-house		other states  Mediation, (see Arbitration; Boundaries;	412
		Mediation, (see Arbitration; Boundaries;	
on arrival of vessel—		Claims,)	
Ottoman Empire, 1830	590	President will act as a friendly mediator	
Manufactures. (See Reciprocal Commercial		with European powers, when	450
Agreements.)		Japan, 1859	450
Marque. (See Letters of Marque.)		Each nation will consider settlement of	
Martin Garcia, Island of,		differences by, before resort to	
Stipulation concerning possession of—		War— Marian 1948	500
Argentine Confederation, 1853	16	Mexico, 1848	500
	16	Mexico,	
Mecklenburg-Schwerin,		Treaty of limits, January 12,	4 475
Accession to treaty of commerce		1828	4,410
and navigation of 1846,		and Mexico	474
with Hanover, December		2. Boundary line, description of	474
9, 184746	57-471	Islands in the Sabine, Red, and Arkan-	717
Declaration of accession	467		475
1. Importations and exportations in ves-		sas Rivers	475
sels of either nation46	<b>57,468</b>	Mutual renunciations	475
Equality of duties, bounties, and		3. Commissioners and surveyors to run	7.0
drawbacks	<b>57, 46</b> 8	the boundary line	475
Equality of port charges	468	Plans and journals	475
2. Coasting-trade reserved	468	Result to be part of treaty	475
3. No preferences in importations	468	Escorts, &c., to commissioners	475
4. Right to wrecks abolished	468	4. Ratifications	475
Assistance in case of shipwreck	<b>46</b> 8	Additional article, April 5, 1831.4	75 476
Salvage and repairs	<b>46</b> 8	Reference to treaty of 1828	475
5. To what vessels privileges of treaty		Time for exchange of ratifications ex-	•
extend	468	tended	476
Crews of vessels of Mecklenburg-		Effect of additional article	4 476
Schwerin	468	Ratifications	476
6. Duties on products of either country:	469	Treaty of amity, commerce and	
Prohibitions to be general.	469	navigation, April 5, 1831 47	/ <b>64</b> 86
7. Favors granted to other nations to be-	469	I. Peace and friendship	477
8. Import duty on raw cotton and paddy		2. Favors granted to other nations to be-	
abolished in Mecklenburg-Schwerin		come common	477
		3. Freedom of commerce and navigation.	473
Limit to import duties on tobacco, rice, and whale-oil	469	Rights of residence and business	477
Limit to transit duties	469	Protection to merchants and traders.	477
9. Consular officers, appointment and		Privileges of most favored nations	477
privileges of4	69. 470	Coasting-trade reserved	47
Settlement of disputes between mas-		4. Duties on products of either country	477
ters and crews	470	Prohibitions to be general	478
Reclamation of deserters		5. Tonnage duties, &c	70
10. Privileges of residents in either coun-		sels of either nation	478
try		Duties, drawbacks, and bounties	47
Management of business, &c		7. Management of business, &c	47
Employment of agents	470	Employment of agents	47
Access to judicial tribunals	470	Liberty of trade	47
Disposal of personal property		8. No embargo without indemnification.	47
Succession to personal estates		9. Exemptions from military service,	
Duties same as payable by natives	471	&c	47
Property of absent heirs to be cared	l	<ol><li>Asylum to vessels seeking refuge4</li></ol>	78, 47
for	471	11. Captures by pirates to be restored	47
Questions among claimants, how de-	•	12. Assistance in case of shipwreck	47
_ cided	471	13. Disposal and inheritance of personal	
Real estate, time allowed heirs for		property	47
disposal of			47
No duties of detraction or emigration.			47
11. Duration of treaty	471	1100000 to Judiojus or a superior	47
Augmentation of duties on rice, tobac-		Employment of advocates, &c	47
co, &c	. 471	15. Liberty of conscience4	79, 48
Accession to extradition conven-		Rights of burial	48
tion with Prussia and	į.	16. Neutral trade in time of wer	48
other States, November 26,		Free ships make free goods	48
1853	472		48
Declaration of accession to extradition	1	Applicability of stipulation	
convention of June 16, 1852, with		17. Neutral property on enemy's vessel	48 48
Prussia and other states of the		18. Contraband articles	40 48
Germanic Confederation	472	19. Goods not contraband	•

Monitor County 1	Tage.
Mexico—Continued.	Mexico—Continued.
Definition of blockade	In case of her declination, King of the
20. Confiscation of contraband articles 481	Netherlands to be invited489, 490
21. Blockaded ports, regulations at 481	10. Decision of umpire to be final 490
22. Regulation of visits at sea	11. Issue of Mexican treasury notes for
Liability of commanders of armed	sums awarded
Tionsole 400	
vessels 482	12. Mexico exonerated from further ac-
Privateers to give bonds	countability 490
23. Sea-letters or passports	13. Expenses of the commission 490
Certificates of cargo	14. Ratifications
24. Vessels under convoy not to be ex-	Convention relative to payment
amined	
amined 482	of awards, January 30,
25. Prize-causes, adjudication of 482	<b>1843</b>
26. Agreement in case of war between	Reference to convention of 1839 490
the parties—	1. Interest on awards
Time allowed merchants to remove 483	2. Payment of principal and interest 491
Safe-conduct to be given them 483	2 Mothod of parment
Other citizens may remain	3. Method of payment
Other citizens may remain	4. Pledge of proceeds of direct taxes
Their effects not to be seized 483	by Mexico
Debts, &c., not to be confiscated 483	5. Payment of additional charges 491
27. Envoys, ministers, &c	6. A new convention to be entered into. 491
28. Consuls and vice-consuls	7. Ratifications
Commissions and exequaturs 483	Transtr of Donos friendship
	Treaty of peace, friendship,
29. Immunities of consular officers 483	limits, and settlement,
Inviolability of archives	<b>February 2, 1848</b>
30. Reclamation of deserters from ves-	1. Firm and universal peace 492
sels	2. Provisional suspension of hostilities 492
31. A consular convention to be formed 484	3. Blockade of Mexican ports, when to
32. Interior commerce, regulation of 484	b. Diockade of Mexican ports, when to
	cease
Routes and escorts	Troops of the United States to be
33. Indian hostilities to be restrained 484	withdrawn from interior
Prisoners made by Indians to be lib-	Custom-houses to be delivered up 493
erated	Account of duties collected to be
34. Duration of treaty	rendered di didice confected to be
Infringement of treaty 485	rendered
	Payment of net amount to Mexico 493
Treaties with other nations not af-	Evacuation of capital of Mexico 493
fraction with other nations not af-	4. Castles, forts, &c., when to be re-
fected	stored 493
Ratincations	Final evacuation of Mexican territory 493
Additional article—	Embarkation of troops
Articles V and VI suspended Age	Dain
Articles V and VI suspended	Prisoners of war to be restored 494
Substitute agreed mon	5. Boundary line established 494
Effect of additional article 486	5. Boundary line established 494 Southern and western limits of New
Substitute agreed upon 486 Effect of additional article 486 Ratifications 486	5. Boundary line established 494 Southern and western limits of New
Substitute agreed upon	5. Boundary line established 494 Southern and western limits of New Mexico defined 494
Effect of additional article 486 Ratifications 486 Second additional article to treaty of limits. April 3.	5. Boundary line established 494 Southern and western limits of New Mexico defined 494 Commissioners and surveyors to run
Substitute agreed upon	5. Boundary line established 494 Southern and western limits of New Mexico defined 494 Commissioners and surveyors to run and mark the line 494
Substitute agreed upon	Frisoners of war to be restored
Effect of additional article. 486 Ratifications. 486 Second additional article to treaty of limits, April 3, 1835. 486, 487 Reference to Article III. treaty of 1898, 486	Frisoners of war to be restored
Stostitute agreed upon	Frisoners of war to be restored
Stostitute agreed upon	Frisoners of war to be restored
Substitute agreed upon	Frisoners of war to be restored
Substitute agreed upon	Frisoners of war to be restored 494 5. Boundary line established 494 Southern and western limits of New Mexico defined 494 Commissioners and surveyors to run and mark the line 494 Appointment and meeting of commissioners 494 Journals and plans 494, 496 Result to be part of treaty 495 Boundary line to be respected 496
Effect of additional article. 486 Ratifications. 486 Ratifications. 486 Second additional article to treaty of limits, April 3, 1835. 486, 487 Reference to Article III, treaty of 1828. 486 Commissioners and surveyors to be appointed. 487 To fix with more precision the dividing line between the two nations. 487 To establish landmarks of boundary	Frisoners of war to be restored
Effect of additional article	Prisoners of war to be restored
Substitute agreed upon	Prisoners of war to be restored
Effect of additional article	Frisoners of war to be restored 494 5. Boundary line established 494 Southern and western limits of New Mexico defined 494 Commissioners and surveyors to run and mark the line 494 Appointment and meeting of commissioners 494 Journals and plans 494, 496 Result to be part of treaty 496 Boundary line to be respected 496 Changes, how may be made 496 6. Free navigation of Gulf of California 496 Of river Colorado 496 Passage not to be by land without
Effect of additional article	Frisoners of war to be restored
Effect of additional article. 486 Ratifications. 486 Ratifications. 486 Ratifications. 486 Second additional article to treaty of limits, April 3, 486, 487 Reference to Article III, treaty of 1828. 486 Commissioners and surveyors to be appointed. 487 To fix with more precision the dividing line between the two nations. 487 To establish landmarks of boundary and limits. 487 Effect of additional article. 487 Ratifications. 487 Claims convention. April 11	Frisoners of war to be restored
Effect of additional article	Frisoners of war to be restored
Effect of additional article. 486 Ratifications. 486 Ratifications. 486 Recond additional article to treaty of limits, April 3, 1835. 486, 487 Reference to Article III, treaty of 1828. 486 Commissioners and surveyors to be appointed. 487 To fix with more precision the dividing line between the two nations. 487 To establish landmarks of boundary and limits. 487 Effect of additional article. 487 Ratifications. 487 Claims convention, April 11, 1839. 487-490 1. Claims to be referred to board of com-	Prisoners of war to be restored
Effect of additional article	Frisoners of war to be restored
Effect of additional article	Frisoners of war to be restored
Effect of additional article. 486 Ratifications. 486 Ratifications. 486 Ratifications. 486 Second additional article to treaty of limits, April 3, 1835. 486, 487 Reference to Article III, treaty of 1828. 486 Commissioners and surveyors to be appointed. 487 To fix with more precision the dividing line between the two nations. 487 To establish landmarks of boundary and limits. 487 Effect of additional article. 487 Ratifications. 487 Claims convention, April 11, 1839. 487-490 1. Claims to be referred to board of commissioners 488 Appointment of commissioners	Frisoners of war to be restored 494 5. Boundary line established 494 Southern and western limits of New Mexico defined 494 Commissioners and surveyors to run and mark the line 494 Appointment and meeting of commissioners 494 Journals and plans 494, 495 Result to be part of treaty 495 Boundary line to be respected 495 Changes, how may be made 495 Of river Colorado 495 Passage not to be by land without consent of Mexico 495 Construction of road, canal, or railway on banks of river Gila 495 7. Free navigation of rivers Gila and Bravo 495 Bight not to be interrupted 495
Effect of additional article. 486 Ratifications. 486 Ratifications. 486 Ratifications. 486 Second additional article to treaty of limits, April 3, 486, 487 Reference to Article III, treaty of 1828. 486 Commissioners and surveyors to be appointed. 487 To fix with more precision the dividing line between the two nations. 487 To establish landmarks of boundary and limits. 487 Effect of additional article. 487 Ratifications 487 Claims convention, April 11, 1839 487-490 1. Claims to be referred to board of commissioners 488 Appointment of commissioners 488 Oath of commissioners 488	Frisoners of war to be restored 494 5. Boundary line established 494 Southern and western limits of New Mexico defined 494 Commissioners and surveyors to run and mark the line 494 Appointment and meeting of commissioners 494 Journals and plans 494, 495 Result to be part of treaty 495 Boundary line to be respected 495 Changes, how may be made 495 Of river Colorado 495 Passage not to be by land without consent of Mexico 495 Construction of road, canal, or railway on banks of river Gila 495 7. Free navigation of rivers Gila and Bravo 495 Bight not to be interrupted 495
Substitute agreed upon	Frisoners of war to be restored 494 5. Boundary line established 494 Southern and western limits of New Mexico defined 494 Commissioners and surveyors to run and mark the line 494 Appointment and meeting of commissioners 494 Journals and plans 494, 495 Result to be part of treaty 495 Boundary line to be respected 495 Changes, how may be made 495 6. Free navigation of Gulf of California 495 Of river Colorado 495 Passage not to be by land without consent of Mexico 495 Construction of road, canal, or railway on banks of river Gila 495 7. Free navigation of rivers Gila and Bravo 495 Right not to be interrupted 495 Taxes or contributions, restrictions upon 496
Studentification	Frisoners of war to be restored 494 5. Boundary line established 494 Southern and western limits of New Mexico defined 494 Commissioners and surveyors to run and mark the line 494 Appointment and meeting of commissioners 494 Journals and plans 494, 495 Result to be part of treaty 495 Boundary line to be respected 495 Changes, how may be made 495 6. Free navigation of Gulf of California 495 Of river Colorado 495 Passage not to be by land without consent of Mexico 495 Construction of road, canal, or railway on banks of river Gila 495 7. Free navigation of rivers Gila and Bravo 495 Right not to be interrupted 495 Taxes or contributions, restrictions upon 496
Effect of additional article. 486 Ratifications. 486 Ratifications. 486 Ratifications. 486 Second additional article to treaty of limits, April 3, 1835. 486, 487 Reference to Article III, treaty of 1828. 486 Commissioners and surveyors to be appointed. 487 To fix with more precision the dividing line between the two nations. 487 To establish landmarks of boundary and limits. 487 Effect of additional article. 487 Ratifications. 487 Claims convention, April 11, 1839. 487-490 1. Claims to be referred to board of commissioners 488 Appointment of commissioners 488 Oath of commissioners 488 Secretaries, qualifications of 488 Appointment and oath of 488 3. Meeting and termination of commissioners	Frisoners of war to be restored
Stustitute agreed upon	Frisoners of war to be restored
Effect of additional article. 486 Ratifications. 486 Ratifications. 486 Recond additional article to treaty of limits, April 3, 1835. 486, 487 Reference to Article III, treaty of 1828. 486 Commissioners and surveyors to be appointed. 487 To fix with more precision the dividing line between the two nations. 487 To establish landmarks of boundary and limits. 487 Effect of additional article. 487 Ratifications. 487 Claims convention, April 11, 1839. 487 1. Claims to be referred to board of commissioners. 488 Appointment of commissioners 488 Oath of commissioners 488 Appointment and oath of 488 Appointment and oath of 488 3. Meeting and termination of commission. 488 488 4. Documents and explanations to be	Frisoners of war to be restored
Stubstitute agreed upon	Frisoners of war to be restored 494 5. Boundary line established 496 Southern and western limits of New Mexico defined 496 Commissioners and surveyors to run and mark the line 496 Appointment and meeting of commissioners 496 Journals and plans 494, 496 Result to be part of treaty 496 Boundary line to be respected 496 Changes, how may be made 496 6. Free navigation of Gulf of California 496 Of river Colorado 496 Passage not to be by land without consent of Mexico 496 Construction of road, canal, or railway on banks of river Gila 496 7. Free navigation of rivers Gila and Bravo 496 Right not to be interrupted 496 Rights of Mexicans in ceded territories 496 Election of citizenship 495, 496 Property to be respected 496 Incorporation into the Union of the
Stubstitute agreed upon	Frisoners of war to be restored
Effect of additional article 486 Ratifications 486 Ratifications 486 Ratifications 486 Second additional article to treaty of limits, April 3, 1835 486 Reference to Article III, treaty of 1828 486 Commissioners and surveyors to be appointed 487 To fix with more precision the dividing line between the two nations 487 To establish landmarks of boundary and limits 487 Effect of additional article 487 Ratifications 487 Claims convention, April 11, 1839 487-490 1. Claims to be referred to board of commissioners 488 Appointment of commissioners 488 Oath of commissioners 488 Appointment and oath of 488 Appointment and oath of 488 3. Meeting and termination of commission 488 Locuments and explanations to be furnished 488 5. Decision of commissioners	Frisoners of war to be restored
Effect of additional article. 486 Ratifications. 486 Ratifications. 486 Ratifications. 486 Second additional article to treaty of limits, April 3, 1835. 486, 487 Reference to Article III, treaty of 1828. 486 Commissioners and surveyors to be appointed. 487 To fix with more precision the dividing line between the two nations. 487 To establish landmarks of boundary and limits. 487 Effect of additional article. 487 Ratifications. 487 Claims convention, April 11, 1839. 487-490 1. Claims to be referred to board of commissioners. 488 Appointment of commissioners 488 Oath of commissioners 488 Appointment and oath of 488 Appointment and oath of 488 Appointment and explanations to be furnished 488 5. Decision of commissioners 488 Lection of	Frisoners of war to be restored
Effect of additional article. 486 Ratifications. 486 Ratifications. 486 Second additional article to treaty of limits, April 3, 1835. 486, 487 Reference to Article III, treaty of 1828. 486 Commissioners and surveyors to be appointed. 487 To fix with more precision the dividing line between the two nations. 487 To establish landmarks of boundary and limits. 487 Effect of additional article. 487 Ratifications. 487 Claims convention, April 11, 1839. 487–490 1. Claims to be referred to board of commissioners. 488 Appointment of commissioners. 488 Oath of commissioners. 488 2. Secretaries, qualifications of. 488 Appointment and oath of. 488 3. Meeting and termination of commission. 488 4. Documents and explanations to be furnished. 488 5. Decision of commissioners. 489 6. Payment of awards. 489 7. Commissioners to report disagrees.	Frisoners of war to be restored
Effect of additional article. 486 Ratifications. 486 Ratifications. 486 Ratifications. 486 Second additional article to treaty of limits, April 3, 1835. 486, 487 Reference to Article III, treaty of 1828. 486 Commissioners and surveyors to be appointed. 487 To fix with more precision the dividing line between the two nations. 487 To establish landmarks of boundary and limits. 487 Effect of additional article. 487 Ratifications. 487 Claims convention, April 11, 1839. 487-490 1. Claims to be referred to board of commissioners. 488 Oath of commissioners. 488 Oath of commissioners. 488 Oath of commissioners. 488 Appointment and oath of. 488 Appointment and oath of. 488 Appointment and explanations to be furnished. 488 5. Decision of commissioners. 489 6. Payment of awards. 489 7. Commissioners to report disagreements. 480	Frisoners of war to be restored 494 5. Boundary line established 494 Southern and western limits of New Mexico defined 494 Commissioners and surveyors to run and mark the line 494 Appointment and meeting of commissioners 494 Journals and plans 494, 495 Result to be part of treaty 495 Boundary line to be respected 495 Changes, how may be made 495 Changes, how may be made 495 6. Free navigation of Gulf of California 495 Of river Colorado 495 Passage not to be by land without consent of Mexico 495 Construction of road, canal, or railway on banks of river Gila 495 7. Free navigation of rivers Gila and Bravo 495 Right not to be interrupted 495 Rights of Mexicans in ceded territories 495 Election of citizenship 495, 496 9. Incorporation into the Union of the United States 496 Admission to the rights of citizens 496 Religious freedom 496
Effect of additional article. 486 Ratifications. 486 Ratifications. 486 Ratifications. 486 Second additional article to treaty of limits, April 3, 1835. 486, 487 Reference to Article III, treaty of 1828. 486 Commissioners and surveyors to be appointed. 487 To fix with more precision the dividing line between the two nations. 487 To establish landmarks of boundary and limits. 487 Effect of additional article. 487 Ratifications. 487 Claims convention, April 11, 1839. 487-490 1. Claims to be referred to board of commissioners. 488 Oath of commissioners. 488 Oath of commissioners. 488 Appointment of commissioners 488 Appointment and oath of 488 Appointment and oath of 488 3. Meeting and termination of commission. 488 Locuments and explanations to be furnished 489 5. Decision of commissioners. 489 6. Payment of awards. 489 Reference of differences to King of	Prisoners of war to be restored 494 5. Boundary line established 494 Southern and western limits of New Mexico defined 494 Commissioners and surveyors to run and mark the line 494 Appointment and meeting of commissioners 494 Journals and plans 494, 495 Result to be part of treaty 495 Boundary line to be respected 495 Changes, how may be made 495 6. Free navigation of Gulf of California 495 Of river Colorado 495 Passage not to be by land without consent of Mexico 495 Construction of road, canal, or railway on banks of river Gila 495 7. Free navigation of rivers Gila and Bravo 495 Right not to be interrupted 495 Rights of Mexicans in ceded territories 495 Election of citizenship 495, 496 Property to be respected 496 Incorporation into the Union of the United States 496 Admission to the rights of citizens 496 Protection to liberty and property 496 Eleligious freedom 496
Effect of additional article. 486 Ratifications. 486 Ratifications. 486 Ratifications. 486 Second additional article to treaty of limits, April 3, 1835. 486, 487 Reference to Article III, treaty of 1828. 486 Commissioners and surveyors to be appointed. 487 To fix with more precision the dividing line between the two nations. 487 To establish landmarks of boundary and limits. 487 Effect of additional article. 487 Ratifications. 487 Claims convention, April 11, 1839. 487-490 1. Claims to be referred to board of commissioners 488 Oath of commissioners 488 Oath of commissioners 488 2. Secretaries, qualifications of 488 Appointment and oath of 488 3. Meeting and termination of commission. 488 4. Documents and explanations to be furnished 488 5. Decision of commissioners 489 6. Payment of awards. 489 7. Commissioners to report disagreements. 489 Reference of differences to King of Prussia.	Frisoners of war to be restored
Effect of additional article	Frisoners of war to be restored
Effect of additional article	Frisoners of war to be restored 494 5. Boundary line established 494 Southern and western limits of New Mexico defined 494 Commissioners and surveyors to run and mark the line 494 Appointment and meeting of commissioners 494 Journals and plans 494, 496 Result to be part of treaty 495 Boundary line to be respected 495 Changes, how may be made 495 6. Free navigation of Gulf of California 495 Of river Colorado 495 Passage not to be by land without consent of Mexico 495 Construction of road, canal, or railway on banks of river Gila 495 7. Free navigation of rivers Gila and Bravo 495 Right not to be interrupted 495 Rights of Mexicans in ceded territories 495 Election of citizenship 495 Property to be respected 495 Incorporation into the Union of the United States 496 Admission to the rights of citizens 496 Protection to liberty and property 496 Religious freedom 496 10. (Stricken out.) 11. United States to restrain incursions of savage tribes 490
Effect of additional article	Frisoners of war to be restored 494 5. Boundary line established 494 Southern and western limits of New Mexico defined 494 Commissioners and surveyors to run and mark the line 494 Appointment and meeting of commissioners 494 Journals and plans 494, 495 Result to be part of treaty 495 Boundary line to be respected 495 Changes, how may be made 495 6. Free navigation of Gulf of California 495 Of river Colorado 495 Passage not to be by land without consent of Mexico 495 Construction of road, canal, or railway on banks of river Gila 495 7. Free navigation of rivers Gila and Bravo 495 Right not to be interrupted 495 Rights of Mexicans in ceded territories 495 Election of citizensh p 495, 496 Property to be respected 496 9. Incorporation into the Union of the United States 496 Admission to the rights of citizens 497 Protection to liberty and property 496 Religious freedom 496 10. (Stricken out.) 11. United States to restrain incursions of savage tribes 496 Punishment when incursions cannot be prevented 496
Effect of additional article	Frisoners of war to be restored

Merico-	-Continued.	rage.	15t	Page.
<b></b>	Purchase or acquirement of captive		mexicoContinued.	•
	Mexicans, &c., prohibited		Of Article X	502
	Of Marian property at large	496	Of concluding paragraph of Article	
	Of Mexican property stolen by Indi-		All	502
	ans, prohibited	496	Declaration of Mexican minister	502
	Restoration of captured persons	496	Articles referred to in Article XV of the	002
	United States to pass laws necessary		preceding treaty—	
	to carry stipulations into effect	497		
12.	Sum to be paid to Mexico for territory	101	First and fifth articles of the unrati-	
	acquired		fied convention of November 20,	
	Mode of neumont	497	1843	503
	Mode of payment	497	Treaty of limits, isthmus tran-	
	Interest on installments	497	sit, &c., December 30,	
13.	Claims assumed by the United States.	497	195350	3 KUG
14.	Mexico exonerated	497	1. Boundary of United States extended.	504
15.	United States to satisfy claimants	497	Line to be supposed and and	504
	Amount for which satisfaction to be	401	Line to be surveyed and marked	504
	mada which battstaction to be	Der 400	Commissioners to be appointed	504
	made4	97,490	Meeting and duties of commissioners.	504
	Board of commissioners to be ap-		Employment of scientists, &c	504
	pointed	<b>49</b> 8	Line established to be respected	504
	Awards to be conclusive	498	2. United States released from obliga-	
	Rules by which board to be governed.	498	tions under Article XI, treaty of	
	Books and documents to be furnished	498	1848	504
16.	Right of fortifying territory reserved		Article VI treaty of 1949 and tasti-l	304
	by each party	498	Article XI, treaty of 1848, and Article	
17	Treaty of amity, commerce, and navi-	430	XXXIII, treaty of 1831, abrogated.	504
	antion of 1991 marine 3		3. Sum to be paid to Mexico	505
	gation, of 1831, revived	498	Method and time of payment	505
	Exceptions	498	4. Articles VI and VII, treaty of 1848.	
	Duration of revived treaty	498	annulled	505
	How may be terminated	498	Free navigation of Gulf of California,	
18.	Supplies for troops of the United	L	and river Colorado	505
	States prior to evacuation, exempt		Passage not to be by land without	UNU
	from duties	498	consent of Marion	EOE
	Protection to revenue of Mexico4		consent of Mexico	505
10	Pulse with respect to manch and inci-	30, 433	Stipulations remaining in force as to	
10,	Rules with respect to merchandise im-		the Rio Bravo	505
	ported into Mexico during occupa-	•	5. Rights of inhabitants of ceded	
	tion by United States forces-		territory	505
	Merchandise imported previous to	•	6. Grants of land in ceded territory after	
	restoration of the custom-houses.		September 25, 1853, not to be	
	Imported subsequent to restoration.		valid	505
	Remaining at places of importation,		Previous grants not to be respected	000
	_ &c			EVE
			unless located and recorded	505
	Removed to places in the interior		7. Agreement in case of war between	
	Removed to places not occupied by		the parties —	
	forces of the United States		Peaceable adjustment to be sought	505
	Reshipment of imported merchandise	499	Articles XXI and XXII, treaty of 1848,	
	Exportation of metals, &c., prior to	•	re affirmed	505
	restoration, no duties to be charge-	.~	8. Plank and rail road across the Isth-	
	able upon	499	mus of Tehuantepec-	
20.	Temporary continuance of the tariff		Free transit to persons and merchan-	
	established by United States au-	_	dise	506
	thorities4		Equality of charges	506
<b>១</b> 1				
21,	Future disagreements between the	,	No transfer to foreign governments	506
	two nations—		Transportation of mails of United	~^^
	Pacific negotiations to be used		_ States	506
	Settlement of differences by reference	•	Transportation of property of govern-	
	or arbitration	500	ment or citizens	506
22.	Agreement in case of war-		No custom-house or other public	
	Time allowed merchants to settle their	•	charges	506
	affairs		Passports not to be required	506
	Protection during such period		Additional port of entry to be opened.	506
			Transportation of troops and muni-	000
	Liberty to depart			506
	Their effects not to be molested		tions of United States	
	Women, children, &c., to be unmo		Protection to the work	506
	lested	500		506
	Who shall be allowed to continue their	r	Extradition treaty, December	
	occupations		11, 1861	6-508
	Their goods, &c., not to be destroyed.		1. Fugitives from justice to be delivered	
	Compensation for property taken		up	507
			Requisitions, how made	507
	Churches, schools, &c., to be respected		Evidence of criminality required	507
	Prisoners of war, treatment of			307
	Covenants not to be annulled or sus		2. Requisitions in frontier States, how	F.U.
_	pended	. 501	made	507
23,	Ratifications	. 501	3. Crimes for which surrender may be	
Pr	otocol, May 26, 1848—		made	507
	Declaration of American commission	-	4. Surrender, how made	508
	ers explanatory of Article IX of the	в	In frontier States, how made	508
	preceding treaty	502	5. Expenses of detention and delivery	508

	_		
Mexico—Continued.	Page.	P. Markey Take	age
6. Political offenses not included	508	Michigan, Lake,	
Fugitive slaves not to be surrendered.	508	Free navigation of—	
Offenses by slaves not included	508	Great Britain, 1854, 1871	, 36
Past offenses not included	508	Citizens, &c.)	
Neither party to surrender its own		Ministers. (See Diplomatic Agents.)	
citizens	508	Mississippi River,	
7. Duration of treaty	508	Survey of—	
8. Ratifications	508	Great Britain, 1794	27
Ciaims convention, July 4.		Free navigation of-	21
1868	09-512	Great Britain, 1782, 1783	26
1. Claims to be referred to commis-		Spain, 1795	70
sioners	509	Mitchell's Map,	• •
Appointment of commissioners	509	Recognized as map used in framing treaty	
Vacancies, how filled	509	of 1783—	
Meeting of commissioners	509	Great Britain, 1827	31
Declaration to be subscribed	509	Mixed Courts of Justice, (see Slave Trade.)	
Selection of umpire		Establishment, duties, and location of—	
Mode of procedure	510 510	Great Britain, 1862	33
Umpire, when to be called in	510	Regulations for	-34
Decisions, form of	510	Abolishment of—	
Agent of each government	510	Great Britain, 1870	35
Decisions to be conclusive.	510	Jurisdiction of, transferred to prize-	0-
Inadmissible claims	510	Morocco,	35
3. Claims, when to be presented	510	Treaty of peace and friendship,	
Extension of period	510	<b>January, 1757</b> 516	50
when decisions to be made	510	Peace and friendship declared	510
Power of commissioners5	10, 511	1. Mutual consent to the treaty	513
4. Awards, adjustment of	511	2. Commissions from an enemy not to	01.
Payment of balance.	511	be accepted	51
5. Settlement to be final	511	o. Regulations in case of cantures	51
Claims not presented to be barred  6. Records of the commission	511	4. Signal or pass to be given to vessels	513
Secretaries, appointment and quali-	511	U. Examination of vessels in case of war	513
fications of	511	o. Captured Americans, &c., to be re-	
Salaries and expenses	511	stored	513
7. Katifications	511	7. Vessels wanting supplies to be fur-	
Naturalization convention. July		nished	51
IV, 1868	12,513	8. Repairs of damaged vessels 9. Assistance in case of shipwreck	51
1. Who to be deemed naturalized citi-	•	10. Vessels engaged within gunshot of	518
Zens	512	forts to be protected	510
Deciaration of intention, effect of	512	11. Duemy's vessels not to follow for	518
2. Liability for offenses committed before		twenty-lour hours	518
emigration	512	Two Duips of war of United States not to	OI.
force	£10	be examined	518
4. Renunciation of naturalization	51 <u>2</u>	10. Daidles to be returned	518
intent not to return, when may be	12,010	14. American commerce on most favored	
neid to exist	513	1001100	518
Fresumption may be rebutted	513	20. 21. HC2GS OF MERCHANIA	518
o. Duration of convention	513	16. Prisoners of war to be exchanged	519
o. Ratincations.	513	17. No compulsion in buying or selling goods	
Convention extending duration		18. Goods to be examined before lading	519
of claims commission,		TV. V 088018 1101 to be detained	519 519
April 19, 1871		20. Settlement of disputes between Ameri-	OI.
1. Duration of joint commission on	513	0000	519
claims extended	214	21. Killing, &c., punishable by law of the	V
Time for presentation of claims not	514	Country	519
altered	514	A A A A A A A A A A A A A A A A A A A	519
z. manications	514	20. Consuls and their privileges	520
Louvenhou for revival and the	0	22. Agreement in case of war between	
ther extension of claims		No appeal to arms and as	
commission, November		No appeal to arms unless friendly arrangement refused	-0
Reference to convention of 1999	l4, 515	Time allowed for settlement of affairs	520
Reference to conventions of 1868 and			520
1. Joint commission on claims revived.	514		520
Time for duration of commission ex-	514		520
tended	A 515		1/4/
TIME TO DESCRIPTION OF COME NAT	4, 515	Vessels of United States to be pro-	
antered	515	occicu	520
	515 i	approvat of freatty	521
icaico, Guil of.	010	- mai labilication reserved to United	
Conquered British islands in, or near to,		Diares	521
posession or—		Cary or peace and friendshin.	<b>.</b>
France, 1778	202	September 16, 1836 521- 1. Mutual consent to the treaty	-525 521

	Page.		l'age.
Morocco-Continued.		Muscat—Continued.	
2. Commissions from an enemy not to	F01	2. Liberty of trade to citizens of United	***
be accepted	521	States	<b>52</b> 8
3. Regulations in case of captures	521 522	3. Duties payable by vessels of the	500
4. Signal or pass to be given to vessels 5. Examination of vessels in case of war.	522	United States	528 528
6. Captured Americans, &c., to be re-	520	4. Duties payable by American citizens. 5. Assistance in case of shipwreck	5 <b>2</b> 9
stored	522	6. American merchants not to be taxed.	529
7. Vessels wanting supplies to be fur-		7. Citizens of the United States captured	0.00
nished	522	by pirates to be set at liberty	529
8. Repairs of damaged vessels	522	8. Duties payable by vessels, &c., of the	
9. Assistance in case of shipwreck	522	Sultan in the United States	529
10. Vessels engaged within gunshot of		9. Consuls of United States may be	
forts to be protected	522	appointed	529
11. Enemy's vessels not to follow for		Their powers, duties, and privileges	529
twenty-four hours	522	May be complained of and dismissed.	529
12. Ships of war of United States not to	***	Certificate of Edmund Roberts	529
be examined	523	Final ratification reserved for President	530
13. Salutes to be returned	523	of United States	550
14. American commerce on most favored	523	N.	
footing 15. Privileges of merchants	523	Nassau,	
16. Prisoners of war to be exchanged	523	Convention for abolition of droit	
17. No compulsion in buying or selling		d'aubaine and taxes on	
goods	523	emigration, May 27,	
18. Goods to be examined before lading	523	1846	31,532
19. Vessels not to be detained	524	1. Droit d'aubaine abolished	531
20. Settlement of disputes between Ameri-		2. Heirs to real property allowed to sell	
cans	524	and withdraw proceeds	531
21. Killing, &c., punishable by law of		3. Disposal and inheritance of personal	
the country	524	property	531
22. Estates of Americans dying intestate.		4. Property of absent heirs to be taken	
23. Consuls and their privileges	524	care of	532
24. Agreement in case of war between	l	5. Disputes as to inheritances, how	<b>200</b>
the parties—	_	settled	532
No appeal to arms unless friendly		6. Stipulations to apply to property already inherited	532
arrangement refused of effects		7. Ratifications	532
Time allowed for settlement of affairs		Naturalization,	004
and removal	F-13-4	When citizens of one nationality are	
25. Duration of treaty Certificate of James R. Leib		deemed to have become citizens of	
Final ratification reserved to President of		the other—	
United States		Austria, 1870	33
Convention relative to light-		Baden, 1868	39
house at Cape Sparter		Bavaria, 1868.	
May 31, 1865	25 - 527	Belgium, 1868	61
Contracting parties	: 525	Denmark, 18721	198
Negotiators for the several powers	525	Ecuador, 1872 Great Britain, 1870	349
1. Direction of the light-house at Cape		Hesse, Grand Duchy of, 1868	424
Spartel	***		512
2. Expenses of management			575
Repairs and reconstruction			44,745
Contracting powers to respect neu-		Würtemberg, 1868	811
trality of light-house	. 527	The declaration of intention has not the	
To continue payments for its support	t	effect of citizenship-	
even in case of war		Austria, 1870	34
4. To establish regulations for its service		Baden, 1868	39
and superintendence	. 527	Bavaria, 1868	45
Regulations not to be modified excep	t	Ecuador, 1872	198
by common consent	. 527	Hesse, Grand Duchy of, 1868	424 512
5. Duration of convention	. 527	Mexico, 1868	575
6. Execution of stipulations			745
7. Ratifications	. 527	Würtemberg, 1868	811
Mosquito Coast,  Treaty relative to a ship-canal by way of-	_	Naturalized citizens returning to original	
Treaty relative to a simp-canal by way of	322		
Neither power to fortify, &c., or assum-		committed before emigration-	
jurisdiction over—	-	Austria, 1870	
Great Britain, 1850	. 322	Baden, 1868	39
Most Favored Nation. (See Favored Nation		Bavaria, 1868	45
Clause.)		Belgium, 1868	
Murder. (See Extradition.)		Ecuador, 1872	
Muscat,		Hesse, Grand Duchy of, 1868	424
Treaty of amity and commerce		Mexico, 1868	512 575
September 21, 1833	528-530	- 1 1 1000	745
1. Perpetual peace	. 528	oweden and not way, 1000	110

	Page.	ı P	age.
aturalization—Continued.		Naturalization—Continued.	age.
Würtemberg, 1868	811	Citizenship of inhabitants of territories	
Not liable for emigration itself—	46	annexed to United States, stipula-	
Bavaria, 1868. Sweden and Norway, 1869	46 745	tions concerning— France, 1803	000
When a naturalized citizen remains liable	740	Mexico, 1819	233 714
for violation of military laws—		Kussia, 1848, 1853	505
Austria, 1870	34	Spain, 1867	672
Baden, 1868	39	Navigation, (see Reciprocal Commercial Agree-	
Belgium, 1868	62	ments,)	
Sweden and Norway, 1869	746	Of the Amazon River	75
Austria, 1870	34	Of the Arkansas River	713
Baden, 1868	40	Of the Dosphorns	588
Bavaria, 1868	45	Of the Bravo River	495
Ecuador, 1872	198	UI the Colorado River	364 495
Great Britain, 1870.	349	Of the Columbia River.	321
Hesse, Grand Duchy of, 1868 Mexico, 1868	424	Of the Dardanelles	588
North German Union, 1868	512 576	UI the Detroit River	319
Sweden and Norway, 1869.	746	or the Gila River	495
wurtemberg, 1868	811	Of the Gulf of California	495
Renunciation does not entitle recovery of		Of Lake Michigan	
former citizenship without consent		Of the Mississippi River—	75
of the government—	40	Great Britain, 1782, 1783	968
Bavaria, 1868.	46	DB10. 1795	705
A return of the naturalized citizen to his		Of the Pacific Ocean	664
original country is not of itself a renunciation—		Of the Paraguay River	594
Austria, 1870	94	Of the Parana River.	15
Baden, 1868	34 40	Of the Porcupine River	364
No fixed period of residence in original	40	Of the Red River 475, Of the Sabine River 475,	713
country makes of itself a renuncia-			
tion		Vi the Saint Clair Flats Canal	319 364
Austria, 1870	34	Of the Saint John River, New Brunswick	217
Dauen, 1000	39	Of the Saint Lawrence River 210 221	364
A residence in native country without		Of the Stiking River	364
intent to return to adopted country		OI IIIO Oruguay Kriver	15
Works renunciation—		Of the fukon River	<b>364</b>
Bavaria, 1868. Denmark, 1872	45	Netherlands,	
Ecuador, 1872	177 198	Treaty of amity and commerce,	
nesse, Grand Duchy of, 1868	424	CUUDER A. 1789 (99)	541
Mexico, 1868	512	1. 1 cace and irlendshin	533
North German Union 1868	576	~ Illy lieges of subjects of the Nother-	
Sweden and Norway, 1869	746	lands in the United States	53 <b>3</b>
wartemberg, 1008	811	3. Privileges of citizens of the United States in the Netherlands	-04
Intent not to return, when may be held to		* Liberty of conscience	534 534
exist— Bayaria 1868		mights of burial	534
Bavaria, 1868. Denmark, 1872	45	V TOVE PALLY LO DIFFLECT The Weepole of	VU-1
150uau01, 1072	177	the other in its dominions	534
TIVESON CHARLE THEN OF TAKE	198 424	To recover and restore them when can-	
MEXICO, 1006	513	varea	534
	746	To convoy them in certain cases	534
w urtemperg. 1868	811		535
		TOULDIE ZALIOH HOE PANNEA	535 535
Ecuador, 1872 Mexico, 1868	198	1 toperty of millor heirs	535
Naturalized citizens may re-acquire citi-	513	**PPOIDUEDE OF CHTSTOTS Whom	355
zenship in original country in the		mployment of attorneys and agents #	535
manner drovided by law_		or resects, the lift to be existed on do	
Deigium, 1868	62	Private property not to be taken	535
2011iii 1, 10/2	177		205
in the manner and on the conditions are		+++1 0000, AKU., INF OPINIA AR AAKA	535 535
scribed by the respective govern-		o. management of phanage	535
			535
Great Britain, 1870.	349	-2. Cools to exhibit seg-letters and doc	-
and that way, 1009	745	difference of the second secon	535
Renunciations made prior to May 13,	1	If no contraband on board, shall	. 0.0
Stipulations with Great Britain relative	l	pass	36
00, 1070	240		536
Convention with Great Britain	349	I locatio when contraband found on	
cerning, 1871354	. 355	board	536
	, 1	No sale, &c., without adjudication 5	38

	Page.		Page.
Netherlands—Continued.		Netherlands-Continued.	rago.
Goods not contraband not to be con-		2. Tonnage duties, &c.	543
fiscated	536	3 Privileges of conculs and vice conculs	
Liability for wrongful detention	536	3. Privileges of consuls and vice-consuls.	543
Free ships make free goods	536	4. Nationality of vessels	543
Neutrality extended to persons		5. Assistance in case of shipwreck	543
Neutral property on enumer's vessel	536	6. Duration of treaty	544
Neutral property on enemy's vessel	536	7. Katincations.	544
13. Commanders of armed vessels to do no		Supplemental commercial con-	
injury	6, 537	vention, August 26, 1852.54	4-546
Satisfaction for damages	537	Substitution for treaty of 1839	544
14. Captains or fitters-out of privateers to		1. Duties on imports and exports in ves-	
give bond	537	sels of either nation	544
15. Vessels recaptured from pirates to		Rounties and drawbacks	
be restored to owners	537	Bounties and drawbacks	545
		2. Reciprocity extended to colonies	545
16. Assistance in case of shipwreek	537	3. Tonnage duties, &c	545
Shipwrecked property to be restored.	537	4. Coasting-trade reserved	545
Passports to shipwrecked persons	537	Fisheries reserved	545
17. Asylum to vessels in distress	537	What to be considered coasting-trade.	545
18. Agreement in case of war between the		Vessels may proceed from port to port.	545
parties—		May discharge or complete cargoes	545
Time allowed residents to remove	538	5. Discriminating duties, regulation of .	545
Their effects or persons not to be	-	6 Duration of treater	
· saizad	538	6. Duration of treaty	546
Seized		7. Ratifications	546
Safe-conduct to be given them	<b>53</b> 8	Convention respecting consuls	
When prizes not to be adjudged law-		of the United States in	
_ ful	538	Butch colonies, January	
19. Letters of marque not to be accepted		<b>22, 1855</b>	6-549
from an enemy	538	1. Consular officers of United States to	
Persons accepting such commissions		be admitted into colonies of the	
punishable as pirates	538	Netherlands	547
20. Vessels coming upon coasts or touch-		2. Their official functions	547
ing at ports	538		547
		To be subject to the laws	
21. Consular officers to be accepted	538	3. Commissions and exequaturs	547
Their functions, how to be regulated.	<b>53</b> 8	Withdrawal of exequaturs	547
22. Treaty not to derogate from treaty be-		4. Arms and inscriptions	547
tween the United States and		No right of asylum, &c	547
France	8, 539	5. Inviolability of archives	547
Nor hinder accession by King of		6. No diplomatic character	547
Nor hinder accession by King of Spain	539	Communications with the government	547
23. Aid to United States in making treat-		7. Vice-consuls, establishment of	547
ies with the Barbary powers	539	Who eligible to appointment54	
24. Contraband articles	539		548
		Approval and certificate	
Goods not contraband	539 .	Withdrawal of approval	548
Definition of blockade	539	8. Passports, effect of	548
25. Sea-letters or passports for vessels	539	9. Shipwrecks, proceedings in case of	548
When to be renewed	539	10. Reclamation of deserters from vessels.	548
Manifests of cargo53	9,540	11. Citizens of United States dying intes-	
26. Regulation of visits at sea	540	tate	548
27. Crews of vessels where may be sup-		Information to be forwarded	548
plied	540	12. Settlement of disputes between mas-	
Prior engagements not to be interfered	• • • •	ters and crews	549
	540	13. Exemption of consular officers from	
with	540	taxes, &c	549
28. Infractions of treaty, regulation of			549
29, Ratifications54	0,041	When doing business, liability of	040
Convention relative to vessels		When subjects of the Netherlands,	E 40
recaptured, October 8,		liability of	549
187254	1,542	14. Further privileges, when granted	549
1. When recaptured vessels shall be re-		15. Duration of convention	549
stored to owners	541	Ratifications	549
2. When they shall belong to the captor.	541	Neutrality, (see Interoceanic Communications;	
3. Vessels recaptured by ships of war to		Neutrals; Neutral Vessels; Priva-	
be restored	541	teers,)	
Distribution of gratifications	541	Violations of, in building, arming, &c., or	
Valuation of distributing parts how	041	increasing the force of cruisers-	
Valuation of distributive parts, how	E 40	Great Britain, 1794, 187127	3 358
regulated	542	Tittime noutral nortate he made	b, 000
4. Restitution of prizes, when to be		In permitting neutral ports to be made bases of hostile operations—	
made	542	bases of nostile operations—	0.00
5. Admission of vessels of war and their		Great Britain, 1794, 187127	ა, ანშ
prizes into ports	542	Consuls to see that neutrality is observed	
Unloading and sale of prizes	542	by vessels of their nation—	
Legality of prizes, how decided	542	New Ğranada, 1850	563
6. Prize regulations, how may be made.	542	Neutrals, (see Privateers; Prizes,)	
	574	Each party to protect the vessels and	
Treaty of commerce and navi-	9-544	effects of the other in waters within	
gation, January 9, 1839:54	4-044	its jurisdiction—	
1. Duties on imports and exports in ves-	F 40		7, 11
sels of either nation	543	Algiers, 1815, 1816	205
Bounties and drawbacks	543	France, 1778	200

R S IV - 55

•• -	Page.	1	Page.
Neutrals—Continued.		Neutrals—Continued.	
Great Britain, 1794	281	Neutrals taken on enemy's vessel to be set	
Morocco, 1787, 1836		at liberty—	
Netherlands, 1782	534	Morocco, 1787, 1836	7,521
Prussia, 1785, 1799	3,250	Tripoli, 1796, 1805	
Tripoli, 1796, 1805		Tunis, 1797	763
Tunis, 1797.  To recover and restore vessels. &c.	765	Neutrals may trade with an enemy of the	
		other party except in contraband	
captured within its jurisdiction—	005	of war—	
France, 1778.	205	Bolivia, 1858	72
Netherlands, 1782.	534	Brazil, 1828	84
Prussia, 1785, 1799	3,050	Central America, 1825	98
To use utmost endeavor to obtain satis- faction in such case—		Chili, 1832	107
Great Britain, 1794.	001	Colombia, 1824	152
Enemy's vessels not to follow vessels of	281	Dominican Republic, 1867	181
one party from port of the other		Ecuador, 1839	190
for twenty-four hours—		France, 1778, 1800	
Algiers, 1815, 1816	7 11	Guatemala, 1849	381
Morocco, 1787, 1836	7,11	Hayti, 1864	415
Tripoli, 1796, 1805	750	Italy, 1871	442
Tunis, 1797		Mexico, 1831	480
Neither party to give offensive or defen-	765	New Granada, 1846	553
sive aid to an enemy of the other—		Peru, 1851	617
Prussia, 1785, 1799, 1828	650	Peru-Bolivia, 1836	604
Neutrals bound to prevent the fitting out,	, 000	Prussia, 1785, 1799, 1828	
&c., of vessels intended to carry on		San Salvador, 1850.	678
war against a power with which		Spain, 1795.	707
they are at peace—		Sweden, 1783	724
Great Britain, 1871	358	Sweden and Norway, 1827	741
To prevent the departure of such vessels	•••	Venezuela, 1836, 1860	, 801
from their jurisdiction—		Neutral Vessels,	
Great Britain, 1871	358	Protect enemies, except officers and sol-	
Not to permit their ports to be made hases	000	diers in actual service—	
of hostile naval operations—		Brazil, 1828	84
Great Britain, 1871	358	Central America, 1825	98
Not to permit renewal or augmentation of		Chili, 1832	107
military supplies or recruitment of	1	Colombia, 1824	152
men—		Dominican Republic, 1867.	182
Great Britain, 1871	358	Ecuador, 1839	190
To use due diligence to prevent violation		France, 1798, 1800	, 228
or neutral obligations—		Hayti, 1864	381
Great Britain, 1871	358	Italy, 1871	416
Neutral property found in enemy's vessels		Mexico, 1831	443
to be protected unless contraband		Netherlands, 1782.	480
of war—		New Granada, 1846	536
Bolivia, 1858	72	Peru, 1851	553
Dominican Republic, 1867	182	Peru-Bolivia, 1836.	618 604
Hayti, 1864	416	Prussia, 1785, 1799, 1828	650
Morocco, 1787, 1836	, 521	pau salvador, issu	679
1 Ct U, 1COO	624	Spain, 1795	708
Russia, 1854	670	Sweden, 1763.	724
Two Sicilies, 1855.	777	Sweden and Norway, 1827.	741
Such property if captured to be restored—		701 801	809
Morocco, 1787, 1836		Protect enemy's property except contra-	, 002
Tripoli, 1796, 1805	763	band of war—	
Such property to be confiscated—	, 758	Algiers, 1815, 1816	6, 10
France, 1778207	200	DOILVIS. 1000	72
Such property liable to confiscation unless	,208	Diazii, 1020	84
put on board in ignorance of the		Central America, 1825	98
war—		CHIII, 1032	107
Brazil, 1828	0=	Colombia, 1824	153
Central America, 1825.	85	Dominican Keppblic, 1867	182
Culli, 1032	98	Ecuador, 1839	100
Colombia, 1824	107	F18000, 1770, 1800 910	228
Ecuador, 1039	153 191	Guateman, 1849	381
T 1811CO, 100U.	228	11ay 01, 1004	416
Guatemaia, 1849		10aly, 10/1.	443
Mexico, 1031	381 480	MCA100, 1031	480
Moderands, 1767	536	richeriands, 1782.	526
New Granada, 1846	554	Tiew Granada, 1846	552
1 ciu, 1001	618	1 CTU, 1001	618
r er a-Dolly is. 1930	605	1 61 u-D011V18, 1830	605
Sau Sarvador, 1850		* 1 ubola, 1700, 1799, 1828 644 651	659
Sweden, 1783	796	160618, 1004	G70
Sweden, 1783 Sweden and Norway, 1816, 1827735,	741	San Salvador, 1850	679

Page.		
Neutral Vessels—Continued.	New Granada—Continued.	Fage.
Sweden, 1783 724	Access to judicial tribunals	570
Sweden and Norway, 1827 741	Employment of attorneys, agents, &c.	553 559
Tripoli, 1796, 1805	14. Liberty of conscience	553 553
Tunis, 1797	Rights of burial.	553
Two Sicilies, 1855	13. Neutral trade in time of war	553
Venezuela, 1836, 1860	Free ships make free goods	553
The preceding rules applicable to the	Neutrality extended to persons	553
commerce and navigation of con-	Applicability of stipulations	554
curring powers—	10. Neutral property on enemy's vessel	554
Bolivia, 1858 73 Brazil, 1828 84	17. Contraband articles	554
	18. Merchandise not contraband	554
	19. Confiscation of contraband goods	554
	Vessels surrendering contraband not	
Dominican Republic, 1867. 182	to be detained	555
Ecuador, 1839 190	Detained vessels to be sent in for judg-	
Guatemala, 1849	ment	555
Hayti, 1864	20. Blockaded ports, regulations at	555
1taly, 1871	21. Regulation of visits at sea.	555
Mexico, 1831	22. Sea-letters or passports Cortificates of cargo	555
New Granada, 1846	23. Vessels under convoy not to be ex-	555
Peru, 1851	amined	550
Peru-Bolivia, 1836	24. Prize causes, adjudication of	556
Russia, 1854	25. Hostilities between the parties, how	556
San Salvador, 1850	shall be carried on	556
Spain, 1819	26. Letters of marque not to be accepted	000
Two Sicilies, 1855 777	from an enemy	556
Venezuela, 1836 791	Penalty for accepting such commis-	000
Neutral vessels not to be confiscated when	sion	556
found in a besieged port after cap-	27. Agreement in case of war between the	
ture—	parties—	
Bolivia, 1858	Time allowed merchants to remove	556
Brazil, 1828	Safe conduct to be given them	556
Central America, 1825	Other citizens may remain	556
Chili, 1832	Protection to liberty and property	556
Colombia, 1824	28. Debts, &c., not to be confiscated	556
Dominican Republic, 1867 181	29. Envoys, ministers, &c.	557
Ecuador, 1839 192 France, 1800 228	30. Consuls and vice-consuls	557
Guatemala, 1849	31. Commissions and exequaturs	557
Hayti, 1864	32. Exemptions of consular officers	557
Italy, 1871 442	When engaged in business, liability of Inviolability of archives	557
Mexico, 1831	33. Reclamation of deserters from vessels.	557 557
New Grauada, 1846 555	34. A consular convention to be formed	558
Pern. 1851 619	35. Privileges in ports of New Granada	558
Peru-Bolivia, 1836	Transit across Isthmus of Panama	558
San Salvador, 1850 680	Guaranty of right of way	558
Venezuela, 1836, 1860792, 801	Discriminating tolls not to be levied.	558
Newfoundland,	No import duties on products of the	
Treaty stipulations extended to-	United States in transit	558
Great Britaln, 1854, 1871	Neutrality guaranteed by United	
New Granada, (see Colombia,)	States	558
Treaty of peace, amity, navi- gation and commerce,	Guaranty of sovereignty, &c., of New	***
Necember 19 1844 FEA EEA	Granada	558
<b>December 12, 1846</b> 550-559  1. Peace and friendship550	Duration of treaty	559 550
2. Favors granted to other nations to be-	Infringement of treaty	559 559
come common	Reprisals and declarations of war	559
3. Freedom of navigation and commerce 550	Special advantages, how understood.	559
Coasting trade reserved 551	36. Ratifications	559
4. Importations and exportations in ves-	Additional article—	000
sels of either nation 551	Nationality of vessels	559
Duties, bounties, and drawbacks 551	Effect of additional article	559
5. Duties on products of either country . 551	Ratifications	559
6. Applicability of Articles III, IV, and V 551	Consular convention, May 4,	
No discriminating duties to be im-	1850	
posed	1. Consular officers may be maintained.	560
7. Management of business, &c551, 522	Residence and duties of consuls	560
8. No embargo without indemnification. 552	Consuls-general, functions of	560
9. Asylum to vessels seeking refuge 552	Vice-consuls, appointment of 2. Commissions and exequaturs	560
10. Captures by pirates	2. Commissions and exequaturs	560
11. Assistance in case of shipwreck 552 12. Disposal of real and personal property 552	Application to local or national	
Succession to estates	authorities	561
Duties same as payable by natives 552	Protection and defense of citizens	561
13. Protection to persons and property 553	Manifests of vessels	561

		Page.		Page.
New	Granada—Continued.		Nicaragua—Continued.	
	Presence at trials	561	6. Importations and exportations in ves-	
	Protests and declarations	561	sels of either nation	567
	Settlement of damages at sea	561	Duties, bounties, and drawbacks	567
	Compromise of differences between	•	7. Management of business, &c	568
	citizens	561	Employment of agents	568
	Settlement of disputes between	20,2	Liberty of trade	568
	masters and crews	561	Protection to persons and property	568
	Wrecked vessels, proceedings in	001	Access to judicial tribunals	568
	case of	561	Employment of attorneys, &c	
	Administration of intestate estates	562	2 Police of ports	568
	Reclamation of deserters from vessels.	562	8. Police of ports.	568
	Doorments and names	562	Lading and unlading ships	568
	Documents and papers		Safety of merchandise.	568
	Bills of health	562	Succession to personal estates	568
	Verification of invoices, &c	562	Disposal of personal property	568
	Consular secretaries.	562	Duties same as payable by native	
	Commercial agents	562	citizens	568
	4. Employment of good offices	562	Real estate, provisions applicable to.	568
	5. Prerogatives of consular officers—	F.CO.	Time allowed heirs for disposal of	568
	To have no diplomatic character	562	Duties same as payable by citizens	568
	Inviolability of archives	562	Intestate estates	568
	Jurisdiction, independence of	562	Nomination of curators56	8,569
	Exemption from personal service, &c.	563	9. Intermarriage with natives	569
	To whom exemption does not extend.	563	Acquirement and possession of prop-	
	Testimony in judicial proceedings	563	erty	569
	Flags and inscriptions	563	Naturalization not required	569
	No right of asylum, &c	563	Exemption from military service.	
	6. Consuls subject to laws of the country	563	ferced loans, &c.	569
	7. Not to give passports in certain cases.	563	Ordinary taxes payable	569
	To see that vessels preserve neutrality.	563	Property not to be taken without	000
	8. Ratifications	563	compensation	569
	9. Duration of treaty	563	Freedom of travel and intercourse	569
CI	aims convention, September		10. Consuls, appointment of	569
	10, 1857	4.565	Commissions and exequaturs	569
	<ol> <li>Acknowledgment of liability by New</li> </ol>	-,000	Privileges of diplomatic agents and	000
	Granada	564	consuls	569
	Claims to be referred to commis-		11. Agreement in case of war between	000
	sioners	564	the parties—	
	Appointment of commissioners	564	Time allowed residents to remove	569
	Vacancies, how filled	564	Safe-conduct to be given them	569
	Meeting and oath of commissioners	564	Who may remain and continue their	000
	Selection of arbitrator or umpire	564	employments.	560
	2. Examination of claims	564	Their effects not to be seized.	569 570
	Procedure	564	Debts, &c., not to be confiscated	
	Papers to be furnished	565	12. Religious liberty	570
	Determination of awards	565	Rights of burial	570
	Reference to umpire, when	565	13. Asylum to vessels seeking refuge	570
	Decision of umpire final	565	14. Transit between Atlantic and Pacific	570
	3. Certificates of award	565	oceans—	
	Payment of awards	565		
	Appropriations for payment	565	Right of, granted to United States	570
	4. Termination of commission	565	Sovereignty of Nicaragua over routes	
	Records and secretary	565	reserved	570
	5. Proceedings to be conclusive	565	tion	200
	5. Expenses of the commission	565	tion	570
	7. Ratifications	565	Guaranty of neutrality of routes	570
		000	Free ports to be established	570
ncar	agua,		No duties on merchandise in transit.	571
. 8	tipulations respecting a ship-canal by		Conveyance of troops of United	
	way of—		States	571
3.7	Great Britain, 1850	322	No charges for transportation	571
N	either party to fortify, colonize, or ex-		No discriminating tolls on merchan-	
	ercise dominion over—		dise	571
	Great Britain, 1850	322	Closed mails of United States	571
Tr	eaty of friendship, commerce,	-	16. Nicaragua to protect persons and	
	and navigation, June 21.	i	property	571
	1867 <i>Ec.</i>	6-572	When United States may employ	
	. Feace and Irlendanin	566	military force	571
,	. rreedom of commerce.	566	When such force shall be withdrawn.	571
	Rights of residence and business	566	Authority to forces of the United	
	onips of war and post-office packets	566	States in emergencies.	571
	Coasting-trade reserved 56	6, 567	Powers, how to be exercised.	571
	o rayous gradued to other nations to	-,	Laws not to affect treaty obligations.	571
	Decome common	567	17. Withdrawal of guarantees by United	
4	. Dulles on products of either country	567	States 571	
	Fromibitions to be general	567	18. Grants and contracts.	572
	5. Tonnage duties, &c	567	19. Limit to dividends of railroad com-	

	Page.		-
Nicaragua—Continued.	~ mgc.	Orange Free State-Continued.	Page.
Reduction of tolls	572	Duties same as payable by native	
Duration of treaty	572	citizens	581
Ratifications.	572	Property of absent heirs to be cared	*****
Extradition convention, June		for	581
25, 1870	73, 574	Real estate, time allowed heirs for dis-	
up	579	posal of	581
Evidence of criminality required	573 · 573	Charges payable same as by native citi-	
2. Crimes for which surrender may be	010	Zens	581
made	573	4. Controversies among claimants, decis-	E01
3. Political offenses not included	574	ion of	581 581
Surrendered persons not to be tried		Commissions and exequaturs	581
for previous ordinary offenses	574	When in business, to be subject to the	001
4. When extradition may be deferred	574	laws	581
5. Requisitions and procedure—		Withdrawal of exequaturs	581
When fugitive convicted of crime	574	Punishment for violations of law	581
When fugitive charged with crime Surrender, how made	574 574	Inviolability of archives	581
6. Expenses of arrest, &c	574	6. Equality of duties upon the products	F01
7. Duration of convention	574	of either country	581
Ratifications	574	7. Favors granted to other nations to become common	581
North German Union. (See German Empire;		8. Fugitives from justice to be delivered	001
Prussia.)		_ up	582
Naturalization convention, Feb-		Requisitions, how made	582
ruary 22, 18685	75-577	Evidence of criminality required	582
1. Who to be deemed naturalized citi-		9. Crimes for which surrender may be	
Declaration of intention, effect of	575 575	made	582
Application of article	. 575	10. Surrender, how made	582
2. Liability for offenses committed be-		11. Expenses of detention and delivery	582
fore emigration	575	12. Past and political offenses not included	582
3. Extradition convention with Prussia		· 13. Duration of convention	582
and other states extended to Ger-		14. Ratifications	582
manic Confederation		Ottoman Empire,	
4. Renunciation of naturalization	576	Treaty of commerce and navi-	
Intent not to return, when may be		gation, May 7, 183058	5 <b>3–</b> 585
held to exist	576 576	1. Privileges of merchants in either	E09
6. Ratifications	576	Duties and imports	583 583
Protocol, June 12, 1871—	0.0	Traveling passports	583
Amendment of Article I	576	2. Consuls and vice-consuls	583
Acceptance of amendment5	76, 577	3. Employment of brokers	584
		Visits to American vessels by customs	
0.		officers	584
Oldenburg,		4. Settlement of disputes between Otto-	204
Accession to treaty with Hano-	_	man subjects and American citizens	584
ver, March 10, 1847		American dragoman to be present at trials	584
Declaration of accession to treaty of	f <b>0.</b> 0	When causes to be submitted to Sub-	•••
commerce and navigation of June 10,		lime Porte	584
1846, with Hanover	578	When Americans not to be molested.	584
Accession to convention with		Criminal offenses by Americans, con-	
Prussia and other states,		sular jurisdiction of	584
December 30, 1853	579	5. United States flag to be respected Not to be loaned, &c	584 584
Declaration of accession to extradition convention of June 16, 1852, with		Rayahs not to be protected	584
Prussia and other states of the Ger-		6. Vessels of war to exhibit courteous	
manic Confederation		treatment	584
Orange Free State,		7. Passage of the Dardanelles by vessels	•
Convention of friendship, com-	•	of the United States	584
merce, and extradition,		8. Merchant-vessels not to be impressed.	584
	80-582	9. Assistance in case of shipwreck Recovery of effects	584 584
1. Reciprocal equality of citizens of		Ratifications	584
Conditions imposed upon residents		Treaty of commerce and navi-	
same as upon native citizens		gation. Feb. 25, 18625	85-591
Privileges not to include political		gation, Feb. 25, 186256  1. Privileges of citizens of the United	
rights	580	States in Ottoman dominions con-	
2. Exemptions from forced military		firmed	<b>5</b> 85
service, &c	580	Favors granted to other nations to ex-	KQE
No higher taxes than are imposed		tend to the United States	585 586
upon native inhabitants		Permits from local governors abol-	300
Private property not to be taken with- out compensation		ished	586
3. Disposal of personal property		3. Internal trade in Turkey	586
Succession to personal estates	581	Duties on articles of Ottoman produce	586

,	Page.	p	age.
Ottoman Empire-Continued.	i ago.	Panama, Isthmus of. (See Guarantce; Inter-	
4. Duties on exports in either country	586	oceanic Communications.)	
Prohibitions to be general	586	Paraguay,	
Limitation of export duties in Otto-	E 0.6	Claims convention, February	509
man dominions	586 586	4, 1859	, ,,,,,
5. Duties on imports in either country.586		Paraguay Navigation Company	592
Prohibitions to be general	587	1. Paraguay to accept decree of com-	
Limitation of import duties in Otto-		missioners	592
man dominions	587	2. Appointment of commissioners	592
Re-exportation, regulation of	587	Selection of umpire	592
6. Importations into Moldo-Wallachia,	E07	Investigation of claims	593
or Servia	587	3. Oath of commissioners	$593 \\ 593$
ports	587	Duration of session	593
Exports from principalities or ports	587	When decision to be proclaimed	593
Import or export duties payable but		5. Payment of award	593
once	587	6. Expenses of commission	593
7. Warehousing, bounties, facilities, and		7. Ratifications	593
drawbacks	587	Treaty of friendship, commerce,	
8. Importations and exportations in vessels of either nation	588	and navigation, February	700
Equality of duties, treatment, &c	588	<b>4, 1859</b>	
9. Tonnage, light, harbor, and other dues	588	<ol> <li>Peace and friendship</li> <li>Privileges of citizens of United States</li> </ol>	594
10. Nationality of vessels	588	in Paraguay—	
11. Free passage of the Dardanelles and		Free navigation of rivers Paraguay	
Bosphorus	588	and Parana	594
Transit magazines for goods landed	588	Freedom of commerce and navigation.	594
Care of goods where no entrepot	588	Rights of residence and business	594
12. Reduction of transit duties in Otto-	500	Ports of Pilar and Assumption	594
man dominions Prevention of revenue frauds	589 589	Privileges of citizens of Paraguay in	
13. Privileges of traders	<b>5</b> 89	the United States.	595
14: Tobacco and salt in Ottoman domin-	000	3. Favors granted to other nations to become common	595
ions, importation of prohibited	589	4. Duties ou products of either country.	595
Regulation of internal trade in	589	Probibitions to be general	595
No duty on exportation of	589	5. Tonnage, light, or harbor dues, &c	595
Supervision of custom-house authori-	200	6. Importations and exportations in yes-	
ties	589	sels of either nation	595
15. Gunpowder, arms, &c., importation of in Ottoman Empire may be pro-		7. Nationality of vessels	595
hibited	589	8. Import and export duties in either	
Notice of prohibition to be given	589	9. Management of business, &c	595
When not prohibited, regulation of		Employment of agents.	59€ 59€
trade in	589	Liberty of trade	596
Special license, when granted	589	Protection to persons and property	596
Particular stipulations respecting sale	F00	Access to judicial tribunals	596
of gunpowder	589	Employment of attorneys, &c.	590
powder	590	10. Police of ports	596
Sporting articles, &c., not subject to	000	Lading and unlading ships	596
these restrictions	590	Safety of merchandise and effects Disposal of personal property	596
16. Firmans for vessels passing the Dar-		Succession to personal estates	596 596
danelles and Bosphorus	590	Administration of justice	596
17. Duty of masters of vessels arriving at		Duties payable same as by native citi-	000
ports in Ottoman dominions— Copies of manifests to be deposited in		zens	59€
custom-house	590	Estates of residents dying intestate	596
18. Confiscation of contraband articles	590 590	11. Exemption from military service,	
19. Privileges of Ottoman subjects in the	550	forced loans, &c.	596
United States	590	12. Consuls, appointment of	596
20. Effect and duration of treaty	590	Privileges of diplomatic agents and	596
Execution of stipulations	590	consuls	597
21. Construction of treaty.	591	13. Agreement in case of war between	00.
22. Tariff of custom-house duties	591	the parties—	
Continuance of tariff Revision of tariff	591	Residents may remain and continue	
23. Ratifications	591 501	their employments	597
	591	Their effects not to be seized	597
<b>P.</b>		Time allowed to settle their affairs	
Pacific Ocean,		and depart	597
Stipulations respecting navigation, fish-		Public funds not to be confiscated	597 597
eries, &c., in—		14. Protection of the government	597
Russia, 1824. 66  Packets. (See Post-Office Packets: Passenger	1,665	Religious liberty.	597
Packets. (See Post-Office Packets; Passenger Packets.)		Rights of Durial	597
- wonotes;		15. Duration of treaty	597

	D		_
Paraguay—Continued.	Page.	Persia-Continued.	Page.
Notice by Paraguay	598	Nor to suffer departure from prin-	
16. Ratifications	598	ciples of treaty	601
Paraná River, Free navigation of—		Consuls engaging in trade to be sub-	CO1
Argentine Confederation, 1853	15	Number of domestics allowed diplo-	601
Paraguay, 1859	594	matic and consular officers in Per-	
Parricide. (See Extradition.)		sia	601
Passenger Packets,		8. Duration of treaty	601
Privileges to, in ports of either party—	1~	Ratifications	601
Argentine Confederation, 1853 Costa Rica, 1851	17 159	suls; Detraction, droit de; Succes-	
Honduras, 1864	426	sion,)	
Nicaragua, 1867	566	Citizens of each country in the other,	
Peru, 1851	615	may own, succeed to, and dispose of, paying such dues only as native	
Passengers, (see Vessels,)		citizens—	
Differences between officers of vessels and, how settled—		Argentine Confederation, 1853	
Italy, 1868	434	Austria, 1829, 1848	
Passports,		Bavaria, 1845 Bolivia, 1858	41, 42 71
For vessels, effect of—(see Prizes; Ves		Brazil, 1828	83
sels,)		Brunswick and Luneberg, 1854	93
Algiers, 1815, 1816	6,11	Central America, 1825	97
Dominican Republic, 1867	02, 103	Chili, 1832	106
France, 1778, 1800	12, 225	Colombia, 1824 Costa Rica, 1851	152 161
Spain, 1795	709	Denmark, 1826	
For persons, (see Reciprocal Privileges of	•	Dominican Republic, 1867	179
Citizens, $fc.$ ) Consuls not to issue to persons under		Ecuador, 1839	189
bail, &c.—		France, 1778, 1853	380
New Granada, 1850	563	Hanover, 1840, 1846	90, 394
Regulation of, in Dutch colonies—	F 40	Hanseatic Republics, 1827	402
Netherlands, 1855	548	Hawaiian Islands, 1849	408
Citizens to have— Swiss Confederation, 1850	749	Hayti, 1864 Hesse-Cassel, 1844	
Traveling, to be granted-		Honduras, 1864	
Ottoman Empire, 1830	583	Italy, 1871	. 444
Siam, 1833	94, 700	Mecklenburg-Schwerin, 1847	170, 471 479
Persia, Treaty of friendship and com-		Mexico, 1831 Nassau, 1846	531
merce, December 13,		Netherlands, 1782	535
1856	99-601	New Granada, 1846	. 532
1. Good understanding to prevail	599	Nicaragua, 1867	578 . 578
2. Ambassadors and diplomatic agents to be received			
Their treatment, prerogatives, and im-	-	Paraguay, 1859	596
munities	. 598	Peru, 1851	. 616
3. Protection to residents in either		Peru-Bolivia, 1836 Portugal, 1840	- 604 - 637
Freedom of navigation and commerce			650, 659
Liberty and trade	. 600	Russia, 1832	. 666
Internal commerce, regulation of	. 600		
4. Duties on imports and exports in		Sardinia, 1838	
either country Exceptional taxes not to be imposed			. 707
5. Settlement of disputes in Persia—		Sweden, 1783	. 723
Between Persian subjects and citi	-	Sweden and Norway, 1816, 1827	735, 741 - 747
zens of the United States			774, 781
Between citizens of the United States Between subjects of foreign power		Venezuela, 1836, 1860	789, 799
and citizens of the United States.	. 600	Würtemberg, 1844	. 808
In the United States, disputes between	n	To be exempt from duties of detraction	i,
Persian subjects, &c., how settled	. 60	&c.— France, 1778	. 200
Criminal offenses in either country trials for		Hanover, 1840	. 390
6. Estates of residents dying intestate	е,	Mecklenburg-Schwerin, 1847	. 49
disposal of	. 60		
7. Diplomatic agents at either seat o		Sweden, 1783	
government		In absence of the heirs, the property sha	11
residence of	. 60	receive the same care as propert	
Privileges and immunities of consuls	. 60	of native citizens—	99.0
Diplomatic or consular officers of the	1 <del>0</del>	Austria, 1829, 1848	. 23, 2
United States not to protect Per	. 60		

Page.	Page
Personal Property—Continued.	Peru—Continued.
Dominican Republic, 1867	5. Importations in vessels of either
Hanover. 1840, 1846	
Hawaiian Islanda 1940	
Hawaiian Islands, 1849	Equality of duties and charges 61
Hayti, 1864	Applicability of stipulations
Hesse-Cassel, 1844	6. Duties on products of either country. 61
Honduras, 1864	Prohibitions to be general
Mecklenburg-Schwerin, 1847 471	7. Exportations in vessels of either
Nassau, 1846 532	nation 61
Orange Free State, 1871 581	Duties, bounties, and drawbacks 61
Prussia, 1785, 1799, 1828 643, 651, 659	8. Changes in tariffs of either country,
Russia, 1832	
Sardinia, 1838	when to take effect, &c
Sardinia, 1838	9. Coasting-trade reserved
Saxony, 1845 691	Vessels may proceed from port to port
Spain, 1795	and discharge 61
Swiss Confederation, 747	May load in same manner 61
Two Sicilies, 1845, 1855	10. Privileges to steam-vessels of United
Venezuela, 1836, 1860	States in Peruvian waters 61
Würtemberg, 1844 810	11. Nationality of Peruvian vessels 61
Disputes as to inheritances shall be de-	12. Privileges of whale-ships of United
cided by the courts of the country	States in Domesian mante
where the property is situated—	States in Peruvian ports 61
Anotrio 1990	13. Management of business by mer-
Austria, 1829	chants, &c
Bavaria, 1845	Employment of agents
Brunswick and Luneberg, 1854. 93	Right to make contracts
Dominican Republic, 1867 179	14. Privileges of Peruvians in mines of
Hanover, 1840, 1846	California
Hawanan Islands, 1849	15. Disposal of personal property 61
Havti. 1864	Suggestion to personal actatata
Hesse-Cassel, 1844	Succession to personal estates 61
Honduras, 1864. 428	Duties payable same as by natives 610
Macklephnya Sahmaria 1947	Real estate, time allowed heirs for
Mecklenburg-Schwerin, 1847 471	disposal of
Nassau, 1864. 532	16. Assistance in case of shipwreck 610
Orange Free State, 1871. 581	Salvage, &c
Prussia, 1785, 1799, 1828	17. Asylum to vessels seeking refuge 610
Russia, 1832	18. Captures by pirates to be restored 61'
Sardinia, 1838	19 Protection to persons and property of
Saxony, 1845	19. Protection to persons and property of
Spain, 1795	residents
	Access to judicial tribunals 61
Two Sicilian 1845 1855	Employment of attorneys, &c
Two Sicilies, 1845, 1855	Regulation in case of arrest. &c. 61'
Venezuela, 1836, 1860	20. Liberty of conscience
Würtemberg, 1844 810	Rights of Durial
Peru,	21. Neutral trade in time of war 61
Claims convention, March 17,	Free ships make free goods
1841	
1. Saustaction to citizens of the United	Applicability extended to persons 618
States for seizures. &c 611	Applicability of stipulations. 618
Sum to be paid by Pern	22. Neutral property on enemy's vessels . 618
Distribution by United States 611	23. Contraband articles specified
	24. Other merchandise to be free. 618
2. Terms of payment	Blockade defined 618
A Mannar of narmont	25. Confiscation of contraband articles 618 619
4. Manner of payment	20. Diockaded ports, regulations at 616
5. No further demand on account of	2/. Regulation of visits at sea 610
claims presented by S. Larned 612	28. Vessels to be furnished with passports
Subsequent claims, what action upon. 612	and certificates
0. Option of Pern in mode of navment 610	29. Vessels under convoy not to be ex-
619	amined convolvino to De ex-
LICALY OF TRIENDSNIN, CAM-	amined
merce, and navigation,	30. Prize causes, adjudication of. 620
JULY 26. 1851 6to 600	31. Letters of marque not to be accepted. 620
1. Peace and friendship	32. Agreement in case of war—
2. Freedom of commerce and navigation 613	Who may remain and continue their
Rights of residence and havingation 613	occupation 69
Rights of residence and business 613	. Time allowed merchants to remove 690 69
Liberty of trade	Sale-conduct to be furnished them 60:
Taxes same as payable by native citi-	33. Debts, &c., not to be configured for
Zens	
Examination of books, naners, and	35. Consuls and vice-consuls 62
accounts	Commissions and oversease 62:
rugue to travel	Commissions and exequaturs 62:
Exemption from forced loans &c 612	36. Exemptions of consular officers
No embargo without indemnification 613	IIIVIOIADIIIIV of archives co-
Compensation when property taken	24. ACCIAHIALION Of desertors from vessels (CO
	90. Consular convention to be formed as
3. Favors granted to other nations to be-	39. Property of residents dying intestate.
Come Common of the Tailons to be-	Consuls to be administratore car
Come common	Consuls to call on local authorities to
4. Tonnage duties, &c	assist in taking inventory &c 600

		Page.		
Peru—	Continued.	- 050	Peru-Continued.	Page.
	To hold estate for creditors to present		Meeting of commission	
	CIBILIS	622	Meeting of commissioners	<b>- 6</b> 31
	10 dispose of effects and property		Oath of commissioners	631
	when	622	Selection of umpire.  Oath of umpire.	- 631
<b>4</b> U.	Duration of treaty	623	Death or incapacity of umpire	- 631
	Illimyement of treaty	623	2. Investigation of claims	631
	Acts of individuals not to disturb		2. Investigation of claims  Each government to appoint an agent	631, 632
•	amity	623	Decisions to be final	632
	War not to be declared until redress		Inadmissible claims	. 632
	demanded	623	3. Time for presentation of claims	. 632
	Treaties with other nations not af-		Decisions, when to be made.	- 632
	fected	623	4. When awards to be paid	- 632
	Ratifications	623	5. Result of proceedings to be final	632
Con	vention relative to rights of		Claims not presented to be barred	. 632
	neutrais at sea. July 22.		6. Expenses of commission	632
_	_ 189662	3-625	6. Expenses of commission. 7. Ratifications.	032, 633
1.	Principles recognized—		8. This convention not to be a preceden	. 633
	Free ships make free goods	624	for future claims	T COO
	Neutral property on enemy's vessel not		Peru-Bolivia,	. 633
	subject to confiscation	624	General convention of peace	_
	What shall not be deemed contraband	624	friendship, commerce	•
_	Applicability of principles	624	and navigation, Novem	,
2.	Article XXII, treaty of 1851, annulled	624	ber 30, 1836	= 600 610
3.	Ulterior understanding of principles		1. Peace and friendship.	002-010
	declared	624	2. Favors granted to other nations t	. 602
4.	Other nations acceding to rules to en-		become common	0 600
_	joy resulting rights.	624	3. Freedom of commerce and navigation	- 602
_ 5.	Ratifications	625	Rights of residence and business	602
Exp	lanatory convention, July 4, 185762		Coasting-trade reserved	602
_	4, 185762	5, 626	4. Management of business, &c	. 603
rei	erence to Article XII. treaty of 1851	625	No embargo without indemnification	- 603 - 603
1.	Limitation of exemption of whale-		Exemption from forced loans, &c	- 600
	ships from payment of duties	626	5. Asylum to vessels seeking refuge	. 603
2.	Articles duty free	626	6. Captures by pirates to be restored	. 603 . 603
3.	Amount exempted	626	7. Assistance in case of shipwreck	. 603
	What duties payable upon excess	626	8. Disposal of personal property	. 604
4.	Effect of stipulations	626	Succession to personal estates	. 604
_	Ratifications	626	Duties same as payable by natives	. 604
Con	venuon respecting vessels		Real estate, time allowed heirs fo	. 003
	"Lizzie Thompson" and		disposal of	604
	"Georgiana," December		9. Protection of residents in person	. UU4
	<b>20, 1302</b>	7,628	and property.	. 604
1.	King of Belgium selected as arbiter.	627	Access to judicial tribunals	. 604
2.	Papers to be submitted to arbiter	627	Rights of citizens, perpetuity of	604
3.	Time for submission of documents	627	10. Liberty of conscience	604
4.	Decision of arbiter to be final	628	Rights of burial	604
5.	Ratifications	628	11. Neutral trade in time of war	604 605
Clai	ms convention, January 12,		Free ships make free goods	605
	1863 628	3-630	Neutrality extended to persons	605
1.	Claims to be referred to a mixed com-		Applicability of stipulations	605
	mission	628	12. Neutral property on enemy's vessel .	605
	Number and appointment of commis-		13. Contraband articles specified	- 605
	sioners	628	14. Other merchandise to be free	605, 606
_	Vacancies, how filled	628	Blockade defined	606
2.	Selection of umpire	629	15. Confiscation of contraband articles .	. 606
3.	Meeting of commissioners	629	16. Blockaded ports, regulations at	. 606
	Oath of commissioners and umpire	629	17. Regulation of visits at sea	606, 607
4.	Examination of claims	629	18. Vessels to be furnished with pass	-
	Papers to be furnished	629	ports and certificates	. 607
5.	What agreement sufficient	$\cdot 629$	19. Vessels under convoy not to be ex	
6.	Execution of decrees	629	amined	607
	Payment of indemnities	629	20. Prize causes, adjudication of	
	Interest, when to be allowed	629	21. Letters of marque not to be accepted	607
7.	Secretary, appointment and duties of.	629	22. Agreement in case of war—	
	Rules of business	629	Merchants, &c., allowed to remain	n
8.	Decisions to be final	630	and continue their business	608
	Termination of commission	630	Time allowed suspected persons to	
	Decisions of umpire on pending cases.	630	remove	608
	Expenses of commission	630	Safe conduct to be furnished them	. 608
10.	Ratifications	630	23. Debts. &c., not to be confiscated	608
Clai	ms convention, December		24. Envoys, ministers, &c	608
	4, 1868630	-633	25. Consuls and vice-consuls	608
1.	Claims to be referred to commis-		26. Commissions and exequaturs	
	sionera	631	27. Exemptions of consular officers	
	Appointment of commissioners	631	Inviolability of archives	
	Vacancies, how filled	631	28. Reclamation of deserters from vessels	609

	Page.		Page.
Peru-Bolivia—Continued.		Portugal—Continued.	636
29. Consular convention to be formed 30. Duration of treaty	609 609	6. Exportations in vessels of either nation Duties, bounties, and drawbacks	636
Infringement of treaty	610	7. Coasting trade reserved	636
Reprisals and declarations of war	610	8. Stipulations not applicable to certain	cov
Treaties with other nations not af-	610	when such ports to be open to United	636
fected	610	States	636
Pilotage, (see Reciprocal Commercial Agree-		9. Asylum to vessels seeking refuge	636
ments,)		10. Consular officers, appointment and	636
Dues for, reduced on the Scheldt— Belgium, 1863	56, 60	privileges of	636
Limit of dues for—	,	Withdrawal of exequaturs	636
France, 1822	244	Liability, when engaged in trade	636
Lew Chew, 1854	<b>4</b> 60	Liability for violations of law Inviolability of archives	$636 \\ 637$
Acceptance of letters of marque, &c.,		Settlement of disputes between mas-	
from an enemy, to be treated as—	<b>₽</b>	ters and crews	$\frac{637}{637}$
Brazil, 1828 Central America, 1825	87 101	11. Reclamation of deserters from vessels. 12. Disposal of personal property	637
Chili, 1832	109	Succession to personal estates	637
Colombia, 1824	155	Dues same as payable by natives	637
Ecuador, 1839	193 209	Real estate, time allowed heirs for disposal of	637
Great Britain, 1794	279	Duties same as payable by natives	638
Guatemala, 1849.	384	13. Favors granted to other nations to be-	•••
Netherlands, 1782 Peru, 1851	538 620	come common	$\frac{638}{638}$
Peru-Bolivia, 1836	607	14. Duration of treaty	638
Prussia, 1785, 1799, 1828646, 6	53, 659	Reprisals and declarations of war	638
San Salvador, 1850	681	Ratifications	638
Spain, 1795 Sweden, 1783	707 728	Claims convention, February 26, 1851	9. 640
Sweden and Norway, 1816, 182773	35, 741	1. Payment to United States in full of	<b>0,01</b> 0
Venezuela, 1836	793	certain claims	639
Are not to be received in the ports of		Distribution by the United States 2. Case of the brig "General Armstrong"	639
either party—		to be submitted to arbitration	639
France, 1800	231 279	3. Papers to be laid before arbiter  Decision to be final	639
How to be punished—	~	4. Amount of indemnity to be paid for	639
China, 1858	132	the other claims	640
Assistance to, punishment for giving— Great Britain, 1794	279	5. Mode of payment	640
Poisoning. (See Extradition.)	<b>~</b> 10	7. Ratifications	640 640
Poland, Treaty stipulations extended to—		Prisoners of War, (see War,)	
Russia, 1832	669	Stipulations concerning treatment of Algiers, 1815, 1816.	8, 12
Porcupine River,		Mexico, 1848, 185350	1,505
Free navigation of— Great Britain, 1871	364	Morocco, 1787, 183651	9.523
Port Dues, (see Reciprocal Commercial Agree-	304	Prussia, 1785, 1799, 1828	4, 659 760
ments,)		Post-Office Packets,	.00
Levied by Antwerp, reduction of— Belgium, 1863	56	Privileges accorded to—	
Rate of, limited—France, 1822	244	Argentine Confederation, 1853 Costa Rica, 1851	17 159
Ports, (see Free Ports,)	1	Hawaiian Islands, 1849	407
What, are open to American commerce— China, 1844, 18581	16 139	Honduras, 1864	426
Japan, 1854, 1857, 1858	48, 450	Nicaragua, 1867 Peru, 1851	566 613
Portugal,	•	Privateers, (see Asylum; Letters of Marque;	020
Treaty of commerce and navi- gation, August 26, 18406	34_638	Piracy,) Not to be fitted out in ports of either	
1. Freedom of commerce and navigation	634	party to act against the other—	
2. Vessels of each nation in ports of the	<b>60.4</b>	Dominican Republic, 1867.	184
Tonnage, light, and harbor dues, &c.	634 635	France, 1778, 1800	9,231
3. Duties on importations of products of		Great Britain, 1794, 1871	0, 330 804
either country	635	Commanders or outfitters to give bonds—	
Prohibition to be general	635 635	Bolivia, 1858	7/
Special stipulation between United	500	Brazil, 1828 Central America, 1825	. 86 100
States and France not affected 4. Duties on imports in vessels of either	635	Chili, 1832 10	8, 109
nation	635	Colombia, 1824 Dominican Republic, 1867	154
5. Further privileges of importation.		Ecuador, 1839	183 192
when	635	France, 1800	231

Page.	Pa	
Privateers—Continued.	Prize Causes—Continued.	ge.
Great Britain, 1794	Gnatemala, 1849	383
Guatemala, 1849	Havu, 1864	418
Mexico, 1831		482 EEC
Mexico, 1831		556 620
New Granada, 1846		607
Peru, 1851	Prussia, 1785, 1799, 1828	659
Peru-Bolivia, 1836	San Salvador, 1850	681
Prussia, 1785, 1799, 1828	Venezuela, 1836, 1860793, 8	303
San Salvador, 1850	Produce and Manufactures. (See Reciprocal	
Sweden, 1783	Commercial Agreements.)	
Venezuela, 1860	Prussia. (See German Empire; North German	
Privileges and Protection, (see Consuls; Recip-	Union; Prussia and other States.)  Treaty of amity and commerce,	
rocal Privileges of Citizens, &c.)	September 10, 1785641-	648
Citizens of United States to have, what-		641
China, 1844, 1858, 1868	2. Privileges of subjects of Prussia in	
Japan, 1858       450, 451         Morocco, 1787, 1836       519, 523		641
Netherlands, 1855, (as to Dutch colonies) 548		641
Siam, 1856	Equality of duties and privileges641, 3. Privileges of citizens of the United	042
Prizes, (see Asylum.)		642
Privileges of, in ports of either party-	4. Freedom of navigation and commerce.	642
Dominican Republic, 1867 184	Liberty of trade	642
France, 1778, 1800		642
Great Britain, 1794		642
Sweden, 1783		642
Sweden and Norway, 1816, 1827 735, 741	<ul><li>6. No examination of goods on board</li><li>7. Each party to protect and defend the</li></ul>	642
Are not to pay duties, charges, &c	vessels and effects of the other	642
Dominican Republic, 1867 184		643
France, 1778, 1800		643
Great Britain, 1794 280	8. Vessels coming on coasts or entering	
Prussia, 1785, 1799, 1828		643
May be unloaded and sold— Netherlands, 1782		64: 64:
When captured by privateers, are not to		64:
be sold or exchanged in the neutral		643
port—		643
Dominican Republic, 1867 184	Duties same as payable by native	
France, 1778, 1800		643
Great Britain, 1794	Property of absent heirs to be cared for	643
When not to be adjudged lawful-	Questions among claimants, how de-	
Netherlands, 1782		64
When captured for carrying contraband	Real estate, time allowed heirs for	
of war, how to be treated—	disposal of	64
Dominican Republic, 1867		64
When taken in time of war, officers, &c.,		64
how to be treated—		64
Dominican Republic, 1867 184	Rights of burial	64
Hayti, 1864		64
Captured American vessels not to be sold	Free ships make free goods	64
in ports of the other party— Algiers, 1815, 1816	Neutrality extended to persons	64
Tripoli, 1805		64
Captured by American vessels may be	Detention in case of contraband	64
sold free of duties-	Proceedings on detention	64
Algiers, 1815, 1816		64
Tripoli, 1805		64
Purchased by Americans, what papers required—	15. Regulation of visits at sea	64 64
Algiers, 1795, 1815, 18162, 7, 11		64
Tripoli, 1796, 1805	17. Recaptured vessels, restoration of	64
Tunis, 1797 764		64
Prize Causes,	19. Privileges of prizes in the ports of	
To be adjudicated in prize courts only—	either party	64
Bolivia, 1858		64
Central America, 1825		64
Chili, 1832 169		46
Colombia, 1824	21. War with a common enemy, regula-	
Dominican Republic, 1867 1867		
Ecuador, 1839 193		6/

		Page.	1	Page
Prussia-	-Continued		Prussia—Continued.	er
	When recapture made by vessels of		Proofs and surety	654
	war	646	Admission of prizes into ports	654
	Distribution of gratuities	646	Adjudication of prize causes	654
	Proofs and surety	646	22. Convoys to vessels of either party	65
	Admission of prizes into ports	646	23. Agreement in case of war between the	
	Adjudication of prize causes	646	parties-	
	Prize regulations	646	Time allowed merchants to remove	65
99.	Convoys to vessels of either party	646	Their effects not to be seized	65
	Agreement in case of war between the	,010	Women, children, &c., to be unmo-	-
20.				65
	parties—	0.40	lested	654
	Time allowed merchants to remove	646	Who may continue their employments	
	Their effects not to be seized	646	Their property not to be destroyed	654
	Women, children, &c., to be unmo-	242	Compensation for property taken	654
	lested	646	24. Prisoners of war, regulations for hu-	
	Who may continue their employ-		mane treatment of65	4, 65
	ments	646	Stipulations not to be annulled or	
	Their property not to be destroyed	646	suspended	658
	Compensation for property taken	<b>64</b> 6	25. Consular officers, appointment and	
	Freedom to trading-vessels	647	privileges of	65
	Neither party to send out privateers.	647	When engaged in trade to be subject	
24.	Prisoners of war, regulations for hu-		to laws of the country	65
	mane treatment of	647	26. Favors granted to other nations to be-	
	Stipulations not to be annulled or sus-	011	come common	65
		647	27. Duration of treaty	65
95	pended	047	Potifications	
<i>2</i> 0.	functions of	CAR	Ratifications	65
	functions of	647	Treaty of commerce and navi-	
	When engaged in trade to be subject	0.45	gation, May 1, 182865	
00	to laws of the country	647	1. Freedom of commerce and navigation	650
26.	Favors granted to other nations to be-		Rights of residence and business	650
	come common	648	2. Tonnage duties, &c	650
27.	Duration of treaty	<b>64</b> 8	3. Importations in vessels of either	•
	Katifications	<b>64</b> 8	nation	65
Ren	ewed treaty of amity and		Equality of duties and charges	65
	commerce, July 11, 1799.64	8-656	4. Applicability of stipulations	653
1.	Peace and friendship	649	5. Duties on products of either country.	65
2.	Privileges of Prussian subjects in the	. 0.10		OU.
	United States	649	6. Exportations in vessels of either	7 65
3.	Privileges of citizens of the United	040	nation	
•	States in Prussia	640	Equality of duties and charges65	
4	Freedom of navigation and same	649	7. Coasting trade reserved	65
<b>4.</b>	Freedom of navigation and commerce	649	8. No preferences in importations	658
e.	Lading or unlading of vessels	650	9. Favors granted to other nations to be-	
0.	Examination of goods	650	come common	65
7.	Protection to vessels and effects	650	10. Consular officers, appointment of	658
8.	Treatment of vessels touching at ports	650	Their privileges and powers	658
9.	Assistance in case of shipwreck	650	When in business, to be subject to	
10.	Disposal and inheritance of personal		laws of the country	658
	property	0,651	Settlement of disputes between mas-	-
	Real estate, withdrawal of proceeds of	651	ters and crews	658
11.	Religious liberty	651	11. Reclamation of deserters from vessels .65	000
	Rights of burial	651	12. Article XII, treaty of 1785, revived	
12.	Rights of neutrals at sea to be the	001	Articles VIII to VVIV treater of 1900	659
	subject of future treaty	651	Articles XIII to XXIV, treaty of 1799,	~~
	Principles to be observed in the inter-	W1	revived	659
	val	651	Exception to paragraph of Article	
13	Contraband goods not subject to con-	<b>651</b> ·	XIX	659
20.	fiscation	OF 1	Neutral rights at sea to be the subject	
	Detention in case of contraband	651	of future treaty	659
	Dreaming in case of contraband	651	13. Blockaded ports, regulations at	659
	Proceedings on detention	652	14. Disposal of personal property	659
4.4	Contraband articles specified	652	Succession to personal estates	659
14.	Snips' papers in time of war.	652	Duties payable same as by native citi-	-
	When to be exhibited	652	zens only.	659
15.	Regulation of visits at sea.	652	Property of absent heirs to be cared	00.
16.	No embargo without indemnification.	653	for	CE
	Arrests for debt or offenses	653	Real estate time allowed being for 31-	659
17.	Recaptured vessels, restoration of	653	Real estate, time allowed heirs for dis-	
18.	Asylum to vessels seeking refuge	653	posal of	660
19.	Privileges of prizes in the ports of	000	No duties of detraction	660
,	either party	geo :	Prussian laws to prevent emigration	
	No asylum in United States to prizes	<b>65</b> 3	not derogated from	66
	captured from Crost Distain	050	10. Duration of treaty	660
90	captured from Great Britain	653	10. Ratifications	66
۵0.	Letters of marque not to be accepted.	653	Prussia and other States.	
<b>ស</b> 1	Neutrality to be maintained	653	Extradition convention, June	
Z1.	War with a common enemy, regula-		16, 1852	0_669
	tions in case of—		Contracting parties	66
	Restitution of recaptured vessels	654	1. Fugitives from justice to be delivered	00.
	What compensation to be made	654	in8 as rear Juparco so no dell'Acted	66
		_	up	OO

	Page.	, 19	age.
Prussia and other States—Continued.	* "E"	Real Estate-Continued.	ago.
Requisitions, how made	661	Hesse-Cassel, 1844	422
Crimes for which surrender may be		Nassau, 1846	531
made	661	Saxony, 1845	690
Evidence of criminality required	661	Würtemberg, 1844	809
Surrender, how to be made Expenses of arrest and delivery	661 661	Shall be allowed three years— Brazil, 1828	3 84
2. Accessions to convention by other	001	Central America, 1825	97
German States	662	Chili, 1832	106
3. Neither party to surrender its own		Colombia, 1824	152
citizens	662	Ecuador, 1839	189
4. When extradition may be delayed	662	Guatemala, 1849	380
5. Duration of convention	662	Hanseatic Republics, 1827	402
6. Ratifications	662	Peru, 1851 Peru-Bolivia, 1836	616 604
Additional article, November 16, 185266	2, 663	Swiss Confederation, 1847	747
Reference to convention of June 16,		Venezuela, 1836	789
1852		Shall have the longest period allowed by	
Time for ratifications extended	663	the law of the country—	71
Effect of additional article	663 663	Bolivia, 1858	71 179
Puget's Sound Agricultural Company,	000	Venezuela, 1860	799
Possessory rights of, to be respected-		Shall have the time allowed by the law	
Great Britain, 1846	321	of the state or country—	
Treaty for settlement of claims of—		Brunswick and Luneburg, 1854	93
Great Britain, 1863	346	Nicaragua, 1867	568
Q.		Orange Free State, 1871 Portugal, 1840	581 637
4.		Russia, 1832	669
Quarantine. (See Reciprocal Commercia! Agree-		Swiss Confederation, 1850	750
ments.)	•	Shall be allowed a reasonable time—	
_		Hanover, 1840, 1846390	, 395
R.		Hawaiian Islands, 1849	408 471
Rape. (See Extradition.)		Oldenburg, 1847	578
Real Estate, (see Alienage; Aubaine, Droit d';		Portugal, 1840	637
Consuls; Détraction, Droit de;		Prussia, 1785, 1799, 1828643, 651	,661
Succession,)		Russia, 1832	669
Citizens of each country in the territories		Sardinia, 1838	688
of the other may dispose of, by will,		Spain, 1795 Time allowed may be prolonged by the	707
donation, or otherwise— France, 1798, 180020	07. 226	government in whose territories the	
New Granada, 1846	552	land is situated—	
San Salvador, 1850	677	Austria, 1848	25
Swiss Confederation, 1850	750	Bavaria, 1845	41
Two Sicilies, 1855	781	Hesse-Cassel, 1844 Nassau, 1846	422 531
Their heirs, &c., being citizens or subjects of the other party, may succeed to—		Saxony, 1845	690
France, 1778, 1800	07, 226	Würtemberg, 1844	809
New Granada, 1846	552	The taxes or dues charged on succession	
San Salvador, 1850	677	or withdrawal to be the same as	
Swiss Confederation, 1850	750	imposed upon natives—	Q 10
Two Sicilies, 1855	781	Argentine Confederation, 1853 1 Austria, 1848	25
Most favored footing in respect to— Italy, 1871	444	Bolivia, 1858	72
Citizens of each country may dispose of,		Brazil, 1828	84
in the territories of the other where		Brunswick and Luneburg, 1854	93
the laws of the state permit-	00 500	Chili, 1832	106 179
Nicaragua, 1867	68, 569	Dominican Republic, 1867	189
May possess and dispose of, in the same manner as citizens—	,	Ecuador, 1839 France, 1853	251
Argentine Confederation, 1853	18, 19	German Empire, 1871	257
France, 1853	251	New Granada, 1846	552
San Salvador, 1850	677	Nicaragua, 1867	568
President of the United States to recom-		Orange Free State, 1871 Peru, 1851	581 616
mend States of the Union to pass laws authorizing aliens to hold—	•	Peru-Bolivia, 1836	604
France 1853	251	Portugal, 1840637	, 638
France reserves the right of establishing	:	Russia, 1832	665
reciprocity in regard to possession		San Salvador, 1850677	, 678
and inheritance of	251	Sardinia 1838 1847 1850 747	688 750
Persons disqualified by alienage from		Swiss Confederation, 1847, 1850747	781
taking, by descent, allowed two years to sell and withdraw pro-	•	Two Sicilies, 1855	799
ceeds—		To be the same as imposed upon the most	
Austria, 1848	25	favored nations—	
Bavaria, 1845	41	Hawaiian Islands, 1849	408

Pag	Page.
Real Estate-Continued.	Reciprocal Commercial Agreements—Continued.
There shall be no duties of detraction—	Mexico, 1831 477
Bavaria, 1845	41 New Granada, 1846 550
	97 Oldenburg, 1847 578
	52 Orange Free State, 1871 581
	07 Peru, 1851 613
	80 Peru-Bolivia, 1836 602
Hanover, 1840, 1846 390, 39	
Hanseatic Republics, 1827	02 Prussia, 1785, 1799, 1828 648, 655, 658
	08 Russia, 1832
	22 San Salvador, 1850 675
	71 Sardinia, 1838
Nassau, 1846	31 Sweden, 1783 722
	78 Sweden and Norway, 1816, 1827 735, 741
Prussia, 1785, 1799, 1828 643, 651, 60	
Saxony, 1845	90 <u>Tripoli, 1805 758</u>
	07 Two Sicilies, 1845, 1855773, 783
	09 Venezuela, 1836, 1840
The property of absent heirs to receive	Coasting trade of each country reserved
the same care as if it were the	for citizens—
property of citizens—	Austria, 1829 23
Austria, 1848	Belgium, 1845, 1858, (placed on footing
Bavaria, 1845.	of most favored nation)49,58
Hesse-Cassel, 1844	23 Bolivia, 1858 69
Nassau, 1846 55	32 Brazil, 1828
	91 Central America, 1825 96
Wiirtemborg 1944	81 Chili, 1832 105
Würtemberg, 1844	10 Colombia, 1854
be settled before the courts of the	Costa Rica, 1851
country—	Denmark, 1826
70 . 40.4	Dominican Republic, 1867 186
Hesse-Cassel, 1844	42 Ecuador, 1839
Nassau, 1846. 53	
Recaptures. (See Captures.)	
licelprocal Commercial Agreements,	Hayti, 1864
Respecting trade between the United	Honduras, 1864 427
States and British America—	Italy, 1871. 440
Great Britain, 1794, 1854, 1871 270, 282	Mecklenburg-Schwerin, 1847. 468 2. Mexico, 1831
329-333, 362-36	66 Notherland 1000
All favors in navigation or commerce	Non-Carried 1040
which have been or shall be granted	
by one party to any other nation	Nicaragua, 1867
shall become common to the other	
party—	Peru-Bolivia, 1836
Argentine Confederation, 1853	17 Portugal, 1840 636
Costa Rica, 1851	
Hawaiian Islands, 1849 46	658 Russia, 1828
Hayti, 1864	12 San Salvador, 1850
Honduras, 1864 49	27 Sardinia, 1838
Liberia, 1862 46	or Sweden and Norway 1897 796
Nicaragua, 1867 56	67 Two Sicilies, 1845, 1855
Paraguay, 1859 50	95 Venezuela, 1836, 1860
All such favors granted subsequent to	Fisheries exempt from operations of recip-
date of treaties to become com-	rocal agreements
mon—	Belgium, 1845, 1858 50 56
Algiers, 1815, 1816	Nemeriands, 1852
Austria, 1829	23 Two Sicilies, 1855. 782
Belgium, 1845, 1858 50,	There shall be reciprocal freedom of com-
Bolivia, 1858	merce—
Brazil, 1828.	Argentine Confederation, 1853 17
Chili 1939 1932	Austria, 1029
Chili, 1832, 1833	Ag 50
Colombia, 1824	BOHVIA, 1838 60
Denmark, 1826	Dorneo, 1850
	Drazii, 1828
	Central America, 1825.
	70 Unin, 1832
	Colombia, 1524
	Costa Rica 1851
	Denmark, 1826
4(	Dominican Republic, 1867

Reciprocal Commercial Agreements-Continued.	Page.	notes and	Page.
Ecuador, 1839	187	Reciprocal Commercial Agreements—Continued.	
France, 1800	226	Peru, 1851 Portugal, 1840	614
Great Britain, 1794, 181527	5, 293	Prussia 1785 1700 1809 640 64	635
Greece, 1837	373	Prussia, 1785, 1799, 1828	
Guatemala, 1849	378	Russia, 1832 San Salvador, 1850	666 676
Hanover, 1840, 1846	37, 394	Sardinia, 1838	685
Hawaiian Islands, 1749	406	Sweden and Norway, 1827	737
Hayti, 1864	413	Two Sicilies, 1845, 1855	3 789
Honduras, 1864	426	venezuela, 1836, 1860	38 799
Italy, 1871	439	Articles the growth, produce, or manufac-	~,
Liberia, 1862	461	ture of one party, imported in its	
Madagascar, 1867	465	own vesseis into the ports of the	
Mecklenburg-Schwerin, 1847	470	other, are subject to no higher duties	
Mexico, 1831	477	than if imported in national vessels-	_
New Granada, 1846	550	Bolivia, 1858	69,70
Nicaragua, 1867 Paraguay, 1859	566	Costa Rica, 1851	160
Persia, 1856	596 600	Great Britain, 1815, (as to British terri-	
Peru, 1851	613	tories in Europe)	293
Peru-Bolivia, 1836	602	Greece, 1837	293
Portugal, 1840	634	Hanayar 1840 (to include all attention	379
Prussia, 1785, 1799, 1828		Hanover, 1840, (to include all other German states, &c.)	200
Russia, 1832	666	Hanseatic Republics, 1827	388 400
San Salvador, 1850	675	Hawaiian Islands, 1849	406
Sardinia, 1838	684	Havti, 1864.	414
Sweden and Norway, 1816, 182773	31,737	Honduras, 1864.	427
Two Sicilies, 1845, 1855	73,781	Italy, 1871	440
venezuela, 1836.	787	Mecklenburg-Schwerin, 1847	67.468
Each party shall have free access to the		Mexico, 1831	478
ports of the other which are open		New Granada, 1846	551
to foreign commerce—	1~	Nicaragua, 1867	567
Argentine Confederation, 1853. Austria, 1829	17 21	Portugal, 1840	635
Bolivia, 1858	63	Prussia, 1828	657
Costa Rica, 1851	159	San Salvador, 1850 Sardinia, 1938	676
Denmark, 1826	167	Sweden and Norway, 1827.	685 737
Ecuador, 1837	188	Two Sicilies, 1845, 1855	73. 789
Great Britain, 1794, 1815		Venezuela, 1836, 1860	88.790
Greece, 1837	373	Articles the growth, produce, or manu-	
Hanover, 1840	387	facture of one party, exported in	
Honduras, 1864	426	its own vessels to the territories of	•
Italy, 1871	439	the other, are to pay the same du-	
Liberia, 1862	461	ties, and are to be allowed the	_
Mexico, 1831 Nicaragua, 1867	477 566	same drawbacks and bounties, as if	
Peru, 1851	613	exported in national vessels— Bolivia, 1858	co ~
Peru-Bolivia, 1836	602	Costa Rica, 1851	160
Portugal, 1840	634	Great Britain, 1815, (as to British terri-	
Prussia, 1828	656	tories in Europe)	93. 294
Russia, 1832	666	Greece, 1837	374
San Salvador, 1850	675	Guatemala, 1849	379
Sardinia, 1838	684	Hanover, 1840, (to include all other Ger-	
Sweden and Norway, 1816, 18277		man states, &c.).	- 388
Two Sicilies, 1855.	781	Hanseatic Republics, 1827	400
Whatever may be imported or exported in national vessels may be imported		Hawaiian Islands, 1849	407
or exported in vessels of the other		Hayri, 1864	414
party—Austria, 1829		Honduras, 1864. Italy, 1871.	427 440
Bolivia, 1858	69	Mecklenburg-Schwerin, 1847	468
Brazil, 1828	82	Mexico, 1831	478
Central America, 1825		New Granada, 1846	551
Denmark, 1826	167	Nicaragua, 1867.	567
Dominican Republic, 1867		Portugal, 1840	630
Ecuador, 1839		Prussia, 1828	<b>57,</b> 658
Greece, 1837		San Salvador, 1850	676
Guatemala, 1849		Sardinia, 1838	683
Hanover, 1846	391 400	Sweden and Norway, 1827	737
Hawaiian Islands, 1849		Two Sicilies, 1845, 1855	
Hayti, 1864		Venezuela, 1836, 1860	
Italy, 1871	440	facture of one party, imported into	
Liberia, 1862	462	the territories of the other, to be	
Mecklenburg-Schwerin, 18474	167, 468		
New Granada, 1846		than imposed on like articles of	
Oldenburg, 1847	578	any other foreign country-	
Ottoman Empire, 1862	588	Argentine Confederation, 1853	17

70	Page.		Page.
Reciprocal Commercial Agreements—Continued.		Reciprocal Commercial Agreements—Continued.	
Austria, 1829	22	Two Sicilies, 1855	
Belgium, 1858	54	Venezuela, 1836, 1860	3, 800
Bolivia, 1858	70	Than is imposed on like exports in nation-	
Brazil, 1828	82	al vessels—	
Central America, 1825	96	Belgium, 1858	53
Costa Rica, 1851	$\frac{160}{168}$	Ecuador, 1839	188
Denmark, 1826 Dominican Republic, 1867	180	Great Britain, 1815, (as to British pos-	2 00 4
Ecuador, 1839	188	sessions in Europe)	
Great Britain, 1815, (as to British posses-		Greece, 1837 Guafemala, 1849	374
sions in Europe)	293	Hanseatic Republics, 1827	400
Guatemala, 1849	379	Nicaragua, 1867.	567
Hanover, 1840, 18463		Sweden and Norway, 1827	738
Hanseatic Republics, 1827		Two Sicilies, 1855.	782
Hawaiian Islands, 1849		The prohibition of exports or imports of	
Hayti, 1864		articles the growth, produce, or	
Honduras, 1864	427	manufacture of one party, in the	
Italy, 1871	440	territories of the other, shall extend	
Liberia, 1862	462	to like articles of all other	
Mecklenburg-Schwerin, 1847	469	nations—	
Mexico, 1831	477	Argentine Confederation, 1853.	18
New Granada, 1846	551	Austria, 1829	22
Nicaragua, 1867 Oldenburg, 1847	567 578	Bolivia, 1858	70
Orange Free State, 1871		Brazil, 1828 Central America, 1825.	82
Ottoman Empire, 1862	586		96
Paraguay, 1859	595	Costa Rica, 1851 Denmark, 1826	160 168
Peru, 1851	614	Dominican Republic, 1867	181
Portugal, 1840	635	Ecuador, 1839	188
Prussia, 1828	657	Great Britain, 1815, (as to British pos-	100
Russia, 1832	667	sessions in Europe)	293
San Salvador, 1850	676	Greece, 1837	4, 375
Sardinia, 1838	585	Guatemala, 1849	379
Sweden and Norway, 1816, 18277	32,738	Hanover, 1840, 1846389	9, 393
Swiss Confederation, 1850		Hanseatic Republics, 1827	401
Two Sicilies, 1855	782	Hayti, 1864	415
No higher duty or charge shall be im-		Honduras, 1864	427
posed by one party, on exports to	)	Italy, 1871 Mecklenburg-Schwerin, 1847	440
the other, than is imposed on ex-		Mexico, 1831	469 477
ports of like articles to any other	•	New Granada, 1846	551
foreign country—		Nicaragua, 1867	567
Argentine Confederation, 1853	<b>17, 1</b> 8	Oldenburg, 1847	578
Bolivia, 1858	70	Ottoman Empire, 1862	586
Brazil, 1828	82	Paraguay, 1859	595
Central America, 1825		Peru, 1851	614
Costa Rica, 1851 Denmark, 1826	160	Portugal, 1840	63
Dominican Republic, 1867	168 180	Prussia, 1828	657
Ecuador, 1839		Russia, 1832	667
Great Britain, 1815, (as to British pos-	. 100	San Salvador, 1850 Sardinia, 1838	676
sessions in Europe)	293	Sweden and Norway, 1816, 182773	685
Guatemala, 1849	379	Two Sicilies, 1858	2, 730 783
Hanover, 1840, 1846 3	88, 393	Merchandise coming from either country in	100
Hanseatic Republics, 1827	. 401	any vessel shall not be prohibited	
Hayti, 18644	14, 415	in the ports of the other party—	
Honduras, 1864	427	Liberia, 1862	462
Italy, 1871 Liberia, 1862	440	Merchandise imported in vessels of either	
Mecklenburg-Schwerin, 1847	462	party from any country is not to be	
Mexico, 1831	469 477	prohibited in the ports of the other	
New Granada, 1846	551	party—	
Nicaragua, 1867.	567	Liberia, 1862 Preferences in government purchases shall	462
Oldenburg, 1847	578	not be given to articles imported in	
Urange Free State, 1871.	581	national vessels—	
Ottoman Empire, 1862	586	Austria, 1829	23
Paraguay, 1859	595	Greece, 1837	374
Peru, 1851	614	Hanover, 1840, 1846	9.399
Portugal, 1840.	635	Hanseatic Republics, 1827.	401
Prussia, 1828 Russia, 1832	657	Mecklenburg-Schwerin, 1847	468
San Salvador, 1850	667	Oldenburg, 1847	578
Sardinia, 1838	685	Prussia, 1828	658
Sweden and Norway, 1816, 1827 7	20 722	Sardinia, 1838	686
Swiss Confederation, 1850.	750	Sweden and Norway, 1827 Two Sicilies, 1845, 1855.	738

Reciprocal Commercial Agreements—Continued.	Page.
The most favored nation principle is to	Reciprocal Commercial Agreements—Continued.
be applied to merchandise imported	Prussia, 1785, 1799
	Sweden, 1783 730
or exported by citizens of either	Certain fish and fish-oil to be admitted
power in the territories of the	into each country free of duty—
other—	Great Britain, 1871, 1873
Persia, 1856	Export duties not to be imposed upon
Swiss Confederation, 1850 751	certain goods in transit through the
The produce of one country may be ex-	United States and Canada—
ported in vessels of the other on as	Great Britain, 1871
favorable terms as in vessels of any	Exports in vessels of either party subject
foreign country—	to duties and formalities only at
Liberia, 1862	the port of chiament
Liberia, 1862 462 If either party imposes discriminating	the port of shipment—
duties upon the produce of a third	Belgium, 1845, 1858 50, 53
nower the other party man deter	Duties or charges on imports to be the
power, the other party may deter- mine the origin of its products des-	same, whether made in vessels of
tined for the ports of the party in	one party or of the other—
tined for the ports of the party im-	Argentine Confederation, 1853 18
posing the duty—	Austria, 1829
Dominican Republic, 1867	Belgium, 1845, 1858
Hayti, 1864 415	Bolivia, 1858
Swiss Confederation, 1850 751	Central America, 1825
Vessels of either party entering a port of	Costa Rica, 1851 160
the other, and not wishing to un-	Denmark, 1826
load, may depart without doing	Dominican Republic, 1867 180
80—	Greece, 1837
Belgium, 1845, 1858 50, 54	Guatemala, 1849
Greece, 1837	Hanover, 1840, 1846
Netherlands, 1782, 1852538, 545	Hanseatic Republics, 1827
Prussia, 17c5, 1799	
Sweden, 1783	Liberia, 1862
Sweden and Norway, 1816, 1827 734, 930	Mecklenburg-Schwerin, 1847
Are to be treated according to general	
rules relative to the object-	Mexico, 1831
13 1860	Notherlands, 1839, 1852543, 544
	New Granada, 1846
Sweden and Norway, 1816, 1827734, 739	Oldenburg, 1853 579
Vessels of one party may discharge part	Ottoman Empire, 1862 588
of their cargoes in a port of the	Paraguay, 1859 595
other, paying duties only on the	Peru, 1851
portion discharged—	Portugal, 1840
Belgium, 1845, 1858	Prussia, 1828
Bolivia, 1858	Russia, 1832
Dominican Republic, 1867	San Salvador, 1850 676
Greece, 1837	Sardinia, 1838 685
Netherlands, 1852 545	Sweden and Norway, 1827 737
Peru, 1851	Two Sicilies, 1855 782
Sweden and Norway, 1816, 1827734, 739	Venezuela, 1836, 1860
Two Sicilies, 1845, 1855773, 782	Such duties or charges to be no other or
Of each party in the ports of the other are	higher than imposed upon articles
placed in this respect on the most	imported in vessels of the most
favored footing—	favored nation—
Prussia, 1785, 1799	France, 1800
Sardinia, 1838	Hawaiian Islands, 1849
Such vessels may proceed with the re-	Hayti, 1864
Such vessels may proceed with the re- mainder of the cargo to another	Russia, 1834
port of the same country—	Duties and charges on vessels of each
Bolivia, 1858	party in the ports of the other to
Dominican Republic, 1867	be the same as on national ves-
	sels
Italy, 1871	Belgium, 1858
Netherlands, 1852 545	Bolivia, 1858
Peru, 1851	Central America, 1825
Paraguay, 1859 594	Denmark, 1826
Sweden and Norway, 1816, 1827734, 739	Dominican Republic, 1867
Two Sicilies, 1845, 1855773, 782	Guatemala, 1849
But must pay the duties on the vessels	Hanover, 1840, 1846
themselves in the first port—	Hanseatic Republics, 1827
Greece, 1837	Italy, 1871 440
Sweden and Norway, 1816, 1827734, 739	Liberia, 1862
Such vessels may also load at different	Mecklenburg-Schwerin, 1847
ports for the same outward voy-	Mexico, 1831
age-	Netherlands, 1839 543
Bolivia, 1858	New Granada, 1846 551
After vessels of one party are laden in	Oldenburg, 1853 579
the ports of the other they are not	Ottoman Empire, 1862 588
to be subjected to examination-	Paraguay, 1859 595
France, 1778	Peru, 1851

ī	age.	1	Page.
Reciprocal Commercial Agreements—Continued.	age.	Reciprocal Commercial Agreements—Continued.	rage.
Portugal, 1840	635	Ottoman Empire, 1862	55
Prussia, 1828	657	Peru, 1851	61;
San Salvador, 1850	$\begin{array}{c} 676 \\ 685 \end{array}$	Paraguay. 1859	593
Sardinia, 1838 Sweden and Norway, 1827	737	Two Sicilies, 1845 Light-house dues—	77:
Two Sicilies, 1855.	782	Argentine Confederation, 1853	1
Venezuela, 1836, 1860	799	Austria, 1829	ນ
Such duties and charges to be the same	•	Belgium, 1858	5
as those of the most favored na-		Costa Rica, 1851	16
tion— Belgium, 1858	54	Greece, 1837	37
Bolivia, 1858	70	Hawaiian Islands, 1849 Honduras, 1864	407
France, 1778, 1800		Mexico, 1831	471
Greece, 1837	374	Netherlands, 1839, 1852	3. 54
Hayti, 1864	414	Nicaragua, 1867	$^{\prime}56^{\circ}$
No duties shall be imposed by either party on the navigation of the		Ottoman Empire, 1862	588
other higher or other than imposed		Paraguay, 1859 Pern, 1851	59
on every other navigation—		Portugal, 1840	$\frac{61}{63}$
Greece, 1837	374	Prussia, 1828	656
Vessels of each party in the ports of the		Sardinia, 1838	68
other are to be on the same footing		Sweden and Norway, 1827	73
as national vessels, with respect to dues, charges, or allowances, in the		Two Sicilies, 1845, 1855	3, 78
following cases:		Local charges— Argentine Confederation, 1952	4.
Anchorage—		Argentine Confederation, 1853. Austria, 1829	18 2
Belgium, 1858	53	Belgium, 1858	5
Two Sicilies, 1855	781	Costa Rica, 1851	16
Average— Argentine Confederation 1952	10	Greece, 1837	37
Argentine Confederation, 1853 Brokerage—	18	Honduras, 1864.	42
Belgium, 1858	53	Mexico, 1831 Nicaragua, 1867	47
Bnoys	•	Ottoman Empire, 1862	$\frac{56}{58}$
Belgium, 1858	53	raraguay, 1009	59
Clearance— Belgium 1858		Peru, 1851	613
Belgium, 1858 Drawbacks and bounties—	53	Portugal, 1840	63
Argentine Confederation, 1853.	18	Prussia, 1828	65
Austria, 1829	23	Sardinia, 1838 Sweden and Norway, 1827	-680
Belgium, 1858	53	Two Sicilies, 1845, 1855	78 78
Bolivia, 1858	70	Pliotage—	,,.
Brazil, 1828 Central America, 1825	82 96	Argentine Confederation, 1853	1
Costa Rica, 1851	. 161	Austria, 1829	2
Denmark, 1826	168	Belgium, 1858 Costa Rica, 1851	5
Dominican Republic, 1867	180	Greece, 183/	160 373
Ecuador, 1839 Great Britain, 1815	188	nawahan Islands, 1849	40
Greece, 1837	294 375	Honduras, 1864	42
Guatemala, 1849	379	Mexico, 1031	47
Hanover, 1840, 1846	. 391	Netherlands, 1839, 1852	3, 54
Hanseatic Republics, 1827	400	Ottoman Empire, 1862	56° 58°
Hawaiian Islands, 1849	407	raraguay, 1859	59
Hayti, 1864 Honduras, 1864	414 427	I 01 (U2A1, 1040)	63
Italy, 1871	440	Frussia, 1828	650
Mecklenburg-Schwerin, 1847	468	Daiuluia, 1000	680
Mexico, 1831	178	Sweden and Norway, 1827. Two Sicilies, 1845, 1855	73
Netherlands, 1839, 1852 543		rort dues—	), (0.
New Granada, 1846 Nicaragua, 1867	551	Austria, 1829	2
Oldenburg, 1847	567 578	D011V13, 1858	6
Ottoman Empire, 1862	587	Dominican Republic, 1867	180
Peru, 1851	614	Greece, 1837 Mecklenburg-Schwerin, 1847	373
Portugal, 1840	636	Netherlands, 1839, 1852 849	468 ≥ 548
San Salvador, 1850 Two Sicilies, 1845, 1855	676	1 01 01 gai, 1940	63
Venezuela, 1836, 1860	, 782 700	1 1 ussia, 1020	650
maroor dies—	, 133	Sartina, 1838	686
Argentine Confederation, 1853	18	Sweden and Norway, 1827 Two Sicilies, 1845, 1855	737
Costa Rica, 1851	160	&guarantine	, 78
Hawaiian Islands, 1849 Honduras, 1864	407	Hawaiian Islands, 1849	403
Mexico, 1831	427 478	Netherlands, 1839, 1852 549	3, 54
Netherlands, 1839, 1852 549	545	Ottoman Empire, 1862	588
Nicaragua, 1867.	567	Peru, 1851. Two Sicilies, 1845, 1855.	613
		777	. //

	Page.		Page.
Reciprocal Commercial Agreements—Continued.	_	Reciprocal Commercial Agreements—Continued.	<b>- ug</b> .c.
Salvage—		Oldenburg, 1847	578
Argentine Confederation, 1853	18	Prussia, 1785, 1799	
Costa Rica, 1851	160	Spain, 1795	706
German Empire, 1871	259	Sweden and Norway, 1827	737
Greece, 1837	377	Two Sicilies, 1845, 185577	
Hanover, 1840, 184639	90, 392	Certain vessels are to be exempted from	-,
Hawaiian Islands, 1849	410	paying the following dues in the	
Honduras, 1864	437	respective ports:	
Mecklenburg-Schwerin, 1847	468	Anchorage—	
Mexico, 1831	478		53
Netherlands, 1839, 185254	3,545	Italy, 1871	441
Nicaragua, 1867 Oldenburg, 1847	567	Buoys—	
Oldenburg, 1847	578	Belgium, 1858	53
Paraguay, 1859	595	Clearance-	
Peru, 1851	613	Italy, 1871	441
Prussia, 1828	656	Light-house—	
Sardinia, 1838	686	Belgium, 1858	53
Sweden and Norway, 1827	740	Tonnage—	-
Venezuela, 1860	801	Belgium, 1858, 1863	53, 56
Tonnage—		Italy, 1871	441
Argentine Confederation, 1853	18	Vessels of each party in the ports of the	
Austria, 1829	21	other are to be on the footing of	
Belgium, 1858	53	the most favored nation with re-	
Bolivia, 1858	69	spect to the following dues or	
Costa Rica, 1851	160	charges:	
Dominican Republic, 1867	180	Light dues—	
Ecuador, 1839	188	Russia, 1832	666
Greece, 1837	373	Local charges—	-
Guatemala, 1847	379	Russia, 1832	666
Hanover, 1846	391	Pilotage-	000
Hauseatic Republics, 1827	400	Russia, 1832	666
Hawaiian Islands, 1849	407	Port dues-	000
Honduras, 1864	427	Russia, 1832	666
Italy, 1871	440	Tonnage—	000
Liberia, 1862	461	Greece, 1837	374
Mecklenburg-Schwerin, 1847	467		414
Mexico, 1831	478	Sweden and Norway, 1827	738
Netherlands, 1839, 1842		Special provisions as to quarantine—	•00
New Granada, 1846	551	Greece, 1837	377
Nicaragua, 1867	567	Sweden and Norway, 182774	
Oldenburg, 1847	578	Goods the production of the soil or in-	.0,
Ottoman Empire, 1862	588	dustry of one country, imported in	
Paraguay, 1859	595		
Peru, 1851	613	try for transit or re-exportation,	
Portugal, 1840	635	shall not pay a discriminating	
Prussia, 1828	656	duty—	
Russia, 1832	666	France, 1822	243
Sardinia, 1838	686	Salvage may be settled by arbitration	~
Sweden and Norway, 1827	737	when it cannot be agreed upon—	
Two Sicilies, 1845, 1855		Liberia, 1862	462
Venezuela, 1836, 1860	88. 799	Salvage on recaptures, when one of the	
Warehouse charges—	,	powers is neutral—	
Belgium, 1858, (and to be confined to		Prussia, 1799	654
watch and storage)	54	Privileges of transit to be equal for the	
Ottoman Empire, 1862	587	products of either party—	
Wrecks—		Greece, 1837	375
Argentine Confederation, 1853	18	Sweden and Norway, 1827	739
Austria, 1870	32	Transit of merchandise through the	
Belgium, 1858	54	United States and Canada—	
Bolivia, 1858	71	Great Britain, 1871	365
Brazil, 1828	83	No duty shall be exacted on goods from	
Central America, 1825	96	wrecked vessels unless destined for	
Chili, 1832	106	consumption in the country—	
Colombia, 1824	151	Austria, 1870	32
Costa Rica, 1851	160	Brazil, 1828	83
Dominican Republic, 1867	181	Central América, 1825	97
Ecuador, 1839	189	Chili, 1832	106
German Empire, 1871	259	Colombia, 1824	152
Greece, 1837	376	Ecuador, 1839	189
Guatemala, 1849	379	German Empire, 1871	259
Hanover, 1840, 1846	0. 392	Guatemala, 1849	380
Hawaiian Islands, 1849	410	Hanover, 1840, 184639	
Hayti, 1864.	415	Hawaiian Islands, 1849	410
Mecklenburg-Schwerin, 1847	468	Italy, 1871	441
Mexico, 1831	478	Mecklenburg-Schwerin, 1847	468
Nicaragna 1867	567	Mexico, 1831	479

Pa	age.		age
Reciprocal Commercial Agreements—Continued.		Reciprocal Privileges of Citizens—Continued.	
New Granada, 1846	552	They may hire and occupy warehouses—	100
Oldenburg, 1853	579	Dominican Republic, 1867	179
Prussia, 1785, 1799		Hayti, 1864	413
	677	Swiss Confederation, 1850	74
Two Sicilies, 1845, 1855		Venezuela, 1860	79
	799	They may hire and occupy houses and	
No duty in such case unless exacted in	1	warehouses—	
like case on national vessels—	404	Argentine Confederation, 1853	1
	181	Bolivia, 1858	6
	415	Borneo, 1850	75
	700	Costa Rica, 1851	159
No duty is to be exacted in such case—		Greece, 1837	373
	, 11	Great Britain, 1794	27
Bolivia, 1858	71	Hanover, 1840, 1846	, 39
The property in such case to be restored		Hawaiian Islands, 1849	40
to the owners if claimed within a		Honduras, 1864	42
year and a day—		Italy, 1871	439
	537	Mecklenburg-Schwerin, 1847	470
	740	Mexico, 1831	47
The property in such case to be restored		Nicaragua, 1867	550
if claimed—		Oldenburg, 1847	478
Ottoman Empire, 1830	585	Paraguay, 1859	59
Tipoli, 1805.	759	Peru, 1851	613
Two Sicilies, 1845, 1855775,	783	Sweden and Norway, 1816, 1827731	, 73
Merchant vessels are not to be impressed—		Two Sicilies, 1845, 1855774	.780
	584	Their dwellings shall be respected—	•
Routes of interior commerce, how estab-		Bolivia, 1858	69
lished—		Hawaiian Islands, 1849	408
Mexico, 1831	484	Peru, 1851	613
Reciprocal Privileges of Citizens of each Nation	- 4	Two Sicilies, 1845, 1855774	. 78
within the Territories of the other,	1	They may engage in commerce and	,
(see Consuls; Naturalization; Per-		trade—	
sonal Property; Real Estate; Tunis,)		Argentine Confederation, 1853	17
The citizens of each nation may reside in	- 1	Bolivia, 1858	69
the territories of the other, remain-	- 1	Borneo, 1850	79
ing subject to the laws—	1 1	Brazil, 1828	8
Argentine Confederation, 1853	17	Central America, 1825	9;
Austria, 1829	21	Chili, 1832	103
Bolivia, 1858	69	Colombia, 1824	150
Brazil, 1828	82	Costa Rica, 1851	159
Central America, 1825.	95	Denmark, 1826	167
Chili, 1832	105	Dominican Republic, 1867	179
Colombia, 1824	150	Ecuador, 1839	187
Costa Rica, 1851	159	Great Britain, 1794	277
	167	Greece, 1837	373
	179	Guatemala, 1849	378
	187	Hanover, 1840, 1846 387	, 394
Grana 1897	277	Hanseatic Republics, 1827	40%
	373	Havti, 1864	41:
Hanayar 1840 1946	378	Honduras, 1864	428
Hanover, 1840, 1846		Italy, 1871	439
	108	Liberia, 1862	461
	113	Mecklenburg-Schwerin, 1847	470
Italy 1871	126	Mexico, 1831	477
	139	Muscat, 1833	528
Mecklenburg-Schwerin, 1847	161	New Granada, 1846	550
	170	Nicaragua, 1867	566
	177	Oldenburg, 1847	578
	550	raraguay, 1859	594
Oldenburg 1847	566	Peru, 1851	613
	578	rem-Bolivia, 1836	600
	594	Frussia, 1785, 1799	649
	313	San Sarvador, 1850	675
	502	Sweden and Norway, 1816, 1827 731	737
Prussia, 1785, 1799, 1828	334	1 WO Sicilies, 1845, 1855	780
		venezueia, 1836, 1860	798
	566 275	They are to be subject to no greater taxes.	
	575	duties, or charges than citizens of	
Sweden and Norway, 1816, 1827731, 7	384	the most favored nation—	
		Bolivia, 1858	69
Two Sicilies, 1845, 1855	48	Borneo, 1850	79
Venezuela, 1836, 1860	00	Unin, 1832	105
The citizens of each nation may reside in	30	Colombia, 1824	151
the territories of the other—		Costa Rica, 1831	161
Danna 1070	79	Denmark, 1826	169
		France, 1778	204

Designment Designations of Citizens Courts	Page.		Page.
Reciprocal Privileges of Citizens—Continued.		Reciprocal Privileges of Citizens—Continued.	
Hawaiian Islands, 1849	408	Nicaragua, 1867	569
Mexico, 1831	477	Peru, 1851	613
Netherlands, 1782		Sweden and Norway, 1816, 182773	4,737
Nicaragua, 1867.	568	They shall be put on the footing of re-	
Ottoman Empire, 1830	583	ciprocal equality, except when so	
Peru-Bolivia, 1836	603	doing conflicts with constitutional	
Prussia, 1785, 1799		or legal provisions of either party—	
San Salvador, 1850	677	Orange Free State, 1871	580
Sweden, 1783	723	Swiss Confederation, 1850	749
Tunis, 1824	770	But this shall not extend to political	
Two Sicilies, 1845, 1855	74,780	rights	
They shall enjoy all the privileges of citi-		Orange Free State, 1871	580
zens of the most favored nations-		Swiss Confederation, 1850	749
Bolivia, 1858	70	They may exercise their profession—	
Borneo, 1850	79	Swiss Confederation, 1850	748
Central America, 1825	96	They shall pay no other or higher taxes,	
Chili, 1832	105	charges, or requisitions than citi-	
China, 1865.	148	zens pay—	
Colombia, 1824	151	Argentine Confederation, 1853	19
Guatemala, 1849	. 379	Belgium, 1858	52
Hanseatic Republics, 1827 40		Bolivia, 1858	69
Hawaiian Islands, 1849	409	Honduras, 1864	428
Liberia, 1862	461	Italy, 1871	439
Mexico, 1831	477	Nicaragua, 1867.	570
Netherlands, 178253	33, 534	Orange Free State, 1871	580
New Granada, 1846	51,552	Paraguay, 1859	596
Persia, 1356	599	Peru, 1851	613
Peru-Bolivia, 1836	02,603	Swiss Confederation, 1850	749
San Salvador, 1850	75, 676	Two Sicilies, 1845, 185577	74.781
Tripoli, 1796, 1805	56,759	Or contributions—	
Tunis, 1797	765	Dominican Republic, 1867	178
Two Sicilies, 1845, 1855	74,780	They may manage their own affairs, and	
They shall enjoy all the rights of na-		employ such brokers, agents, or	
tives—		factors as they choose—	
Argentine Confederation, 1853	· 18	Argentine Confederation, 1853	18
Bolivia, 1858	69	Brazil, 1828	82
Brazil, 1828	82	Central America, 1825	96
Colombia, 1824	151	Chili, 1832	105
Denmark, 1826	167	Colombia, 1824	151
Ecuador, 1839	187	Costa Rica, 1851	161
Gnatemala, 1849	378	Dominican Republic, 1867	179
Hanover, 1840, 1846	87, 394	Ecuador, 1839 18	38, 189
Hanseatic Republics, 1827	402	Guatemala, 1849	379
Hawaiian Islands, 1849	408	Hanover, 1840, 1846	37, 394
Honduras, 1864	428	Hanseatic Republics, 182740	01,402
Italy, 1871	439	Hawaiian Islands, 1849	409
Mecklenburg-Schwerin, 1847	470	Hayti, 1864	413
New Granada, 1846	552	Honduras, 1864	428
Oldenburg, 1847	578	Italy, 1871	439
Ottoman Empire, 1862, (as to ware-		Mecklenburg-Schwerin, 1847	470
housing, bounties, facilities, and		Mexico, 1831	478
drawbacks)	587	Morocco, 1787, 1836	18, 523
Paraguay, 1859	596	Netherlands, 1782	535
Peru, 1851	617	New Granada, 1846	
Peru-Bolivia, 1836	604	Nicaragua, 1867	568
Portugal, 1840	634	Oldenburg, 1847	578
Prussia, 1828	656	Paragnay, 1859	596
Russia, 1832	666	Peru, 1851	615
San Salvador, 1850	678	Peru-Bolivia, 1836	603
Sardinia, 1838	684	San Salvador, 1850	677
Two Sicilies, 1845, 18557	74,780	Sweden, 1783	730
Venezuela, 1836, 1860	87,798	Sweden and Norway, 1816, 182773	35, 741
They shall be placed on the footing of		Swiss Confederation, 1850	749
natives as to expropriations in		Two Sicilies, 1845, 18557	74,780
time of wars—		Venezuela, 1836, 1860	38, 798
Orange Free State, 1871	580	They shall have the same access to the	
Swiss Confederation, 1850	749	courts as natives, and may employ	
They shall enjoy complete protection		such advocates, agents, and attor-	
while they submit to the laws—		neys as they please—	
Argentine Confederation, 1853	17	Argentine Confederation, 1853	18
Costa Rica; 1851	159	Bolivia, 1858	72
Greece, 1837	373	Brazil, 1828	84
Honduras, 1864	426	Central America, 1825	
Italy, 1871	439	Chili, 1832	106
Liberia, 1862	461	Colombia, 1824	152
Mexico, 1831	477	Costa Rica, 1851	161

Reginwood Duinileges of Citients Continue	Page.	Bodon - 1 Bulullana of Citions Co. 11	Page
Reciprocal Privileges of Citizens—Continued.	170	Reciprocal Privileges of Citizens—Continued.	4-
Dominican Republic, 1867. Ecuador, 1839	179 190	Mexico, 1831	47
Guatemala, 1849	380	Nicaragua, 1867 Orange Free State, 1871	56
Hanover, 1840, 1846		Paragnay, 1859	58 59
Hanseatic Republics, 1827.	402	Peru-Bolivia, 1836	60
Hayti, 1864.	413	Swiss Confederation, 1850.	74
Honduras, 1864	428	Two Sicilies, 1845, 1855	74 14. Tw
Italy, 1871	444	Venezuela, 1860	7,70
Mecklenburg-Schwerin, 1847	470	From billeting of soldiers-	10
Mexico, 1831	479	Two Sicilies, 1855.	78
New Granada, 1846	553	From contributions as compensation for	10
Nicaragua, 1867	568	personal military service—	
Oldenburg, 1847	578	Italy, 1871	44
Faraguay, 1859	596	They shall not be exempt from such con-	17
Peru, 1851	617	tributions-	
Peru-Bolivia, 1836	604	Orange Free State, 1871	58
San Salvador, 1850	678	Swiss Confederation, 1850.	74
Spain, 1795	706	They shall be exempt from forced loans-	, .,
Swiss Confederation, 1850	749	Argentine Confederation, 1853	19
Two Sicilies, 1855	781	Bolivia, 1858	6
venezuela, 1836, 1860	0, 798	Costa Rica, 1851	16
They may employ such advocates, attor-		Dominican Republic, 1867	178
neys, notaries, solicitors, or factors,		Hawaiian Islands, 1849	408
as they judge proper—		Hayti, 1864	41:
Netherlands, 1782	535	Honduras, 1864	428
They and their agents to have the right		Nicaragua, 1867.	569
to be present at decisions of tribu-		Paraguay, 1859	590
nals in cases which concern them,		Peru, 1851	613
and at the taking of all examina- tions and evidence—		Peru-Bolivia, 1836	603
Bolivia, 1858	20	Two Sicilies, 1845, 1855 77.	4,780
Central America, 1825	72	_ venezuela, 1860	798
Chili, 1832.	98	From military exactions—	
Colombia, 1824	106 152	Argentine Confederation, 1853	19
Ecuador, 1839	190	Costa Rica, 1851	161
Guatemala, 1849	381	Dominican Republic, 1867.	178
Hanseatic Republics, 1827	402	Hayti, 1864	413
Italy, 1871	444	Honduras, 1864	428
Mexico, 1871	479	Nicaragua, 1867.	569
New Granada, 1846	558	Paraguay, 1859 Venezuela, 1860	596
Peru-Bolivia, 1836	604	From contributions—	<b>7</b> 98
San Salvador, 1850	678	Bolivia, 1858	00
Spain, 1795	706	Nicaragua, 1867	69 569
Venezuela, 1836	<b>790</b>	Peru, 1851.	613
When arrested for debt or alleged offenses,		Peru-Bolivia, 1836	603
to be prosecuted only according to		From contributions in time of war-	006
law, and by regular course of pro-		Nicaragua, 1867.	569
ceedings—		Orange Free State, 1871	580
Netherlands, 1782	535	They shall be exempt from extraordinary	000
Prussia, 1785	645	contributions not general and es-	
Spain, 1795. Sweden, 1783	706	tablished by law—	
Sweden and Norway, 1816, 1827735	727	Hawaiian Islands, 1849.	408
Not liable to imprisonment without formal	741	- WO SICINES, 1845, 1855	1,780
commitment under warrant, except,		From contributions higher than those paid	-
&c.—		by natives—	
Peru, 1851	617	Costa Rica, 1851	161
When imprisoned to be treated with	011	Dominican Republic, 1867.	178
humanity—		Hayti, 1864	413
Peru, 1851	617	Honduras, 1864	428
Their vessels and effects are to be pro-		Mexico, 1831	478
tected and defended—	İ	Orange Free State, 1871	580
Prussia, 1785, 1799	, 650	Paraguay, 1859 Venezuela, 1860	596
Sweden, 1783	730	From judicial or municipal office—	798
Sweden and Norway, 1816, 1827735	,741	Italy, 1871	440
Tunis, 1824	,770	Their property shall not be taken for any	440
They shall be exempt from compulsory		public object without compensation	
military service—		paid in advance—	
Argentine Confederation, 1853	19	Nicaragua, 1867	569
Costa Rica, 1851 Dominican Republic, 1867	161	Nor without compensation on the same	
France 1788	178	footing with natives—	
France, 1788. Hawaiian Islands, 1849	223	Orange Free State, 1871	580
Hayti, 1864	408	They shall not be hable to embargo or	
Honduras, 1864	413	detention of their vessels, cargoes,	
Italy, 1871	428 439	merchandise, or effects—	
	200	Bolivia, 1858	RO

I	age.	j	Page.
Reciprocal Privileges of Citizens—Continued.		Reciprocal Privileges of Citizens—Continued.	I ago.
Brazil, 1828. Central America, 1825.	83	Bolivia, 1858	72
Chili, 1832	97 105	Brazii, 1828	84
Colombia, 1824	151	Central America, 1825	98
Ecuador, 1839	189	Chili, 1832. China, 1868.	106 148
Guatemala, 1849	379	Colombia, 1824	152
Italy, 1871	440	Costa Rica, 1851	162
Mexico, 1831	478	Dominican Republic, 1867	179
Netherlands, 1782.	535	Ecuador, 1839	190
New Granada, 1846	552	Guatemala, 1849	381
Peru, 1851 Peru-Bolivia, 1836	613	Hawaiian Islands, 1849	409
Prussia, 1785, 1799, 1828	603	Hayti, 1864.	413
San Salvador, 1850	677	Honduras, 1864	429
Spain, 1795	706	Mexico, 1831	534
Sweden, 1783	.727	New Granada, 1846	553
Sweden and Norway, 1816, 1827735	.741	Nicaragua, 1867.	570
Tunis, 1797, 1824	,769	Paraguay, 1859	597
Venezuela, 1836	789	Peru, 1857	617
Unless compensation allowed—	-	Peru-Bolivia, 1836	604
Bolivia, 1858	69	Prussia, 1785, 1799	
Brazil, 1828 Central America, 1825	83	San Salvador, 1850	678
Chili, 1832	97 105	Sweden, 1783	723
Colombia, 1824	151	Venezuela, 1836, 1860 79	0,741 0.700
Ecuador, 1839	189	They may enjoy freedom of religious wor-	0,100
Guatemala, 1849	379	ship on conditions named in the	
Italy, 1871	440	respective treaties—	
Mexico, 1871	478	Algiers, 1815, 1816	8, 12
New Granada, 1846	552	Argentine Confederation, 1853	20
Peru, 1851	613	China, 1868.	148
Peru-Bolivia, 1836	603	Costa Rica, 1851	162
San Salvador, 1850	677	Dominican Republic, 1867 Hayti, 1864	179 413
Venezuela, 1836	789	Honduras, 1864	429
Compensation to be agreed upon and paid	.00	Japan, 1858	453
in advance—		Mexico, 1831	480
Bolivia, 1858	69	Netherlands, 1782	534
_ Peru, 1851	613	New Granada, 1846	553
To be agreed upon in advance when pos-		Nicaragua, 1867	570
sible—-	440	Paraguay, 1859	597
Italy, 1871 To be subjected to such embargo only	440	San Salvador, 1850	4,031 678
in case of urgent necessity—		Sweden, 1783	723
Prussia, 1799, 1828	659	Sweden and Norway, 1816, 182773	5,741
Their books and papers not subject to in-		Venezuela, 1836, 1860	0,799
spection without the order of a		They are to have the liberty of burial—	
competent legal tribunal—		Argentine Confederation, 1853	20
Bolivia, 1858	69	Bolivia, 1858	72
Hawaiian Islands, 1849	408 413	Brazil, 1828. Central America, 1825.	84 98
Hayti, 1864 Peru, 1851	613	Chili, 1832	106
Two Sicilies, 1845, 1855774		China, 1868	148
The citizens of each country are to have	,	Colombia, 1824	152
a right to travel in the possessions		Costa Rica, 1851	162
of the other—		Dominican Republic, 1867	179
Bolivia, 1858	69	Ecuador, 1839	190
Hawaiian Islands, 1849	408	Guatemala, 1849	381
Italy, 1871	439 569	Hayti, 1864 Honduras, 1864	413 429
Nicaragua, 1867 Peru, 1851	613	Mexico, 1831	480
Two Sicilies, 1845, 1855774	780	Netherlands, 1782	534
Venezuela, 1860	798	New Granada, 1846	553
They may intermarry with natives-		Nicaragua, 1867	570
Nicaragua, 1867	569	Paraguay, 1859	597
May enjoy all the privileges of the public		Peru, 1851	617
educational institutions—	140	Peru-Bolivia, 1836	604
China, 1868	, 149	Prussia, 1785, 1799	4, 051 678
They may establish and maintain schools		Sweden, 1783	723
at places where foreigners are per- mitted to reside—		Sweden and Norway, 1816, 182773	5,741
China, 1868	149	Venezuela, 1836, 186079	0,799
May enjoy freedom of religious belief.		Pretexts arising from religious opinions	
respecting at the same time the		not to interrupt harmony between	
laws and usages of the country—	~ ~	the nations—	D 10
Argentine Confederation, 1853	20	Algiers, 1815, 1816	8, 10

Page.	Page.
Reciprocal Privileges of Citizens-Continued.	Reciprocal Privileges of Citizens-Continued.
Tripoli, 1796, 1805	Peru-Bolivia 1836
On the breaking out of war between the	Suspected persons may be required to
two countries, the citizens of each	move into the interior forthwith—
in the country of the other may re-	Peru, 1851 621
main and continue to trade as long	Peru-Bolivia, 1836 608
as they behave peaceably—	All can remain and be protected who be-
Argentine Confederation, 1853 19	have peaceably and commit no of-
Great Britain, 1794 281	fense against the laws—
Paraguay, 1859	Honduras 1864 429
Peru, 1851	Nicaragua, 1867
Peru-Bolivia, 1836 608	Their effects are not liable to confisca-
All persons may remain unmolested whose	tion—
occupations are for the common	Argentine Confederation, 1853
benefit of mankind—	Bolivia, 1858 76
	Brazil, 1828
Italy, 1871       444         Mexico, 1848       500	Central America, 1825
Prussia, 1785, 1799, 1828636, 654, 659	Chili, 1832
	Columbia, 1824
All but merchants can remain, protected	Costa Rica, 1851
in person and property, unless they forfeit the right by their conduct—	Dominican Republic, 1867 178
Bolivia, 1858	Ecuador, 1839 193
Brazil, 1828	France, 1800. 227
Central America, 1825	Great Britain, 1794
Chili, 1832	Guatemala, 1849
Colombia, 1824	Hayti, 1864
Costa Rica, 1851	Honduras, 1864
Ecuador, 1839	Mexico, 1831
Guatemala, 1849	New Granada, 1846
Mexico, 1831	Nicaragua, 1867
New Granada, 1846 556	
San Salvador, 1850	Paraguay, 1859
Venezuela, 1836	Peru-Bolivia, 1836
Six months are granted to merchants and	Spain, 1795
citizens to arrange their business	Sweden, 1783 728
and withdraw their effects—	Sweden and Norway, 1816, 1827 735, 741
Dominican Republic, 1867	Two Sicilies, 1855
France, 1778, 1800	Venezuela, 1836, 1860
Hayti, 1864	Or to other demands than those made
Two Sicilies, 1855	upon the property of natives—
Venezuela, 1860 798	Argentine Confederation, 1853
Six months allowed to those on the coast, and twelve months to those in the	Costa Rica, 1851
interior—	Shall be placed on an equal footing with
Bolivia, 1858 75, 76	natives in respect to indemnity for
Brazil, 1828	damages— Orange Free State, 1871
Central America, 1825	Swiss Confederation, 1850
Chili, 1832	To be allowed passports which shall pro-
Colombia, 1824	tect them and their property—
Costa Rica, 1851	Bolivia, 1858
Ecuador, 1839	Brazil, 1828
Guatemala, 1849	Central America, 1825. 101
Honduras, 1864	Chili, 1832
Italy, 1871	Colombia, 1824
Mexico, 1831, 1848	Costa Rica, 1851
New Granada, 1846 556	Dominican Republic, 1867
Nicaragua, 1867 569	Ecuador, 1839
San Salvador, 1850 681	France, 1800
Nine months granted—	Guatemala, 1849
Morocco, 1787, 1836	Havti, 1864
Netherlands, 1782	Honduras, 1864
Prussia, 1785, 1799, 1828	1taly, 1871
Venezuela, 1836	Netherlands, 1782
Sweden, 1783	New Granada, 1846
Sweden and Norway, 1816, 1827735, 741	Nicaragua, 1867 56
One year granted—	Paraguay, 1859 59
Spain, 1795	Peru, 1851 62
Tunis, 1797	Peru-Bolivia, 1836
Indemnity is to be made for any injury	San Salvador, 1850
dene during that time— Spain, 1795 707	Sweden, 1783
They are to have such time as they re-	Sweden and Norway, 1816, 1827 735, 74
quire—	Two Sicilies, 1855
Paraguay, 1859 597	Venezuela, 1836, 1860
When ordered to remove shall have twelve	Their goods shall not be destroyed nor their fields wasted—
months after notice—	
Peru, 1851	Mexico, 1848
•	· · / · · · · · · · · · · · · · · · · ·

Page.	7	
Reciprocal Privileges of Citizens—Continued.	Russia—Continued.	age.
Prussia, 1785, 1799, 1828	Russians not to resort to establish-	
paid for—	ments of United States without	CCF
Italy, 1871 444	permission	665
Mexico, 1848	be formed north of 54° 40'	665
Prussia, 1785, 1799, 1728	Russian establishments not to be	
respected—	formed south of 54° 40'	665
Mexico, 1848 500	4. Free navigation of interior seas, for what period	665
Reciprocity, (see Favored Nation Clause; Con-	5. Articles excepted from this commerce.	665
suls; Extradition; Neutrals; Natur-	Restriction not to authorize search	
alization; Personal Property; Real Estate; Reciprocal Commercial Agree-	of vessels	665
ments; Reciprocal Privileges of Citi-	Penalties for infractions, how to be determined	665
zens, &c. Vessels; War.)	6. Ratifications	665
Treaty of, with Great Britain, 1854329-333	Treaty of commerce and navi-	
Re-exportation. (See Reciprocal Commercial Agreements.)	gation, December 6-18,	
Religious Liberty, (see Reciprocal Privileges of	1832666	
Citizens, &c.,)	1. Freedom of commerce and navigation.	666
Citizens of United States in China shall	2. Equality of tonnage-duties, &c	666 666
enjoy	3. Importations in vessels of either na-	w
enjoy 136	tion666	, 667
Americans in Japan shall enjoy	Equality of duties and charges	667
American citizens in Siam shall be al-	4. Applicability of stipulations	667
lowed	tion	667
Pretexts arising from, not to interrupt	Equality of duties and charges	667
harmony—	6. Duties on products of either country.	667
Algiers, 1815, 1816	Prohibitions to be general	667 667
Tripoli, 1796, 1805 ,	8. Consular officers, appointment of	668
Not to be made for infractions of treaty,	Their privileges and powers	668
until statement of injuries made,	When engaged in trade, to be subject	***
and redress refused or delayed-	to laws of the country	668
Bolivia, 1858	Settlements of disputes between mas- ters and crews	668
Brazil, 1828	9. Reclamation of deserters from vessels	668
Chili, 1832	<ol><li>Disposal of personal property</li></ol>	668
Colombia, 1824	Succession to personal estates	668
Ecuador, 1839	Dues payable same only as by native citizens	668
Great Britain, 1794	Property of absent heirs to be cared	000
Mexico, 1831	for	668
New Granada, 1846 559	Questions among claimants, how de-	668
Peru, 1851	Real estate, time allowed heirs for	000
Peru-Bolivia, 1836	disposal of	669
Venezuela, 1836 795	Same duties as payable by natives	669
Until question of arbitration considered—	Russian laws to prevent emigration	669
Mexico, 1848	not derogated from	000,
Retraite, Droit de, (see Personal Property; Real Estate,)	come common	669
Abolished by treaties with—	12. Duration of treaty	669
Bavaria, 1845	Stipulations extended to Poland  13. Ratifications	669 669
Hesse-Cassel, 1844	Separate article—	000
Nassau, 1846	Treaty not affected by special stipula-	
Würtemberg, 1844 809	tions between Russia and Prussia	
Robbery. (See Extradition.)	and Sweden and Norway669	, 670 670
Kupture,	Effect of separate article	670
Between the parties, when not to be	Convention relative to rights of	
deemed to exist— Great Britain, 1794	neutrals at sea, July 22,	
Russia,	1854670	), 671
Convention relative to naviga-	1. Principles recognized—	670
tion, fishing, &c., in the	Free ships make free goods Neutral property on enemy's vessel	010
Pacific Ocean, April 5-17, 1824664, 665	not subject to confiscation	670
1. Freedom of navigation and fishing in	Applicability of principles	670
the Pacific Ocean 664	2. Ulterior understanding reserved	670 671
Trade with natives upon coasts 664	Rule in judging of rights of neutrality.  3. Accession to principles by other na-	0/1
2. Citizens of the United States not to resort to Russian establishments	tions	671
CEA CES	A Retifications	671

Page.	1	Page
Kussia—Continued.	San Salvador—Continued.	r age
Convention for the cession of	Coasting-trade reserved	676
Russian Possessions to the	4. Importations and exportations in ves-	
United States, March 30,	sels of either nation	67
<b>1967</b> 671–673	Duties, bounties, and drawbacks	67
1. Cession of territory and dominion 671	5. Duties on products of either country.	67
Boundaries of ceded territory 671 679	6. Applicability of stipulations	67
2. Property included in cession 672	7. Management of business, &c	67
3. Rights of inhabitants in ceded terri-	8. No embargo without indemnification.	67
tory	9. Asylum to vessels seeking refuge	67
Election of citizenship, when 672	10. Captures by pirates to be restored	67
Admission to citizenship of United	11. Assistance in case of shipwreck	
States	19. Disposal of parsonal property	67
UllCivilized tribes, regulation of 673	12. Disposal of personal property	67
4. Delivery of ceded territory, &c. 673	Succession to personal estates	671
5. Military posts to be delivered up 673	Dues payable same only as by native	en.
Williamal of Russian troops 672	citizens	67
6. Sum to be paid by United States 673	13. Protection to persons and property	67
Ceded territory declared unincum-	Access to judicial tribunals	67
bered	Employment of attorneys and agents.	67
Conveyance to be absolute 673	Presence at trials	67
7. Ratifications	14. Religious liberty	67
Article respecting trade-marks,	Rights of burial	67
January 27, 1868 674	15. Neutral trade in time of war	67
Counterfeiting trade-marks prohib-	Free ships make free goods	67
ited	Neutrality extended to persons	67
Deposit of trade-marks 674	Applicability of principle	67
Termination of article	16. Neutral property on enemy's vessel	67
Ratifications	17. Contraband articles	67
0/4	18. Other merchandise free	67
æ	Definition of blockade	67
Saint Clair Flats Canal,	19. Confiscation of contraband articles	-68
British orbitate to 1	20. Blockaded ports, regulations at	68
British subjects to have equal use of. 364 Saint Clair River.	21. Regulation of visits at sea	68
Fron navigation of Court D 11 1 1010	22. Sea-letters or passports	68
Free navigation of, Great Britain, 1842 319 Saint Croix River,	Certificates of cargo	68
Determination of large to the second	23. Vessels under convoy not to be exam-	
Determination of, by commissioners, 271, 272	1000	68
Commissioners released from particu-	24. Prize causes, adjudication of	68
larizing latitude and longitude of	25. Regulation in case of war between the	
source of	parties—	
Description of, how may be made 284	Hostilities, by whom to be carried on.	68
A monument to be erected at the	20. Letters of marque not to be accented	68
Source of	27. Time allowed merchants to remove	68
Northern boundary, from source of,	Safe-conduct to be given them.	68
Saint Helena, Islana of,	who may remain undisturbed	68
Declaration Latin to the	25. Debts, &c., not to be confiscated	68
Declaration relative to, while occu-	29. Envoys, ministers, &c	68
pied as a residence for General Bo-	ov. Consuls and vice-consuls	68
naparte	31. Commissions and executars	68
Saint John's River, New Brunswick,	32. Immunities of consular officers	68
Free navigation of-Great Britain,	inviolability of archives	68
1842	oo Reclamation of deserters from ves-	
No duty on Maine lumber floated	8el8	2. 68
down—Great Britain, 1854, 1871 332, 366 Saint Laurence River,	94. A COBSULAR COnvention to be formed	68
Free payingtion of Court Divi	55. Duration of freaty	68
Free navigation of—Grent Britain,	Initilizement of treaty	68
1854, 1871	reprisais and declarations of war	68
Provisions concorning in-	Ratifications	68
Provisions concerning importation, &c., of—	Sardinia, (see Italy,)	
Relainm 1945 1959 1969		
Belgium, 1845, 1858, 186350, 53, 56	Treaty of commerce and navi-	
Ottoman Empire, 1862 589	gation, November 26,	
Sardinia, 1838	183868	4-68
Siam, 1856	1. Freedom of commerce and navigation.	68
Salvage. (See Consuls; Reciprocal Commercial Agreements.)	Rights of residence and business	68
	2. Toursge-duties, &c	68
Sandwich Islands. (See Hawaiian Islands.)	o. Importations in vessels of either na-	
san sairaaor.	tion	68
Treaty of amity, navigation, and	Equality of duties and charges	68
commerce. January o	4. Applicability of stipulations	68
100U CON 1	5. Exportations in vessels of either na-	
1. I cace and irrendanth	LION	68
2. Favors granted to other nations to be	Duties, bounties, and drawbacks	68
соще cominon	6. Duties on products of either country.	68
o. r reedom of commerce and navigation car	Prohibitions to be general.	68
Rights of residence and business675, 676	7. Coasting-trade reserved	68
~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	C. NO Breterences in importations	40

	Page.		Page.
Sardinia—Continued.	-	Search. (See Vessels.)	
9. Favors granted to other nations to be-	coc	Ship-Canal. (See Interoceanic Communications.)	
10. Vessels touching at ports	686 686	Ships of War,	
11. Assistance in case of shipwreek	686	Of each nation in the ports of the other,	
Salvage	686	to receive the treatment of those of the most favored nation—	
12. Asylum to vessels seeking refuge	686	Italy, 1871	439
13. Blockaded ports, regulations at	687	May enter all the harbors, rivers, and	
14. Transit of American products through		places where other foreign ships of	
Sardinian territory	687	war may come, and may anchor, re-	
Excepted articles	687	main, and repair there, subject to	
No duties, except, &c Notice of transit-duty to be given	68 <b>7</b> 68 <b>7</b>	Argentine Confederation, 1853	17
What to be deemed products of United		Costa Rica, 1851	159
States	687	Great Britain, 1794	280
15. Consular officers, appointment and		Honduras, 1864	420
prerogatives of	687	Nicaragua, 1867	566
When engaged in trade to be subject to laws of the country	687	May obtain crews without molestation—	E 40
16. When citizens appointed consuls, lia-	007	Netherlands, 1782	540
bility of6	87, 688	party—	
Consular archives to be inviolate	688	France, 1778.	205
17. Reclamation of deserters from vessels.	688	Prussia, 1785, 1799, 1828	4,659
18. Disposal of personal property	688	Are not liable to pay duties or charges on	
Succession to personal estates	688	their prizes—	410
Dues payable same only as by native citizens	688	Hayti, 1864. Prussia, 1785, 1799, 1828645, 65	$\frac{410}{3.659}$
Property of absent heirs to be cared		Commanders of, liable for injuries-	<b>0,</b> 000
for	688	France, 1778, 1800 20	8, 230
Questions among claimants, how de-		Great Britain, 1794	278
Real estate, time allowed heirs for dis-	688	Italy, 1871	443 536
posal of	688	Netherlands, 1782 Sweden, 1783	720
Taxes same as payable by natives	688	Sweden and Norway, 1816, 182773	
19. Duration of treaty	688	Of the United States may enter ports,	,
20. Ratifications	689	rivers, and creeks, and provide	
Separate article—	600	themselves with supplies—	ė
Differential duties by Sardinia Countervailing duties by United	689	Borneo, 1850	80
States		Morocco, 1787, 1836	8.52
Effect of separate article	689	Are to be afforded facilities for intercourse	,
Ratifications	689	in Chinese waters	133
Saxony,	•	May anchor at Paknam, but shall not go	
Convention for abolition of		above in the river without consent of the Siamese authorities	697
droit d'aubaine and taxes on emigration, May 14,		Are to render friendly aid to Japanese	00
1845	90,691	vessels	450
1. Droit d'aubaine, &c., abolished	690	To Siamese vessels	69
2. Real estate, time allowed heirs to sell		Are to receive provisions and refresh-	
and withdraw proceeds of	690 690	ments gratis— Algiers, 1795	
No duties of detraction		Are to receive the salutes given to vessels	
Succession to personal estates		of the most favored nation, and re-	
Duties payable same only as by native	)	turn gun for gun-	
citizens	690	Algiers, 1815, 1816	7, 1
4. Property of absent heirs to be cared		Are to be entitled to a salute of twenty- one guns, and are to return the	
5. Disputes as to inheritances, how de-		eame number—	
cided		Tripoli, 1805	76
6. Applicability of stipulations		Tunis, 1824	76
7. Ratifications	691	Of either party saluting a fort of the other	
Schaumburg-Lippe,		are entitled to a salute of an equal number of guns—	
Accession to convention with Prussia and other states,	l .	Morocco, 1787, 183651	18, 52
June 7, 1854		Of both parties shall observe toward each	,
Declaration of accession to extradition		other demonstrations of friendship	
convention of June 16, 1852, with	ı	and good intelligence-	F 0
Prussia and other states of the Ger-		Ottoman Porte, 1830	58
manic Confederation	692	Are not to be sold to enemies of the United States—	
Scheldt Dues, Stipulations for capitalization of—		Algiers, 1795	
Belgium, 1863	56,57	Of an enemy of one power entering the	
Treaty for extinguishment of—		neutral ports of the other with	
Belgium, 1863	57-59	prizes, not to receive shelter-	20
Sea-Letters. (See Vessels.)		France, 1778	28
Scamen. (See Consuls; Vessels.)		(110mp 211mm)2) 2101	

Ships of War-Continued.	Page.	1 0 0 11 2	Page
Employed in suppressing the African		Siam—Continued.	20
slave-trade, instructions for—		7. Import-duties, rate of, established	69
Great Britain, 1862, 187033	8 259	Drawbacks, when allowed	69
Arrangements respecting the force to be	0,02	Appraisement of imports Opium-trade, regulation of	69
maintained on the American lakes—		Export-duties, how payable	69 69
Great Britain, 1817	296	Liberty of making purchases, &c	69
See Consuls: Reciprocal Commer-	~00	Privileges to American shipping	69
cial Agreements: Wrecks.		Americans may build ships in Siam	69
nam,		Exportation of salt, rice, and fish	69
Treaty of amity and commerce,		Notice of prohibition to be given	69
<b>March 20. 1833</b> 69	3-695	Bullion and personal effects to be free	Uð
Perpetual intercourse	693	of duty	69
Date of treaty	693	8. Trade-regulations, enforcement of	69
Language of treaty	693	Further regulations, how made	69
Translation	693	Fines and penalties, how payable	69
biethous of signature	693	9. Privileges granted to other nations to	00
Custody of originals	693	extend to United States	69
Ratifications	693	10. Revision of treaty	69
1. I el petual peace	693	11. Ratifications	69
2. Freedom of commerce and navigation		Regulations for conducting American trade	•
in Siam	693	in Siam—	
Liberty of trade	693	1. Arrivals of vessels to be reported	699
Passports to American citizens leaving	204	Guns and ammunition to be discharged	69
Siam.	694	2. Penalty for violations	699
Prohibited commerce	694	3. Snip's papers to be deposited at con-	
States	CO.4	sulate	699
Measurement of vessels, how made	694	Consul's report to custom-house	699
No duties on vessels touching at ports	694 694	Penalty for master's neglect	699
4. Diminution of duties, when	694	4. Breaking bulk without permission,	
5. Assistance in case of shipwreck	694	penalty for	699
United States to pay expenses incurred	694	Penalty for smuggling	699
6. Debts contracted in Siam, how col-	004	5. Clearance of vessels	
lected	694	6. English text of treaty, &c., adopted.	700
Deptor not to be imprisoned. &c.	694	7. American citizens residing in Siam,	
7. Rent of king's factories	694	regulation of residence, travel, &c.  Tariff of duties in Siam—	700
Account of goods landed	694	Schodule of expect duties	
8. Captures by pirates to be restored	695	Schedule of export-duties	
y. Mcrcbants to respect the laws of Siam	695	Schedule of import-duties.	701
10. Consuls of United States, when may		Unenumerated articles, duty on Modification, December 17-31,	701
be appointed	695	1867	0.200
Certificate of Edmund Roberts	695	Modification of trade regulations	
Final ratification reserved to President		American vessels arriving at Paknam	702
of the United States	695	to discharge ammunition	703
Treaty of amity and commerce,		duns may remain on board	703
May 29, 1856		Sicily. (See Two Sicilies.)	• • • •
1. Peace and friendship. Government of Siam to protect Amer-	696	Slaves,	
ican citizens	coc	Stipulations for restoration of, and indem-	
Ships of war of United States to pro-	696	nity for—	
tect Siamese vessels	696	Great Britain, 1814, 1818, 1822, 1826 287	, 288.
American consuls to aid Siamese ves-	050	900 202 20	<b>7,</b> 308
sels	696	Are not to be surrendered under treaty of	•
2. American consul at Bangkok-	000	extraction—	
Control of interests of American citi-	ĺ	Mexico, 1861	508
zens	693	Are not embraced in provision for the sur-	
Observance of treaty-stipulations	696	render of deserters from vessels—	
Disputes between Americans and Si-		Chili, 1833 Debtors not to be made—	113
amese subjects, how settled	696	Siam, 1833	
Criminal offenses, how nunished	696	Provisions concerning, in treaties with—	694
Offenders in Siam, surrender of	696	Algiers, 1795, 1815, 1816	
3. Freedom of trade to Americans in Siam	696	Morocco, 1787, 1836	8, 12
Limits of residence	696	Tripoli, 1805.	
Rent of land	697	Tunis, 1797, 1824	760 4 760
Purchase or erection of houses	697	Diace Irane,	±, 700
Purchase of land, regulation of	697	Stipulation with Great Britain for sun-	
Reversion to Siamese government,	00=	pression of, 1814	292
When	697	equations to be maintained for suppres-	~0.2
Return of purchase-money4. Religious liberty	697	. BIOTI OI—	
Employment of Siamese servants	697	Great Britain, 1842.	319
5. Privileges to American ships of war	697	Tremoustrances With Other noware con-	
Siamese authorities to aid American	697		319
consul	697	Trouble with Great Dritain for annurgation	
6. Measurement-duties on American ves-	031	01, 1002, 18/1/	1, 350
sels abolished	697	institutions for snips of war engaged in	
	~~·	preventing	352

Page.
es and powers 709
esidents to courts of
zizens of United States
aptures—
ommissioners 710
of commissioners 710
, and vacancies 710
ving claims
examination of claims 710
nal
1181 710 
ward 710
l favors to commerce 710
ts at port of New Orleans 710
711
ntion, August 11,
711,712
nissioners to be formed 711
appointment of commis-
711
w filled 711
nissioners 711
pard 711
ommission 711
to be received 711
of claims 712
e final 712
ent sufficient
ht forward hereafter 712
712
ty, settlement, and
ebruary 22, 1819.712-718
endship 713
s ceded to the United
713
erty, &c., included in ces-
713
chives 713
west of the Mississippi 713
ging to the United States. 713
ion of the Sabine, Red,
sas Rivers 713
inciation of territorial
r and surveyor to be ap-
part of treaty 714
to be furnished 714
habitants of ceded terri-
714
into the Union of the
tes 714
of Spanish troops 714
ad escort to be furnished. 714
nd prior to January 24,
rmed 714
Ifill conditions 714
ants to be void 714
since January 24, 1818, to
714
inciation of claims for
r injuries
t minimes
he United States to
by United States, to
by United States, to as to extend
by United States, to os to extend
by United States, to as to extend
by United States, to so extend
by United States, to state of the state of t
by United States, to sto extend
by United States, to state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of t
too shifting it ones the constitute of the shifting of the constitute of the constit

		Page.	1	Page
Spain	Continued.	- usc.	Steam-Vessels—Continued.	rage
<sup>-</sup> 11.	United States to satisfy claims of its			
	citizens	~15	Of either party, engaged in regular nav-	
	citizens	715	igation, to be exempt from port-	
	Amount, limit to	715	dues, &c.—	
	Appointment of commissioners	715	Belgium, 1845, 1858 4	19.5
	Meeting and duration of commission	715	Sweden, (see Sweden and Norway,)	,.
	Examination of claims71	5 716	Tronty of amity and commone	
	Documents, &c., to be furnished		Treaty of amity and commerce,	
	Daymont of annual	716	April 3, 1783	<b>:-</b> 73
	Payment of awards	716	1. Peace and friendship	72
	Records of commission	716	2. Favors granted to other nations to be-	
12.	Treaty of 1795 confirmed	716	come common722	79
	Exceptions	716	3 Privileges of Swedish subjects in the	, , , ~
	Applicability of stipulation as to neu-	,10	3. Privileges of Swedish subjects in the	
	trol flor covering an analysis and	P40	United States	72
10	tral flag covering enemy's property	716	4. Privileges of citizens of the United	
13.	Reclamation of deserters from vessels	716	States in Sweden	72
14.	French indemnities for injuries com-		5. Religious liberty	72
	mitted within the jurisdiction of		Rights of huris	
	Spain—		Rights of burial	72
	No componentian manimal la II it is		6. Disposal of property	72
	No compensation received by United		Succession to estates	72
	States.	717	Naturalization not required	72
	Statement of prizes taken to be fur-		No duties of detraction	72
	nished	717	Lower to promote and the contractions of the contractions of the contractions of the contractions of the contractions of the contractions of the contractions of the contractions of the contractions of the contractions of the contractions of the contraction of	12
15.	Privilege to Spanish vessels in Flor-	,,,	Laws to prevent emigration not dero-	
20.	ide norte		gated from	72
	ida ports	717	7. Neutral trade in time of war.	72
	Duration of special privilege	717	Free ships make free goods	72
16.	Katilications	717	Nentrality extended to persons	
Rat	incation by King of Spain	7.718	Neutrality extended to persons	72
	Certain land-grants annulled		8. Contraband not included in neutral	
Clai	Me continue Water	718	trade	72
Ciai		_	5. Contraband articles	72
_	17, 183471	8–720	10. Articles not contraband	70
1.	Sum to be paid to the United States	719	11. Sea letters or passports	
	Inscriptions to be issued	719	Continue of passports	72
	Terms of inscriptions		Certificates of cargo	72
	Distribution among claimants	716	12. Snip's papers to be exhibited	72
a	Distribution among claimants	719	13. Connscation of contraband goods 725	. 72
٤.	Interest, when payable	719	14. Neutral property in enemy's vessel	72
3.	Mutual cancellation of claims	719	15. Commanders of armed vessels to do	12
4.	List of claims to be delivered to Span-		no inium.	
	ish minister	719	no injury	72
	Documentary evidence to be furnished,	.10	Compensation for damages	72
	when	***	10. Frivateers to give bond	72
5	when	719	17. Recaptured vessels to be restored	72
Ma.	Ratifications	719	No embargo without indemnification, 726	72
MO	del of the inscription	720	Property not to be taken without con-	, . ~
Ağ	reement for settlement of		sent	72
	claims for wrongs done in		Arrests for debt or crime	
	- UHDA, February 19, 1871 79	0. 721	18 Regulations in according	72
1.	Claims of citizens of United States to	-, -, -	18. Regulations in case of war with a com-	
	be submitted to arbitration	720	mon enemy—	
	Appointment of arbitrators		Vessels retaken by privateers, when	
	Selection of amni-	720	to be restored to owner	72
0	Selection of umpire	720	Retaken by ships of war, when to be	
z.	Meeting of arbitrators and umpire	<b>72</b> 0	restored	72
	Declaration to be subscribed720	0. 721	Restoration of mires have	
3.	Counsel for each government	721	Restoration of prizes, how made	72
4.	Rules of procedure, adoption of	721	Admission of prizes into ports	727
	Differences as to rules, how decided		Frize regulations, how may be made	72
	Presentation of alains and the	721	19. Ships of war and their prizes in	
	Presentation of claims and testimony.	721	ports	727
	Form of awards	721	20. Assistance in case of shipwreck727	MOG
5.	Junsdiction of arbitrators	721	Solve go	
6.	Expenses of arbitration	721	Salvage	728
7.	Awards to be conclusive		*1. Asylum to vessels seeking rafuge	728
tikine 1	Pinar	721	22. Agreement in case of war between	
			the parties—	
	e navigation of—		Time allowed merchants, &c., to re-	
	Great Britain,1871	364	move	=
uccessic	m. (See Aubaine, Droit d'; Détraction,		move	728
	Droit de; Personal Property; Real	- 1	Their persons or effects not to be	
	Estate.)	1	seized	728
vito at	Tan (See County Det 1 De	- 1	Sale-conduct to be given them	728
arro ur	Law. (See Consuls; Reciprocal Priv-	- 1	Satisfaction for injuries	728
	rieges of Critizens, &c.)	- 1	23. Letters of marque not to be accepted	140
partel,	Cane. (See Morocco.)	- 1	from an anoma of sith a secopted	<b>M</b> 000
tvam-V	csscls, (see Passenger-Packets: Post-	- 1	from an enemy of either party	728
	Office Packets; Reciprocal Commer-	l	renalty for accepting such commis-	
	cial Agreements . China of W	- 1	810118	728
	cial Agreements; Ships of War; Ves-	J	24. Vessels touching at ports	728
00.	8el8,)	ŀ	25. Regulation of visits at sea.	
Of (	Juited States, carrying mails, to have	1	26. Consular officers to be made	729
	free access to ports without pay-	- 1	26. Consular officers to be received	729
	ment of dues-	- 1	Lucifiunctions, how to he regulated	729
1	Hawaiian Islands, 1849.	40	27. Radilications	729
Priv	ileges of in Pomyion months	407	Soparate article	
4	ileges of, in Peruvian ports	615	Duration of treaty	729

		Page.		_
Sweden-	-Continued.		Sweden and Norway-Continued.	Page.
Sep	arate Articles—		Inviolability of archives.	
1.	King of Sweden to protect vessels of		Sattlement of disputes but	740
	the United States.	729	Settlement of disputes between mas-	
2.	United States to protect vessels of		ters and crews.	740
	Sweden	730	Reclamation of deserters from vessels.	740
3.	Convoys to merchant ships	730	Assistance in case of shipwreck	740
4	Management of business, &c		Salvage companies, supervision over.	740
	Loading and unloading asset-	730	10. Ullarantine regulations 74	0,741
ĸ	Loading and unloading vessels	730	17. Treaty of 1783 with Sweden revived	1
Canadan	Right of search restricted73	0,731	m part	741
Siceuen (	and Norway,		1 readles with other nations not affected	741
Tre	aty of Amity and Commerce,		18. Blockaded ports, regulations at	741
_	_ Sept. 4, 1816	1-736	19. Duration of treaty	741
1.	Freedom of commerce and naviga-		20. Ratifications	742
	tion	731	Separate article—	1 44
	Rights of residence and business	731	Restriction upon applicability of Arti-	
	Privileges of merchants and traders	731	cles VIII, IX, and X	7/46
2.	Duties on products of either country.	732	Effect of additional article	742
	Prohibition to be general	732	Ratifications	742
	Equality of duties on vessels	732	Extradition Convention, March	742
	Stipulations applicable to colony of		of teen	a =
	St. Bartholomew	732	<b>21, 1860</b>	2-744
3.	(Unratified article)	732	1. Fugitives from justice to be delivered	
4.	(Unratified article)	733	up.	74:
5	Consular officers to be received	733	Requisitions, how made	74:
0.	To enjoy protection and assistance	733	Evidence of criminality required	74:
			2. Crimes for which surrender may be	
	May be punished for violations of law.	733	made	743
	When may be dismissed or sent away.	733	5. Expenses of detention and delivery	74:
	Consular archives to be inviolate	733	4. Neither party to deliver up its own	
	Settlement of disputes between mas-		citizens	743
_	ters and crews	733	5. No surrender for political offenses	744
6.	(Unratified article)	733	6. When extradition may be deferred	744
7.	Vessels touching at ports	734	7. Duration of convention	744
_	Regulations to be observed	734	Ratifications	744
8.	Vessels landing parts of cargoes	734	Noturalization Convert - W	• • •
	May proceed from port to port	734	Naturalization Convention, May	
	What duties payable	734	<b>26, 1869</b> 74	4-74
9.	Privileges of entrepot	735	1. Who to be deemed naturalized citi-	
	Assistance in case of shipwreck	735	zens	
	Salvage	735	Declaration of intention, effect of	74
	Supervision over wrecking companies.	735	2. Liability for offenses committed be-	
11.	Quarantine regulations	735	fore emigration.	74
12.	Treaty of 1783 with Sweden revived	•••	3. Restoration to original citizenship	74
	in part	735	4. Extradition convention unchanged	74
13.	Blockaded ports, regulations at 73		5. Duration of convention	74
14	Ratifications	736	6. Ratifications	74
		100	Protocol—	
110	aty of Commerce and Navi-	C 740	Explanation of Articles I, II, and III.	740
1	gation, July 4, 182773		Swiss Confederation,	
1.	Freedom of commerce and navigation.	737	Convention for abolition of droit	
	Rights of residence and business	737		
_	Protection in mercantile transactions.	737	d'aubaine and taxes on	
2.	Equality of vessels as to port-charges,		emigration, May 18, 1847.7	
_	&c	737	1. Disposal of personal property	74
3.	Importations in vessels of either na-		Inheritance of personal estate	747
	tion	737	Charges same as payable by native	
	Equality of duties and charges	737	citizens	747
4.	Exportations in vessels of either na-		Property of absent heirs to be cared	
	tion	7.738	for	747
	Equality of duties and charges73	37, 738	Disputes among claimants, how de-	
5.	Stipulations applicable to colony of	,	cided	743
	St. Bartholomew	738	2. Real estate, time allowed heirs for	
6.	Coasting-trade reserved	738	disposal of	743
7.	No preference in importations	738	Charges same as payable by natives	743
8.	Tonnage-duties	738	3. Duration of convention	748
	No discriminating duties or prohibi-	100	Ratifications	748
٥.	tions on the products of either		Convention of friendship, com-	
		738		
10	Transit privileges bounties and draw	100	merce, and extradition,	0
10.	Transit privileges, bounties, and draw-	ማባለ	November 25, 1850	
11	backs	739	1. Reciprocal equality of citizens	748
11.	Vessels touching at ports	739	Rights of travel and residence	748
10	What regulations to be observed	739	Acquirement and alienation of prop-	
12.	Vessels unloading parts of cargoes	739	erty	748
	May proceed from port to port	739	Management of business, &c74	
	What duties payable	759	Liberty of trade	749
13.	Consular officers, appointment of	739	Access to judicial tribunals	749
	Protection and assistance to	739	Conditions to be the same as imposed	
	Liability for improper conduct	739	upon natives	749

	Page.	l	Page.
Swiss Confederation—Continued.		Tobacco—Continued.	
Privileges not to extend to political rights	749	Augmentation of duty on— Hanover, 1846	398
2. Exemption from military service, &c.	749	Mecklenburg-Schwerin, 1847	471
Imposts same as levied upon natives.	749	Citizens of United States not to import-	
Property taken for public purposes	749	Ottoman Empire, 1862	589
3. Citizens returning to original country.	749	Regulation of trade in—	
4. Passports, regulation of	749	Ottoman Empire, 1862	589
5. Disposal of personal property Succession to personal estates	749 749	Ton, Definition of—	
Charges same as payable by native	• 40	France, 1822	243
citizens	19,750	Tonnage-Dues, (see Reciprocal Commercial	~ 10
roperty of absent heirs to be cared	•	Agreements,)	
for.	<b>7</b> 50	When to cease—	
Stipulations applicable to real estate,	750	Belgium, 1863	56, 58
when	750	In China, rates fixed	133 134
of proceeds	750	Special provisions concerning—	107
Charges same as payable by natives	750	France, 1778	208
6. Controversies as to inheritances, decis-		Amount of, limited—	
ions of	750 750	France, 1822	244
7. Consuls and vice-consuls	750 750	Trade. (See Enemy.) Trade-Marks,	
Commissions and exequaturs	750	Conventions for the protection of—	
Liability when engaged in business	750	Austria, 1871	25
Liability for offenses against the laws	750	Belgium, 1868	66
Withdrawal of exequatur	750	France, 1869	253
Inviolability of archives	750	German Empire, 1871	259
of products of either country	750	Russia, 1868	674
9. Equality of duties	750	Interoceanic Communication,)	
10. Favors granted to other nations to be-		When goods passing through Belgium are	
come common	751	exempt from transit-duties	51,55
11. Differential duties	. 751	Transit-duty on tobacco abolished—	•
Swiss merchandise under flag of the	751	Hanover, 1846	-393 469
United States	751	Limitation of transit-duty in the Ottoman	40
Shipwreck and salvage on coasts of		Empire	189
the United States.	751	Transit from Genoa through the Sardin-	
Advantages to Swiss products	751	ian territories	687
13. Fugitives from justice to be delivered up	751	Between Atlantic and Pacific Oceans, pro-	
Requisitions, how made	751	visions concerning, in treaties with—	
Evidence of criminality required	751	Great Britain, 1850	329
14. Crimes for which surrender may be		Honduras, 1864	30, 43
made	751	Mexico, 1853	500
15. Surrender, how made	752 752	New Granada, 1846	
17. Past and political offenses not includ-	100	Transports,	570
ed	752	American merchant-vessels not to be im-	
18. Duration of convention	752	pressed—	
19. Ratifications	752	Ottoman Empire, 1830.	58
T.		Travel. (See Reciprocal Privileges of Citizens, &c.)	
		Tribute,	
laxes. (See Reciprocal Privileges of Citizens.)		Abolished by treaties with—	
Termination of Treaties. (See Duration of		Algiers, 1815, 1816	5, 10
Treaties.) Texas,		Tripoli, 1796	750
Claims convention, April 11,		Treaty of peace and friend-	
1838	753	ship, November 4, 1796,	
Settlement of claims arising from seizure		January 3, 1797	55-75
of brigs Pocket and Durango	753	1. Peace and friendship	75
1. Texas to indemnify the United States. 2. Payment of the indemnity	753 753	Guaranty of Dey of Algiers.	75
3. Ratifications	753	2. Enemy's goods on a vessel of either party to be free.	75
Convention relative to bound-		3. Subjects or citizens found on prize-	100
ary, April 25, 1838	754	vessels to be liberated	75
1. Commissioners and surveyors to run	AE A	Their effects to be restored	75
the boundary-line	754	4. Passports to vessels.	75
until the line is marked	754	<ul><li>5. Passports for prize vessels</li><li>6. Vessels needing supplies or repairs</li></ul>	<b>7</b> 5! <b>7</b> 5!
3. Ratifications	754	7. Wrecked vessels, assistance in cases	4.5
Tongit duty on abalished		of	75
Transit-duty on, abolished— Hanover, 1846	202	No pillage allowed.	75
Mecklenburg-Schwerin, 1847	393 469	Property to remain at disposal of own-	PH 27
	100	ers	75

	Page.		Page.
Tripoli—Continued.		Tripoli—Continued.	
Crew to be succored	756	No hostilities, for what period	760
8. Vessels attacked within gunshot of		In case of war, liberty of consuls and	
forts to be protected	756	residents to embark	760
Enemies not to follow for twenty-four		16. Prisoners of war to be exchanged	760
hours	756	Deficiencies, how made up	760
9. Commerce, consuls, &c., to be on most		Time and method of exchange	760
favored footing		17. Prizes captured from Americans not	****
10. Acknowledgment of price of peace	756	to be sold in ports of the regency	761
No further tribute	756	No duties on American prizes	761
11. Religious liberty		18. Disputes between citizens of United	761
Pretexts of religious opinions not to		States, how settled	761
interrupt harmony	756	Between citizens of United States and	761
12. Violation of treaty stipulations—	756	subjects of other nations  19. Criminal offenses, how punished	761
Settlements by consuls, when		Consul to assist at trials	761
No appeal to arms		20. Estates of citizens of United States	101
		dying in Tripoli	751
Arbitrament by Dey of Algiers		Certificate of Tobias Lear.	761
Signatures of the regency		Final ratification reserved to President of	• • • •
Certificate of negotiation		the United States	761
Confirmation of treaty		Ratification by the regency	762
Final ratification reserved to President of		Tunis.	
United States		Treaty of peace and friendship,	
Treaty of peace and amity		August, 1797, March 26,	
June 4, 1805	758-762	1799	3-768
1. Peace and friendship	758	1. Peace and friendship	763
Favors granted to other nations to be		2. Subjects or citizens found on prize-	
come common		vessels to be liberated	763
2. Prisoners to be mutually delivered up.		Their effects to be restored	663
Payment by United States for differ		3. Enemies' goods on a vessel of the par-	
ences in exchange		ties to be free	763
3. Withdrawal of American forces		4. Passports to vessels	764
No supplies to be given to hostile sub		5. Vessels under convoy not to be mo-	
jects		lested	764
Good offices of Americans, how to be	в	6. Regulation of visits at sea	764
exercised		Exactions prohibited	764
4. Enemies' goods on a vessel of eithe	r	Slaves and prisoners to be restored	764
party to be free	. 758	Ransom for slaves carried away	764
<ol><li>Subjects or citizens found on prize-ves</li></ol>	<b>j-</b>	7. Passports for prize-vessels	764
sels to be liberated		8. Vessels needing supplies or repairs	764
Their effects to be restored		9. Wrecked vessels, assistance in case of.	764
6. Passports to vessels		Salvage	764
Visits to American merchant vessel		10. Vessels attacked within gun-shot of	765
by Tripoline ships of war		forts to be protected	
Punishment for injuries		Enemies not to follow for forty-eight	765
Examination of Tripoline cruisers by		hours	765
American ships of war		12. Privileges of merchants	765
To what vessels passports shall b		Tunisians freighting American ships	765
7. Passports for prize-vessels		Vessels not to be detained	765
8. Vessels needing supplies or repairs.		Protection to subjects or citizens	765
9. Wrecked vessels, assistance in case of		Government of Tunis freighting Amer-	
No pillage allowed		ican vessels	765
Property to remain at disposal of		13. Enemies of Tunis found among Amer-	
owners		ican crews	765
Crew to be succored		14. Duties on products of either country .?	65, 766
10. Vessels attacked within gunshot of		Duties on American merchandise un-	•
forts to be protected	. 759	der foreign flag	766
Enemies not to follow for twenty-for	ır	Duties on foreign merchandise under	:
hours	759	American flag	766
11. Commerce, consuls, &c., to be on more	st	15. Freedom of commerce	766
favored footing	.759,760	Prohibited articles	766
12. Consul of United States not liable for	or	Contraband trade	766
debts of citizens		Smuggling	766
13. Salutes to vessels of war		16. Anchorage duties in Tunisian ports	766 766
14. Religious liberty	. <b>7</b> 60		
Pretexts of religious opinions not		When to be replaced	
interrupt harmony			
Right of consuls to travel			
To visit vessels			766
To appoint dragomen and brokers		19. Intestate estates	
15. Violation of treaty stipulations, se	760		
tlement by consul, when No appeal to arms			767
War not to be declared on any pretex			
Statement of grievances to be made			

Page.	1	Page.
lunis—Continued.	Two Sicilies - Continued.	6
23. Infractions of treaty -	No arbitrary searches or inspection	774
Friendly application for satisfaction 767	Protection to persons and property	774
No resort to arms till application re-	7. Management of business	77.1
jected	Employment of agents	77.1
In case of war, time allowed residents to	Liberty of trade	774
remove	8. Consular officers, appointment of	775
Cortificate of negotiation	Privileges and powers	776
Final ratification reserved to President	When in business to be subject to	• • • •
of United States	laws	775
Convention to alter articles of	Reclamation of deserters from vessels	775
the treaty of 1797-1799.	9. Shipwrecks, proceedings in case of	775
February 24, 1824	Salvage and quarantine	775
Amendment of Article VI—	10. Asylum to vessels seeking refuge77	3 776
Regulation of visits at sea 768	11. Differential duties abolished	770
Slaves escaping to American ships of	Duties on wines and cottons	770
war to be free 768	12. Duration of treaty	776
Amendment of Article XI—	13. Ratifications	770
Salutes to ships of war 769	Convention relative to rights	110
Amendment of Article XII—	of neutrals at sea, Jan-	
Commerce to be on the most favored	uary 13, 185577	7 775
footing	1. Principles recognized—	,,,,
Rule as to ireights	Free ships make free goods	777
Vessels not to be detained, when 769	Neutral property on enemy's vessel	111
Ports not to be closed to ships of war 769	not subject to confiscation	
Protection to citizens by local officers. 769, 770	Applicability of principles	777
By the chief authority, when 770	2. Ulterior understanding reserved	777
Preference to Tunisian government in	3. Accession to principles by other	777
freights	nations principles by other	~ ~~.
Amendment of Article XIV—	nations	
Freedom of trade	Convention of amity, commerce,	778
Usual duties only to be paid	and navigation, October	
Final ratification reserved to President	1, 1855	9 790
of United States	1. Peace and friendship	<b>77</b> 9
Two Sicilies, (see Italy,)	Agreement in case of war-	•••
Convention for termination of	Time alllowed merchants, &c., to re-	
reclamations, October 14,	move	779
<b>1832</b>	Their effects not to be seized	779
Indemnity for depredations upon	Debts, &c., not to be confiscated.	779
American commerce	Sale and conveyance of real estate	779
1. Sum to be paid to the United States . 771	withdrawal of proceeds	779
Application and distribution	Dues same as pavable by natives	779
	Sale-conduct to be furnished.	779
3. Ratifications 772	2. Diockaded ports, regulations at	779
Treaty of commerce and	3. Contraband articles	
navigation, December 1,	Not to be confiscated.	780
779-776	4. Right of travel and residence	780
1. Freedom of commerce and naviga-	5. Exemption from military service, &c.	780
tion 773	No arbitrary searches	780
Duties on products of either country. 773	Protection to persons and property  6. Management of business	780
Favors granted to other nations to	Employment of agents	780
become common 773	Liberty of trade	780 780
2. Importations and exportations in ves-		
sals of either nation	Liberty of trade  Patents upon inventions	
sels of either nation	ratents upon inventions	781
Duties, bounties, and drawbacks 773	Premiums for ship-building 7. Succession to real or personal property	781 781
Duties, bounties, and drawbacks 773	Premiums for ship-building 7. Succession to real or personal property	781 781 781
Duties, bounties, and drawbacks	Premiums for ship-building  7. Succession to real or personal property Disposal of estates  Dues same as payable by natives	781 781 781 781
Juties, bounties, and drawbacks	Premiums for ship-building  7. Succession to real or personal property Disposal of estates  Dues same as payable by natives	781 781 781
Duties, bounties, and drawbacks	Premiums for ship-building  7. Succession to real or personal property Disposal of estates Dues same as payable by natives Property of absent heirs to be cared for	781 781 781 781 781
Duties, bounties, and drawbacks	Premiums for ship-building 7. Succession to real or personal property Disposal of estates Dues same as payable by natives Property of absent heirs to be cared for Consular officers to assist in proceed-	781 781 781 781
Duties, bounties, and drawbacks	Premiums for ship-building 7. Succession to real or personal property Disposal of estates Dues same as payable by natives Property of absent heirs to be cared for Consular officers to assist in proceedings of administration	781 781 781 781 781 781
Juties, bounties, and drawbacks	Premiums for ship-building 7. Succession to real or personal property Disposal of estates Dues same as payable by natives Property of absent heirs to be cared for Consular officers to assist in proceedings of administration Delivery of hereditary effects	781 781 781 781 781 781
Duties, bounties, and drawbacks	Premiums for ship-building 7. Succession to real or personal property Disposal of estates Dues same as payable by natives Property of absent heirs to be cared for Consular officers to assist in proceedings of administration Delivery of hereditary effects. Questions among claimants, how de-	781 781 781 781 781 781
Duties, bounties, and drawbacks	Premiums for ship-building  7. Succession to real or personal property Disposal of estates Dues same as payable by natives Property of absent heirs to be cared for  Consular officers to assist in proceedings of administration Delivery of hereditary effects. Questions among claimants, how decided	781 781 781 781 781 781 781
Juties, bounties, and drawbacks	Premiums for ship-building 7. Succession to real or personal property Disposal of estates Dues same as payable by natives Property of absent heirs to be cared for.  Consular officers to assist in proceedings of administration Delivery of hereditary effects. Questions among claimants, how decided  Access by residents to judicial tribu-	781 781 781 781 781 781
Duties, bounties, and drawbacks	Premiums for ship-building 7. Succession to real or personal property Disposal of estates Dues same as payable by natives Property of absent heirs to be cared for Consular officers to assist in proceedings of administration Delivery of hereditary effects Questions among claimants, how decided Access by residents to judicial tribunals	781 781 781 781 781 781 781
Duties, bounties, and drawbacks	Premiums for ship-building  7. Succession to real or personal property Disposal of estates Dues same as payable by natives Property of absent heirs to be cared for Consular officers to assist in proceedings of administration Delivery of hereditary effects Questions among claimants, how decided Access by residents to judicial tribunals Employment of attorneys &c.	781 781 781 781 781 781 781 781
Duties, bounties, and drawbacks	Premiums for ship-building  7. Succession to real or personal property Disposal of estates Dues same as payable by natives Property of absent heirs to be cared for  Consular officers to assist in proceedings of administration Delivery of hereditary effects Questions among claimants, how decided  Access by residents to judicial tribunals Employment of attorneys, &c.  8. Freedom of commerce and payingtion	781 781 781 781 781 781 781 781 781
Juties, bounties, and drawbacks	Premiums for ship-building 7. Succession to real or personal property Disposal of estates Dues same as payable by natives Property of absent heirs to be cared for.  Consular officers to assist in proceedings of administration Delivery of hereditary effects. Questions among claimants, how decided Access by residents to judicial tribunals Employment of attorneys, &c. 8. Freedom of commerce and navigation Tonnage duties, &c.	781 781 781 781 781 781 781 781 781 781
Duties, bounties, and drawbacks	Premiums for ship-building 7. Succession to real or personal property Disposal of estates Dues same as payable by natives Property of absent heirs to be cared for  Consular officers to assist in proceed- ings of administration Delivery of hereditary effects. Questions among claimants, how de- cided Access by residents to judicial tribu- nals Employment of attorneys, &c 8. Freedom of commerce and navigation Tonnage duties, &c 9. Nationality of vessels	781 781 781 781 781 781 781 781 781 781
Duties, bounties, and drawbacks	Premiums for ship-building 7. Succession to real or personal property Disposal of estates Dues same as payable by natives Property of absent heirs to be cared for Consular officers to assist in proceed- ings of administration Delivery of hereditary effects. Questions among claimants, how de- cided Access by residents to judicial tribu- nals Employment of attorneys, &c. 8. Freedom of commerce and navigation Tonnage duties, &c. 9. Nationality of vessels. 10. Importations and exportations in the	781 781 781 781 781 781 781 781 781 781
Duties, bounties, and drawbacks	Premiums for ship-building 7. Succession to real or personal property Disposal of estates Dues same as payable by natives Property of absent heirs to be cared for Consular officers to assist in proceed- ings of administration Delivery of hereditary effects. Questions among claimants, how de- cided Access by residents to judicial tribu- nals Employment of attorneys, &c 8. Freedom of commerce and navigation Tonnage duties, &c 9. Nationality of vessels. 10. Importations and exportations in the vessels of either nation.	781 781 781 781 781 781 781 781 781 781
Duties, bounties, and drawbacks	Premiums for ship-building  7. Succession to real or personal property Disposal of estates Dues same as payable by natives Property of absent heirs to be cared for.  Consular officers to assist in proceedings of administration Delivery of hereditary effects. Questions among claimants, how decided.  Access by residents to judicial tribunals Employment of attorneys, &c.  Employment of attorneys, &c.  Freedom of commerce and navigation Tonnage duties, &c.  Nationality of vessels.  Importations and exportations in the vessels of either nation Duties, bounties, and drawbacks	781 781 781 781 781 781 781 781 781 781
Duties, bounties, and drawbacks	Premiums for ship-building 7. Succession to real or personal property Disposal of estates Dues same as payable by natives Property of absent heirs to be cared for  Consular officers to assist in proceedings of administration Delivery of hereditary effects. Questions among claimants, how decided Access by residents to judicial tribunals Employment of attorneys, &c.  Freedom of commerce and navigation Tonnage duties, &c.  Nationality of vessels In Importations and exportations in the vessels of either nation. Duties, bounties, and drawbacks.  11. No preferences in importations	781 781 781 781 781 781 781 781 781 781
Duties, bounties, and drawbacks	Premiums for ship-building  7. Succession to real or personal property Disposal of estates Dues same as payable by natives Property of absent heirs to be cared for.  Consular officers to assist in proceedings of administration Delivery of hereditary effects. Questions among claimants, how decided.  Access by residents to judicial tribunals Employment of attorneys, &c.  Employment of attorneys, &c.  Freedom of commerce and navigation Tonnage duties, &c.  Nationality of vessels.  Importations and exportations in the vessels of either nation Duties, bounties, and drawbacks	781 781 781 781 781 781 781 781 781 781

	Page.	!	Page.
Two Sicilies—Continued.		Venezuela—Continued.	-
13. Coasting-trade and fisheries reserved	782	Neutrality extended to persons	791
14. Duties on products of either country	782	Applicability of stipulations	791
Prohibitions to be general	783	16. Neutral property on enemy's vessel	791
15. Favors granted to other nations to		17. Contraband articles	791
become common	783	18. Goods not contraband	791
16. Asylum to vessels seeking refuge	783		
17 Shipwreeks proceedings in case of		19. Confiscation of contraband articles791	
17. Shipwrecks, proceedings in case of	783	20. Blockaded ports, regulations at	792
Salvage and quarantine	783	21. Regulation of visits at sea	792
18. Consular officers, appointment of	783	22. Sea-letters or passports	792
Their privileges and powers	783	Certificates of cargo	792
When engaged in business to be sub-		23. Vessels under convoy	793
ject to laws	784	24. Prize causes, adjudication of	793
Liability of consul when a citizen	784	25. Letters of marque	793
Consular archives to be inviolate	784	26. Agreement in case of war between the	
19. Settlement of disputes between mas-		parties-	
ters and crews	784	Time allowed merchants to remove	793
20. Reclamation of deserters from vessels	784	Safe-conduct to be furnished them	793
21. Fugitives from justice to be delivered	•01		793
	784	Other citizens may remain	
Peopleitions how made		27. Debts, &c., not to be confiscated	793
Requisitions, how made	784	28. Envoys, ministers, &c793	
Evidence of criminality required78	4,700	29. Consuls and vice-consuls	794
22. Crimes for which surrender may be		30. Commissions and exequaturs	794
made	785	31. Immunities of consular officers	794
23. Surrender, how made	785	Inviolability of archives	794
24. Neither party to surrender its own		32. Reclamation of deserters from vessels	794
citizens	785	33. A consular convention to be formed	795
No surrender for past or political of-		34. Duration of treaty	795
fenses	785	Infringement of treaty	795
25. Duration of convention	785	Reprisals and declarations of war	795
26. Ratifications	785	Treaties with other nations not affected	785
Declaration annexed—		Ratifications	795
Duties on wines and cottons, construc-		Claims Convention, January 14,	100
tion of stipulations concerning	786	1859	3 707
Effect of declaration	786	Settlement of Aves Island claims	796
		1. Sum to be paid to the United States.	796
U.		Distribution of sum	796
Uruguay River,		2. Terms of payment	796
			707
Free navigation of—		Interest	797
Argentine Confederation, 1853	15	3. No further claims to be made	797
	15		
	15	3. No further claims to be made 4. Ratifications	797
Argentine Confederation, 1853	15	3. No further claims to be made 4. Ratifications	797
Argentine Confederation, 1853	15	3. No further claims to be made	797 797
Argentine Confederation, 1853  V.  Venezuela,  Treaty of peace, friendship, na-	15	3. No further claims to be made 4. Ratifications	797 797
Venezuela, Treaty of peace, friendship, navigation, and commerce.		3. No further claims to be made 4. Ratifications	797 797 797
Argentine Confederation, 1853  V.  Venezuela,  Treaty of peace, friendship, navigation, and commerce, January 20, 1836	87-795	3. No further claims to be made	797 797 797 796
Argentine Confederation, 1853  V.  Venezuela,  Treaty of peace, friendship, navigation, and commerce, January 20, 1836		3. No further claims to be made	797 797 797
V.  Venezuela,  Treaty of peace, friendship, navigation, and commerce. January 20, 1836	87–795 787	3. No further claims to be made	797 797 797 796
V.  Venezuela,  Treaty of peace, friendship, navigation, and commerce. January 20, 1836	87–795 787 787	3. No further claims to be made	797 797 797 796
V.  Venezuela,  Treaty of peace, friendship, navigation, and commerce.  January 20, 1836	37–795 787 787 787 787	3. No further claims to be made	797 797 797 797 7–806 798
V.  Venezuela,  Treaty of peace, friendship, navigation, and commerce, January 20, 1836	87–795 787 787 787 787 87,788	3. No further claims to be made	797 797 797 797 7-806 798
V.  Venezuela,  Treaty of peace, friendship, navigation, and commerce. January 20, 1836	37–795 787 787 787 787	3. No further claims to be made	797 797 797 7-806 798 798 798
V.  Venezuela,  Treaty of peace, friendship, navigation, and commerce, January 20, 1836	37–795 787 787 787 737 87,788 788	3. No further claims to be made	797 797 797 7–806 798 798 798 798
V.  Venezuela,  Treaty of peace, friendship, navigation, and commerce.  January 20, 1836	767-795 767 767 767 767,788 788 788	3. No further claims to be made	797 797 797 7–806 798 798 798 798 798
V.  Venezuela,  Treaty of peace, friendship, navigation, and commerce. January 20, 1836	767 767 767 767 767,788 77,788 788 788	3. No further claims to be made	797 797 797 7-806 798 798 798 798 798 798
V.  Venezuela,  Treaty of peace, friendship, navigation, and commerce, January 20, 1836	87–795 787 787 787 788 788 788 788 788	3. No further claims to be made	797 797 797 7-806 798 798 798 798 798 798 798
V.  Venezuela,  Treaty of peace, friendship, navigation, and commerce. January 20, 1836	787–795 787 787 787,788 77,788 788 788 788 788	3. No further claims to be made	797 797 797 7–806 798 798 798 798 798 798 798 798
V.  Venezuela,  Treaty of peace, friendship, navigation, and commerce. January 20, 1836	97-795 787 787 787,788 788 788 788 788 788 788	3. No further claims to be made	797 797 797 7–806 798 798 798 798 798 798 798 798 798
V.  Venezuela,  Treaty of peace, friendship, navigation, and commerce. January 20, 1836	97-795 787 787 787,788 788 788 788 788 788 788	3. No further claims to be made	797 797 797 7–806 798 798 798 798 798 798 798 798 798 798
V.  Venezuela,  Treaty of peace, friendship, navigation, and commerce. January 20, 1836	97-795 787 787 787,788 788 788 788 788 788 788	3. No further claims to be made	797 797 797 7-806 798 798 798 798 798 798 798 798 798 798
V.  Venezuela,  Treaty of peace, friendship, navigation, and commerce. January 20, 1836	97-795 787 787 787,788 788 788 788 788 788 788	3. No further claims to be made	797 797 797 797 7-806 798 798 798 798 798 798 798 798 798
V.  Venezuela,  Treaty of peace, friendship, navigation, and commerce. January 20, 1836	27-795 787 787 787,788 788 788 788 788 788 788	3. No further claims to be made	797 797 797 7-806 798 798 798 798 798 798 798 798 798 798
V.  Venezuela,  Treaty of peace, friendship, navigation, and commerce. January 20, 1836	787-795 787 787 787,788 788 788 788 788 788 788	3. No further claims to be made	797 797 797 797 7-806 798 798 798 798 798 798 798 798 798
V.  Venezuela,  Treaty of peace, friendship, navigation, and commerce. January 20, 1836	27-795 787 787 787,788 788 788 788 788 788 788	3. No further claims to be made	797 797 797 7-806 798 798 798 798 798 798 798 798 798 798
V.  Venezuela,  Treaty of peace, friendship, navigation, and commerce. January 20, 1836	27-795 787 787 787,788 788 788 788 788 788 789 789 789 789	3. No further claims to be made	797 797 797 7-806 798 798 798 798 798 798 798 798 798 798
V.  Venezuela,  Treaty of peace, friendship, navigation, and commerce. January 20, 1836	87-795 787 787 787,788 788 788 788 788 788 789 789 789 789	3. No further claims to be made	797 797 797 797 7-806 798 798 798 798 798 798 798 798 798 798
V.  Venezuela,  Treaty of peace, friendship, navigation, and commerce, January 20, 1836	27-795 787 787 787,788 788 788 788 788 788 789 789 789 789	3. No further claims to be made. 4. Ratifications. Ratification by National Convention of Venezuela  Treaty of amity, commerce, navigation, and extradition, August 27, 186079. 1. Peace and friendship Agreement in case of war between the parties.  Time allowed merchants, &c., to remove. Their effects not to be seized. Their persons not to be molested Safe-conduct to be given them Debts, &c., not to be confiscated 2. Exemption from military service, &c. 3. Rights of residence and business Liberty of travel and trade Management of business Employment of agents Access to judicial tribunals Employment of attorneys, &c. 4. Religious liberty Rights of burial. 5. Disposal of personal property Succession to personal estates	797 797 797 797 798 798 798 798 798 798
V.  Venezuela,  Treaty of peace, friendship, navigation, and commerce, January 20, 1836	27-795 787 787 767 767,788 788 788 788 788 789 789 789 789 789	3. No further claims to be made	797 797 797 798 798 798 798 798 798 798
V.  Venezuela,  Treaty of peace, friendship, navigation, and commerce. January 20, 1836	87-795 787 787 787,788 788 788 788 788 789 789 789 789 789	3. No further claims to be made	797 797 797 797 798 798 798 798 798 798
V.  Venezuela,  Treaty of peace, friendship, navigation, and commerce, January 20, 1836	67-795 787 767 767 768 788 788 788 788 788 789 789 789 789 78	3. No further claims to be made. 4. Ratifications. Ratification by National Convention of Venezuela  Treaty of amity, commerce, navigation, and extradition, August 27, 1860. 79. 1. Peace and friendship. Agreement in case of war between the parties— Time allowed merchants, &c., to remove. Their effects not to be seized. Their persons not to be molested. Safe-conduct to be given them. Debts, &c., not to be confiscated. 2. Exemption from military service, &c. 3. Rights of residence and business. Liberty of travel and trade. Management of business. Employment of agents. Access to judicial tribunals. Employment of attorneys, &c. 4. Religious liberty. Rights of burial. 5. Disposal of personal property. Succession to personal estates. Duties same as payable by natives. Property of absent heirs to be cared for. Real estate, time allowed heirs for dis-	797 797 797 797 7-806 798 798 798 798 798 798 798 798 799 799
V.  Venezuela,  Treaty of peace, friendship, navigation, and commerce.  January 20, 1836	27-795 787 787 767 767,788 788 788 788 788 789 789 789 789 789	3. No further claims to be made. 4. Ratifications. Ratification by National Convention of Venezuela  Treaty of amity, commerce, navigation, and extradition, August 27, 1860. 79. 1. Peace and friendship. Agreement in case of war between the parties— Time allowed merchants, &c., to remove. Their effects not to be seized. Their persons not to be molested. Safe-conduct to be given them. Debts, &c., not to be confiscated. 2. Exemption from military service, &c. 3. Rights of residence and business. Liberty of travel and trade. Management of business. Employment of agents. Access to judicial tribunals. Employment of attorneys, &c. 4. Religious liberty. Rights of burial. 5. Disposal of personal property. Succession to personal estates. Duties same as payable by natives. Property of absent heirs to be cared for. Real estate, time allowed heirs for disposal of.	797 797 797 798 798 798 798 798 798 798
V.  Venezuela,  Treaty of peace, friendship, navigation, and commerce. January 20, 1836	57-795 787 787 767 767,788 788 788 788 788 789 789 789 789 789	3. No further claims to be made	797 797 797 798 798 798 798 798 798 798
V.  Venezuela,  Treaty of peace, friendship, navigation, and commerce. January 20, 1836	67-795 787 767 767 767 788 788 788 788 788 789 789 789 789 78	3. No further claims to be made. 4. Ratifications. Ratification by National Convention of Venezuela  Treaty of amity, commerce, navigation, and extradition, August 27, 1860. 79. 1. Peace and friendship. Agreement in case of war between the parties— Time allowed merchants, &c., to remove. Their effects not to be seized. Their persons not to be molested. Safe-conduct to be given them. Debts, &c., not to be confiscated. 2. Exemption from military service, &c. 3. Rights of residence and business. Liberty of travel and trade. Management of business. Employment of agents. Access to judicial tribunals. Employment of attorneys, &c. 4. Religious liberty. Rights of burial. 5. Disposal of personal property. Succession to personal estates. Property of absent heirs to be cared for. Real estate, time allowed heirs for disposal of. No other duties than imposed upon natives.	797 797 797 797 7-806 798 798 798 798 798 798 798 798 799 799
V.  Venezuela,  Treaty of peace, friendship, navigation, and commerce. January 20, 1836	57-795 787 767 767 767,788 788 788 788 788 789 789 789 789 789	3. No further claims to be made. 4. Ratifications. Ratification by National Convention of Venezuela  Treaty of amity, commerce, navigation, and extradition, August 27, 1860. 79. 1. Peace and friendship. Agreement in case of war between the parties— Time allowed merchants, &c., to remove. Their effects not to be seized. Their persons not to be molested. Safe-conduct to be given them. Debts, &c., not to be confiscated. 2. Exemption from military service, &c. 3. Rights of residence and business. Liberty of travel and trade. Management of business. Employment of agents. Access to judicial tribunals. Employment of attorneys, &c. 4. Religious liberty. Rights of burial. 5. Disposal of personal property. Succession to personal estates. Duties same as payable by natives. Property of absent heirs to be cared for. Real estate, time allowed heirs for disposal of. No other duties than imposed upon natives.	797 797 797 798 798 798 798 798 798 798
V.  Venezuela,  Treaty of peace, friendship, navigation, and commerce. January 20, 1836	57-795 787 787 767 767,788 788 788 788 788 789 789 789 789 789	3. No further claims to be made	797 797 797 7986 798 798 798 798 798 798 798 798 798 799 799
V.  Venezuela,  Treaty of peace, friendship, navigation, and commerce. January 20, 1836	67-795 787 787 787,788 788 788 788 788 788 789 789 789 789	3. No further claims to be made. 4. Ratifications. Ratification by National Convention of Venezuela  Treaty of amity, commerce, navigation, and extradition, August 27, 1860. 79. 1. Peace and friendship. Agreement in case of war between the parties— Time allowed merchants, &c., to remove. Their effects not to be seized. Their persons not to be molested. Safe-conduct to be given them. Debts, &c., not to be confiscated. 2. Exemption from military service, &c. 3. Rights of residence and business. Liberty of travel and trade. Management of business. Employment of agents. Access to judicial tribunals. Employment of attorneys, &c. 4. Religious liberty. Rights of burial. 5. Disposal of personal property. Succession to personal estates. Duties same as payable by natives. Property of absent heirs to be cared for. Real estate, time allowed heirs for disposal of. No other duties than imposed upon natives.  Sels of either nation.  Duties, bounties, and drawbacks.	797 797 797 798 798 798 798 798 798 798
V.  Venezuela,  Treaty of peace, friendship, navigation, and commerce. January 20, 1836	57-795 787 787 767 767,788 788 788 788 788 789 789 789 789 789	3. No further claims to be made	797 797 797 7986 798 798 798 798 798 798 798 798 798 799 799

			•	D
enezue	la—Continued.	Page.	Venezuela—Continued.	Page
	Vessels may proceed from port to port	800	Claims not presented to be barred	808
8.	Nationality of Venezuelan vessels	800	Cases pending before umpire	808
9.	Duties on products of either country	800	Final decision of umpire	808
	Prohibitions to be general	800	6. Expenses of commission	808
10.	Discriminating duties	800	7. Ratifications	808
11.	Assistance in case of shipwreck80	n 801	Vessels, (see Asylum; Captures; Consuls; Con-	000
	Salvage and repairs.	801		
12.	Neutral trade in time of war	801	traband of War; Dardanelles; Neu-	
	Blockaded ports, regulations at		tral Vessels; Reciprocal Commercial	
13	Contraband articles	801	Agreements; Reprisals; Ships of War;	
10.	Confiscation of contraband articles	801	Steam-Vessels; War,)	
1.4	Eros ships make free made	801	Nationality of, how to be established—	
14.	Free ships make free goods	801	Argentine Confederation, 1853	18
15	Neutrality extended to persons	802	Belgium, 1845, 1858	50, 54
15.	Examination of vessels bound to an		Bolivia, 1858	70
10	enemy's port	802 .	Brazil, 1828	82
10.	Sea-letters or passports.	802	Dominican Republic, 1867	180
484	Certificates of cargo	802	Ecuador, 1839	188
17.	Regulation of visits at sea	802	Hanover, 1840, 1846388	3, 392
18.	Vessels under convoy	803	Hanseatic Republic, 1827	401
19.	Proceedings in case of detention	803	Italy, 1871 Mecklenburg-Schwerin, 1847 Notherlande, 1820	443
20.	Care of captured property	803	Mecklenburg-Schwerin, 1847	468
	Treatment of passengers and crews.	803	1/0/H0118HUS, 1009	543
21.	Frize causes, adjudication of	803	New Granada, 1846	559
22.	Armed vessels to do no injury	803	Uldenburg, 1847	578
	Liability for damages	804	Ottoman Porte, 1862	588
	Commanders of privateers to give		Paraguay, 1859.	595
	bonds	804	Pern, 1891	615
23.	Admission of prizes into ports	804	Two Sicilies, 1855.	781
24.	Enemy's privateers not to be fitted		Venezuela, 1836, 1860	000
	out, &c	804	Are to be furnished with passports—	<b>5,</b> 000
25.	Letters of marque not to be accepted	804	Algiers, 1815, 1816	C 10
	Penalty for accepting commissions		Morocco 1787 1998	6,10
	from an enemy	804	Morocco, 1787, 1836	(, 522
26.	Consular officers, appointment of	805	Tripoli, 1796, 1805	5, 759
	Their privileges and powers	805	norts in time of war and also will	
	When engaged in business to be sub-		ports in time of war, and also with certificates of cargo, if laden—	
	ject to laws	805	Bolivia, 1858	
	When citizens, liability of	805	Brazil, 1828.	74
	Inviolability of archives	805	Chili, 1832	86
	Settlement of disputes between mas-		Colombia, 1824	109
	ters and crews	805	Dominican Republic, 186718	154
	Reclamation of deserters from vessels	805	Ecuador 1830	
27.	Fugitives from justice to be delivered		Ecuador, 1839	192
	_ up	805	France, 1778, 1800	U, 222
	Requisitions, how made	805	Guatemala, 1849.	38:
	Evidence of criminality required	805	Hayti, 1864	417
<b>2</b> 8.	Crimes for which surrender may be		Mexico, 1831 Netherlands, 1782	482
	made	806	New Granada 1946	539
29.	Surrender, how made	806	New Granada, 1846.	555
30.	Past or political offenses not included	806	Oldenburg, 1847.	578
31.	Duration of treaty	806	Peru, 1851.  Peru-Bolivia, 1836.	619
32.	Katincations	806	Pruggio 1705 1700 1000	607
Con	vention for settlement of	200	Prussia, 1785, 1799, 1828	ટ, 659
	American claims, April	i	San Salvador, 1850	680
		6-808	DUMIN, 1795	709
1.	Claims to be referred to a mixed com-	0 000	Sweden, 1783	72
	mission	807	DWCUCH AND NOTWAY ISIK 1907 #9	5, 741
	Commissioners, how appointed	807	Venegrale 1996 1000	764
	Vacancies, how filled	807	Tunis, 1797 Venezuela, 1836, 1860 Must also be furnished with about	2, 802
	Meeting of commissioners.	807		
	Oath of commissioners	807	and list of ship's company—	
	Selection of umpire	807	Prussia, 1799, 1828	2,659
2.	Examination of claims	807	A acopulus good for ally number of vove goe	•
	Procedure		but must be renewed every year if	
	Papers and documents	807	the vessel returns home within the	
	Award of indemnity	807	year—	
	Certificates of award	807 /	France, 1778, 1800	1, 229
	Decision of commissioners, rule for	807	Doninican Debublic, 1867	2, 183
3	Issue of aertificator	807	CPaill, 1/90	ማኅበር
U.	Issue of certificates	808	V 0110ZU018i, 1030, 18011	2. 809
	Payment of award	808	A 458 PULLS SHALL DO TODOWOOD AVARY COAGE	.,
A	Interest	808	лауы, 1804	417
7.	Termination of commission	808	aney shall be renewed every time the vec-	411
	Record of proceedings	808	sel returns home in the course of a	
K	Appointment of secretary	808	year	
v.	Decisions to be final	808	Sweden, 1783. Sweden and Norway, 1816, 1827	700
	Time for presentation of claims	808	Sweden and Norway, 1816, 1897 72	5 741

Vessels—Continued.	age.	Page.	
	- 1	Vessels—Continued.	
The death or removal of the master does	- 1	As to custom-officers	,
not affect them—		As to custom-officers	
Dominican Republic, 1867	183	Disputes between officers of passenger-	
Venezuela, 1860	802	steamships and passengers are to	
Vessels of each party making into a port	11.1	be decided in United States courts—	
of an enemy of the other must ex-			
hibit passports and certificates—	1		•
Dominion Populie 1969	• 00	Merchant-vessels of the United States not	
Dominican Republic, 1867	182	liable for contraband goods when	
France, 1778, 1800	229	laden in port—	
Hayti, 1864	417	Morocco, 1787, 1836519, 523	
Spain, 1795	709	The vessels of neither party to be molested	
Venezuela, 1860	802	by the other—	
Regulations for the visit and examination	002	Algiona 1705 1915 1916 1 6 11	
of vessels on the high cose do 'no		Algiers, 1795, 1815, 1816	•
of vessels on the high seas during		Vessels of either country may complete	
time of war—		their crews within the territories	
Algiers, 1795, 1815, 1816	5, 11	of the other—	
Bolivia, 1858	74	Italy, 1871 441	L
Brazil, 1828	86	Netherlands, 1782 540	)
Colombia, 1824	154	And may receive supplies—	
Dominican Republic, 1867	183	Morocco, 1787, 1836	)
Ecuador, 1839.	192		
Enames 1979 1800		Tripoli, 1796, 1805	
France, 1778, 1800		Tunis, 1797 764	
Guatemala, 1849	383	Visit. (See Vessels.)	
Hayti, 1864	417	Vol Qualifie Crime. (See Extradition.)	
Italy, 1871	443		
Mexico, 1831	481	w.	
Morocco, 1787, 1836		•••	
Netherlands, 1782	540	Wages of Seamen. (See Consuls.)	
New Granada, 1846	555	War, (see Blockade; Captures; Contraband of	
Peru, 1851	619	War; Letters of Marque, Neutrality;	
Peru-Bolivia, 1836	606	Neutrals; Neutral Vessels; Piracy;	
Prussia, 1785, 1799, 1828	, 659	Privateers; Prizes; Prize Causes;	
San Salvador, 1850	680	Privateers; Prizes; Prize Causes; Reciprocal Privileges of Citizens,	
Spain, 1795	709	&c. Reprisals; Ships of War; Ves-	
Sweden, 1783	729	sels,)	
Sweden and Norway, 1816, 1827735	741	Not to be declared for infractions of trea-	
Tunia 1707 1004	700		
Tunis, 1797, 1824		ties, until statement of injuries	
Venezuela, 1836, 1860792	, 802	made and redress refused or de-	
Vessels under convoy are not to be exam-		layed—	_
ined	1	Algiers, 1795, 1815, 1816	2
Bolivia, 1858	74	Bolivia, 1858 7	7
Brazil, 1828	87	Brazil, 1828 8	9
Colombia, 1824			
	155	Central America, 1825	3
Dominican Republic 1867	155 183	Central America, 1825	
Dominican Republic, 1867	183	Chili, 183211	<b>2</b>
Dominican Republic, 1867 Ecuador, 1839	183 192	Chili, 1832	2 7
Dominican Republic, 1867 Ecuador, 1839 France, 1800	183 192 9, 2 <b>3</b> 0	Chili, 1832       11         Colombia, 1824       15         Ecuador, 1829       19	2 7 5
Dominican Republic, 1867	183 192 9, 2 <b>3</b> 0 383	Chili, 1832       11         Colombia, 1824       15         Ecuador, 1829       19         Great Britain, 1794       27	2 7 5 9
Dominican Republic, 1867. Ecuador, 1839. France, 1800	183 192 9, 2 <b>3</b> 0 383 417	Chili, 1832       11         Colombia, 1824       15         Ecuador, 1829       19         Great Britain, 1794       27         Guatemala, 1849       38	2 7 5 9 6
Dominican Republic, 1867	183 192 9, 2 <b>3</b> 0 383	Chili, 1832       11         Colombia, 1824       15         Ecuador, 1829       19         Great Britain, 1794       27         Guatemala, 1849       38         Mexico, 1831       48	2 7 5 9 6 5
Dominican Republic, 1867 Ecuador, 1839 France, 1800 229 Guatemala, 1849 Hayti, 1864 Italy, 1871	183 192 9, 2 <b>3</b> 0 383 417	Chili, 1832       11         Colombia, 1824       15         Ecuador, 1829       19         Great Britain, 1794       27         Guatemala, 1849       38         Mexico, 1831       48         Morocco, 1787, 1836       520, 52	2 7 5 9 6 5
Dominican Republic, 1867  Ecuador, 1839 France, 1800	183 192 9, 2 <b>3</b> 0 383 417 443 482	Chili, 1832       11         Colombia, 1824       15         Ecuador, 1829       19         Great Britain, 1794       27         Guatemala, 1849       38         Mexico, 1831       48         Morocco, 1787, 1836       520, 52	2 7 5 9 6 5 4
Dominican Republic, 1867  Ecuador, 1839 France, 1800	183 192 9, 2 <b>3</b> 0 383 417 443 482 7, 522	Chili, 1832       11         Colombia, 1824       15         Ecuador, 1829       19         Great Britain, 1794       27         Guatemala, 1849       38         Mexico, 1831       48         Morocco, 1757, 1836       520, 52         New Granada, 1846       55	2 7 5 9 6 5 4 9
Dominican Republic, 1867  Ecuador, 1839 France, 1800 229 Guatemala, 1849 Hayti, 1864 Italy, 1871 Mexico, 1831 Morocco, 1787, 1836 517 Netherlands, 1782	183 192 9, 2 <b>3</b> 0 383 417 443 482 7, 522 536	Chili, 1832       11         Colombia, 1824       15         Ecuador, 1829       19         Great Britain, 1794       27         Guatemala, 1849       38         Mexico, 1831       48         Morocco, 1787, 1836       520, 52         New Granada, 1846       55         Peru, 1851       62	275965493
Dominican Republic, 1867 Ecuador, 1839 France, 1800	183 192 9, 230 383 417 443 482 7, 522 536 556	Chili, 1832     11       Colombia, 1824     15       Ecuador, 1829     19       Great Britain, 1794     27       Guatemala, 1849     38       Mexico, 1831     48       Morocco, 1787, 1836     520, 52       New Granada, 1846     55       Peru, 1851     62       Peru-Bolivia, 1836     61	2759654930
Dominican Republic, 1867 Ecuador, 1839 France, 1800	183 192 9, 230 383 417 443 482 7, 522 536 556 619	Chili, 1832 11 Colombia, 1824 15 Ecuador, 1829 19 Great Britain, 1794 27 Guatemala, 1849 38 Mexico, 1831 48 Morocco, 1787, 1836 520, 52 New Granada, 1846 55 Peru, 1851 62 Peru-Bolivia, 1836 61 Portugal, 1840 63	27596549308
Dominican Republic, 1867 Ecuador, 1839 France, 1800 229 Guatemala, 1849 Hayti, 1864 Italy, 1871 Mexico, 1831 Morocco, 1787, 1836 Netherlands, 1782 New Granada, 1846 Peru, 1851 Pern-Bolivia, 1836	183 192 9, 230 383 417 443 482 7, 522 536 556 619 607	Chili, 1832 11 Colombia, 1824 15 Ecuador, 1829 19 Great Britain, 1794 27 Guatemala, 1849 38 Mexico, 1831 48 Morocco, 1787, 1836 520, 52 New Granada, 1846 55 Peru, 1851 62 Peru-Bolivia, 1836 61 Portugal, 1840 63 San Salvador, 1850 68	275965493083
Dominican Republic, 1867 Ecuador, 1839 France, 1800 229 Guatemala, 1849 Hayti, 1864 Italy, 1871 Mexico, 1831 Morocco, 1787, 1836 517 Netherlands, 1782 New Granada, 1846 Peru, 1851 Peru-Bolivia, 1836 San Salvador, 1850	183 192 9, 230 383 417 443 482 7, 522 536 556 619 607 681	Chili, 1832     11       Colombia, 1824     15       Ecuador, 1829     19       Great Britain, 1794     27       Guatemala, 1849     38       Mexico, 1831     48       Morocco, 1787, 1836     520, 52       New Granada, 1846     55       Peru, 1851     62       Peru-Bolivia, 1836     61       Portugal, 1840     63       San Salvador, 1850     68       Tripoli, 1796, 1805     756, 76	2759654930830
Dominican Republic, 1867 Ecuador, 1839 France, 1800	183 192 9, 230 383 417 443 482 7, 522 536 556 619 607 681 764	Chili, 1832       11         Colombia, 1824       15         Ecuador, 1829       19         Great Britain, 1794       27         Guatemala, 1849       38         Mexico, 1831       48         Morocco, 1787, 1836       520, 52         New Granada, 1846       55         Peru, 1851       62         Peru-Bolivia, 1836       61         Portugal, 1840       63         San Salvador, 1850       68         Tripoli, 1796, 1805       756, 76         Tunis, 1797       75	27596549308307
Dominican Republic, 1867 Ecuador, 1839 France, 1800	183 192 9, 230 383 417 443 482 7, 522 536 556 619 607 681 764	Chili, 1832 11 Colombia, 1824 15 Ecuador, 1829 19 Great Britain, 1794 27 Guatemala, 1849 38 Mexico, 1831 48 Morocco, 1787, 1836 520, 52 New Granada, 1846 55 Peru, 1851 62 Peru-Bolivia, 1836 61 Portugal, 1840 63 San Salvador, 1850 68 Tripoli, 1796, 1805 756, 76 Tunis, 1797 77 Venezuela, 1836 79	27596549308307
Dominican Republic, 1867 Ecuador, 1839 France, 1800	183 192 9, 230 383 417 443 482 7, 522 536 556 619 607 681 764	Chili, 1832 11 Colombia, 1824 15 Ecuador, 1829 19 Great Britain, 1794 27 Guatemala, 1849 38 Mexico, 1831 48 Morocco, 1787, 1836 520, 52 New Granada, 1846 55 Peru, 1851 62 Peru-Bolivia, 1836 61 Portugal, 1840 63 San Salvador, 1850 68 Tripoli, 1796, 1805 756, 76 Tunis, 1797 77 Venezuela, 1836 79	27596549308307
Dominican Republic, 1867 Ecuador, 1839 France, 1800 229 Guatemala, 1849 Hayti, 1864 Italy, 1871 Mexico, 1831 Morocco, 1787, 1836 517 Netherlands, 1782 New Granada, 1846 Peru, 1851 Peru-Bolivia, 1836 San Salvador, 1850 Tunis, 1797 Venezuela, 1836, 1860 793 Merchant-vessels suspected of being en-	183 192 9, 230 383 417 443 482 7, 522 536 556 619 607 681 764	Chili, 1832.       11         Colombia, 1824.       15         Ecuador, 1829.       19         Great Britain, 1794.       27         Guatemala, 1849.       38         Mexico, 1831.       48         Morocco, 1787, 1836.       520, 52         New Granada, 1846.       55         Peru, 1851.       62         Peru-Bolivia, 1836.       61         Portugal, 1840.       63         San Salvador, 1850.       68         Tripoli, 1796, 1805.       756, 76         Tunis, 1797.       70         Venezuela, 1836.       79         Until an attempt shall have been made	27596549308307
Dominican Republic, 1867 Ecuador, 1839 France, 1800	183 192 9, 230 383 417 443 482 7, 522 536 556 619 607 681 764	Chili, 1832	275965493083075
Dominican Republic, 1867  Ecuador, 1839 France, 1800	183 192 9, 230 383 417 443 482 7, 522 536 556 619 607 681 764 3, 803	Chili, 1832	275965493083075
Dominican Republic, 1867  Ecuador, 1839 France, 1800 229 Guatemala, 1849 Hayti, 1864 Italy, 1871 Mexico, 1831 Morocco, 1787, 1836 517 Netherlands, 1782 New Granada, 1846 Peru, 1851 Peru-Bolivia, 1836 San Salvador, 1850 Tunis, 1797 Venezuela, 1836, 1860 798 Merchant-vessels suspected of being engaged in the slave-trade may be visited and searched— Great Britain, 1862, 1870 334	183 192 9, 230 383 417 443 482 7, 522 536 556 619 607 681 764 3, 803	Chili, 1832	275965493083075
Dominican Republic, 1867  Ecuador, 1839 France, 1800	183 192 9, 230 383 417 443 482 7, 522 536 556 619 607 681 764 3, 803	Chili, 1832	275965493083075
Dominican Republic, 1867  Ecuador, 1839 France, 1800	183 192 9, 230 383 417 443 482 7, 522 536 556 619 607 681 764 3, 803	Chili, 1832	275965493083075 0 6
Dominican Republic, 1867  Ecuador, 1839 France, 1800	183 192 9, 230 383 417 443 4443 7, 522 7, 522 607 681 764 3, 803	Chili, 1832	275965493083075 0 6
Dominican Republic, 1867  Ecuador, 1839 France, 1800	183 192 9, 230 383 417 443 4482 7, 522 536 619 607 681 764 3, 803	Chili, 1832	275965493083075 0 6
Dominican Republic, 1867  Ecuador, 1839 France, 1800	163 192 9, 230 383 417 443 482 7, 522 536 556 619 607 681 764 3, 803 4, 352	Chili, 1832	275965493083075 10 631
Dominican Republic, 1867  Ecuador, 1839 France, 1800	183 192 9, 230 383 417 443 4482 7, 522 536 619 607 681 764 3, 803	Chili, 1832	275965493083075 10 631 9
Dominican Republic, 1867  Ecuador, 1839 France, 1800	163 192 9, 230 383 417 443 482 7, 522 536 619 607 681 764 3, 803 4, 352 7, 11 205 534	Chili, 1832	275965493083075 10 631 97
Dominican Republic, 1867   Ecuador, 1839   France, 1800   229   Guatemala, 1849   Hayti, 1864   Italy, 1871   Mexico, 1831   Morocco, 1787, 1836   517   Netherlands, 1782   New Granada, 1846   Peru, 1851   Peru-Bolivia, 1836   San Salvador, 1850   Tunis, 1797   Venezuela, 1836, 1860   793   Merchant-vessels suspected of being engaged in the slave-trade may be visited and searched—   Great Britain, 1862, 1870   334   Vessels of each party within the jurisdiction of the other are to be protected and defended—   Algiers, 1815, 1816   France, 1778   Netherlands, 1782   Prussia, 1785, 1799   648	163 192 9, 230 383 417 443 482 7, 522 536 619 607 681 764 3, 803 4, 352 7, 11 205 534	Chili, 1832	275965493083075 10 631 97
Dominican Republic, 1867  Ecuador, 1839 France, 1800 Guatemala, 1849 Hayti, 1864 Italy, 1871 Mexico, 1831 Morocco, 1787, 1836 Netherlands, 1782 New Granada, 1846 Peru, 1851 Pern-Bolivia, 1836 San Salvador, 1850 Tunis, 1797 Venezuela, 1836, 1860 Tunis, 1797 Venezuela, 1836, 1860 Great Britain, 1862, 1870 Great Britain, 1862, 1870  Vessels of each party within the jurisdiction of the other are to be protected and defended— Algiers, 1815, 1816 France, 1778 Netherlands, 1782 Prussia, 1785, 1799  648 Spain, 1795  648	163 192 9, 230 383 417 443 482 7, 522 536 619 607 681 764 3, 803 7, 11 205 534 2, 650 706	Chili, 1832	275965493083075 10 631 97
Dominican Republic, 1867  Ecuador, 1839 France, 1800 Guatemala, 1849 Hayti, 1864 Italy, 1871 Mexico, 1831 Morocco, 1787, 1836 Netherlands, 1782 New Granada, 1846 Peru, 1851 Pern-Bolivia, 1836 San Salvador, 1850 Tunis, 1797 Venezuela, 1836, 1860 Tunis, 1797 Venezuela, 1836, 1860 Great Britain, 1862, 1870 Great Britain, 1862, 1870  Vessels of each party within the jurisdiction of the other are to be protected and defended— Algiers, 1815, 1816 France, 1778 Netherlands, 1782 Prussia, 1785, 1799 Spain, 1796 Tripoli, 1796, 1805	163 19,230 3,230 3,233 417 443 482 556 619 661 764 3,803 4,352 7,11 205 534 2,650 6,759	Chili, 1832	275965493083075 10 631 97
Dominican Republic, 1867  Ecuador, 1839 France, 1800	163 192 9, 230 383 417 443 482 7, 522 536 619 607 681 764 3, 803 7, 11 205 534 2, 650 706	Chili, 1832	275965493083075 10 63 971
Dominican Republic, 1867  Ecuador, 1839 France, 1800	163 19,230 3,230 3,233 417 443 482 556 619 661 764 3,803 4,352 7,11 205 534 2,650 6,759	Chili, 1832 11 Colombia, 1824 15 Ecuador, 1829 19 Great Britain, 1794 27 Guatemala, 1849 38 Mexico, 1831 48 Morocco, 1787, 1836 520, 52 New Granada, 1846 55 Peru, 1851 62 Peru-Bolivia, 1836 61 Portugal, 1840 63 San Salvador, 1850 63 Tripoli, 1796, 1805 756, 76 Tunis, 1797 70 Venezuela, 1836 79 Until an attempt shall have been made to settle differences by arbitration— Mexico, 1848 50 San Salvador, 1850 50 Rules to be observed in case of war with a common enemy— Prussia, 1785, 1799, 1828 646, 654, 65 Sweden, 1783 79 Sweden and Norway, 1816, 1827 735, 74 Agreement for the humane treatment of prisoners of war— Mexico 1848 56	275965493083075 10 63 971 11
Dominican Republic, 1867  Ecuador, 1839 France, 1800 Guatemala, 1849 Hayti, 1864 Italy, 1871 Mexico, 1831 Morocco, 1787, 1836 Netherlands, 1782 New Granada, 1846 Peru, 1851 Peru-Bolivia, 1836 San Salvador, 1850 Tunis, 1797 Venezuela, 1836, 1860 Great Britain, 1862, 1870 Great Britain, 1862, 1870  Vessels of each party within the jurisdiction of the other are to be protected and defended— Algiers, 1815, 1816 France, 1778 Netherlands, 1782 Prussia, 1785, 1799 Spain, 1795 Tripoli, 1796, 1805 Tripol, 1796, 1805 Tourse of vessels of the United States on arriving in Chinese	163 19,230 3,230 3,233 417 443 482 556 619 661 764 3,803 4,352 7,11 205 534 2,650 6,759	Chili, 1832	275965493083075 10 63 971 11
Dominican Republic, 1867  Ecuador, 1839 France, 1800	163 19,230 3,230 3,233 417 443 482 556 619 661 764 3,803 4,352 7,11 205 534 2,650 6,759	Chili, 1832 11 Colombia, 1824 15 Ecuador, 1829 19 Great Britain, 1794 27 Guatemala, 1849 38 Mexico, 1831 48 Morocco, 1787, 1836 520, 52 New Granada, 1846 55 Peru, 1851 62 Peru-Bolivia, 1836 61 Portugal, 1840 63 San Salvador, 1850 63 Tripoli, 1796, 1805 756, 76 Tunis, 1797 70 Venezuela, 1836 79 Until an attempt shall have been made to settle differences by arbitration— Mexico, 1848 50 San Salvador, 1850 50 Rules to be observed in case of war with a common enemy— Prussia, 1785, 1799, 1828 646, 654, 65 Sweden, 1783 79 Sweden and Norway, 1816, 1827 735, 74 Agreement for the humane treatment of prisoners of war— Mexico 1848 56	275965493083075 0 631 971 119

Pag	76. I	]	Page.
War—Continued.	•	Wrecks-Continued.	
	88	Hayti, 1864	415
Morocco, 1787, 1836	23	Mecklenburg-Schwerin, 1847	468
Tripoli, 1805 7	60	Mexico, 1831	479
They are not to be made slaves—		Netherlands, 1839	543
Algiers, 1815, 1816 8,	12	New Granada, 1846	552
Morocco, 1787, 1836		Oldenburg, 1847	578
Tripoli, 1805	60	Peru, 1851	616
Navigation of rivers in time of war—	10	Peru-Bolivia, 1836	603
Argentine Confederation, 1853	16	San Salvador, 1850	677
On the breaking out of war, consuls and citizens of the United States may		Sardinia, 1838	$-686 \\ -706$
withdraw unmolested—		Spain, 1795	
Algiers, 1795, 1815, 1816	12	In such case all possible aid shall be ren-	, 000
Tripoli, 1805	60	dered—	
Private property not contraband of war,		Algiers, 1795	2
to be exempt from capture at sea—		Borneo, 1850	80
	141	China, 1844, 1858	2, 132
Debts, money in bank, shares in public		France, 1778	208
funds, &c., are not to be seques-		Greece, 1837	376
tered or confiscated—	₩C.	Liberia, 1862	462
Bolivia, 1858 Brazil, 1828	76 87	Netherlands, 1782	537
Central America, 1825 1	01	Ottoman Empire, 1830	584
	10	Siam, 1833	694
	55	Sweden and Norway, 1816, 1827733	740
Costa Rica, 1851 1	62	Tripoli, 1796, 1805	759
Dominican Republic, 1867	78	Tunis, 1797	764
Ecuador, 1839	193	Württemberg,	
France, 1800 2	2.7	Convention for abolition of	
Great Britain, 1794	275	droit d'aubaine, and taxes	
Guatemala, 1849	384	on emigration, April 10,	
	113 129	1844	
Mexico, 1831	183	1. Droit d'aubaine, &c., abolished	809
New Granada, 1846	556	2. Real estate, time allowed heirs for disposal of	809
Nicaragua, 1867	570	Withdrawal of proceeds	809
Peru, 1851	321	No duties of detraction	809
Peru Bolivia, 1836	306	3. Personal property, disposal of	809
San Salvador, 1850	582	Succession to personal estates	809
Two Sicilies, 1855	779	Duties same as payable by natives	809
Venezuela, 1836, 1860	90	4. Property of absent heirs to be cared	
Warehouse Dues. (See Reciprocal Commercial		for	810
Agreements.)		5. Disputes as to inheritance, how decided	01/
Weser Tolls,		6. Stipulations applicable to previous	810
Abolition of— Hanover, 1846	200	bequests	810
	393	7. Ratifications	810
Whale Ships of the United States,		Accession to Convention with	
Privileges of— Hawaiian Islands, 1849	107	Prussia and other states.	
Peru, 1851, 1857	396 396	October 13, 1853	810
Wrecks, (see Consuls; Reciprocal Commercial		Declaration of accession to extradition	
Agreements; Swiss Confederation.)		convention of June 16, 1852, with	
The vessels, cargoes, and crews of one		Prussia and other states of the Ger- manic Confederation	017
party, wrecked on the coast of the		Naturalization convention	810
other, are to receive the same assist-		Naturalization convention, July 27, 1868	1 819
ance which would be given to na-		1. Who to be deemed naturalized citi-	ı, OI.
tional vessels—		zens	811
Algiers, 1815, 1816	11	Declaration of intention, effect of	811
Belgium, 1845, 1858. 51, Bolivia, 1858.	71	2. Liability for offenses committed before	
Brazil, 1828	83	emigration.	811
Central America, 1825	97	3. Extradition convention unchanged	81
Chili, 1832	106	4. Renewal of residence in original country	D11
Colombia, 1824	151	Renunciation of naturalization	811
Dominican Republic, 1867	181	Intent not to return, when may be	81
Ecuador, 1839	189	held to exist	811
Guatemala, 1849	380	5. Duration of convention	811
Hanover, 1840, 1846390,	392	6. Ratifications	819