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hildren of all ages printed on bot Mother, you must say "Calirnia." Refuse any imitation.-

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Final Text of The Naval Treaty

(Continued from First Page.) for the installation of warlike arma

for the installation of warlike armaments for the purpose of converting such ships into vessels of war, other than the necessary stiffening of decks for the mounting of guns not exceeding 6-inch caliber.

ARTICLE XV.

This article provides that none of the powers may construct ships for an outside power greater than the limits herein prescribed.

ARTICLE XVI.

Provides for the notification to

Provides for the notification to the other treaty powers when any power undertakes warship con-struction for an outside power. ARTICLE XVII.

Treaty powers in case of war shall not use tonnage which they may be building for outside powers. ARTICLE XVIII.

The powers pledge themselves not to give away or transfer to any other power warships which may become a part of the recipi-

nt's navy.

This article provides for the status quo with regard to Pacific fortifications, within the limits already laid down and published. In the case of the United States, this applies specifically to Guam, the Philippines, and the Aleutian islands, but Alaska, Hawaii, and the Canal Zone are not included. The status quo applies to "Hong-

kong and the insular possessions which the British Empire now holds or may hereafter acquire in the Pacific ocean east of the me-ridian 110 east longitude, except (A) those adjacent to the coast of Canada; (B) the commonwealth of Australia and its territories, and (C) New Zealand."

In the case of Japan it applies to the Kurile Islands, the Bonin Islands, the Oshima group, the Loochoo Islands, Formosa and the Pescadores and possessions that

may hereafter be acquired.
"The maintenance of the status quo under the foregoing provisions implies that no new fortifications or naval bases shall be established in the territories and possessions specified; that no measures shall be taken to increase the existing naval facilities for the repair and maintenance of naval forces, and that no increase shall be made in the coast defenses of the territories and possessions above specified. This restriction, however, does not preclude such repair and replacement of worn-out weapons and equipment as is customary in na-val and military establishments in time of peace.

ARTIVLE XX. CHAPTER II. Rules relating to the execution of the treaty-definition of terms. PART I.

Capital ships which may be retained by the contracting powers.
United States—Maryland, California, Tennessee, Idaha, New Mexico, Mississippi, Arizona, Pennsylvania, Oklahoma, Nevada,

THE WASHINGTON TIMES,

New York, Texas, Arkansas, Wyoming, Florida, Utah, North Dakota, Delaware. Total ships, 18.
Total tonnage, 500,650.

British empire—Royal Sovereign, Royal Oak, Revenge, Resolution, Ramillies, Mayaya, Valiant, Barham, Queen Elizabeth, Warspite, Benbow, Emperor of India, Iron Duke, Mariborough, Hood, Renown, Repulee, Tiger, Thunderer, King George V, Ajax, Centurion. Total ships, 22. Total tonnage, 580,450.

France—Bretagne, Lorraine, Provence, Paris, France, Jean Bart, Courbet, Condorcet, Diderot, Voltaire. Total ships, 10. Total

Bart, Courbet, Condorcet, Diderot, Voltaire. Total ships, 10. Total tonnage, 221,170.

France may lay down new tonnage in 1927, 1929 and 1931.

Italy—Andrea Doria, Caio Duillo, Cone di Cavour, Giulie Cesare, Leonardo Da Vinci, Dante Alighieri, Roma, Napoli, Vittorio Emanuele, Regina Elena. Total ships, 10. Total tonnage, 182,800.

Italy may lay down new tonnage in the years 1927, 1929 and 1931.

Japan: Mutsu, Nagato, Hiuga.

Japan: Mutsu, Nagato, Hiuga, se, Yamashiro, Fu-So, Kirishima Haruna, Hiyei, Kango, Total ships, 10. Total tonnage, 301,320. PART II.

RULES FOR SCRAPPING VES-SELS OF WAR. This article provides that a vessel to be scrapped must be placed in such condition that it cannot be

put to combatant use, and then provides the following ways in which this may be accomplished: (b) Breaking up. (c) Use as target, not more than

one vessel to be disposed of in this manner by each power. France and Italy are allowed two vessels each for training pur-

Then follows technical definitions of scrapping and disposition of obsolete craft, the main provision of which is that all of it must be started within six months completed within eighteen

PART III. REPLACEMENT.

This section of the treaty lays down technical rules, etc., for the replacement of ships. All retained ships are subject to replacement at the end of twenty years, and in case of loss or accidental destruction of any of the ships before that time they may be replaced any-how. There are various minor exceptions in the case of individual powers. A series of elaborate and ntricate charts is laid down showing just when each nation may replace ships and in what years. Each contracting power is to no-tify the others when a ship is started and finished.

PART FOUR DEFINITIONS.

A capital ship is defined as any ship of more than 10,000 tons displacement which carries a gun greater than eight-inch caliber. An aircraft carrier is defined as a vessel of war in excess of 10,-000 tons designed for the specific and exclusive purposes of carrying

aircraft.
Standard displacement is defined as the displacement of a ship fully manned and equipped and ready

for sea.

Ton is defined as meaning the ton of 2,240 pounds.

CHAPTER III. MISCELLANEOUS PROVISIONS.

ARTICLE XXI. "It during the term of the present treaty the requirements of na-tional security of any contracting power in respect of naval defense are, in the opinion of that power, materially affected by any change of circumstances, the contracting powers will, at the request of such power, meet in conference with a view to the reconsideration of the provisions of the treaty and its amendment by mutual agreement.

"In view of possible technical and scientific developments, the United States, after consultation with the other contracting powers, shall arrange for a conference of all the contracting powers which shall convene as soon as possible after the expiration of eight years from the coming into force of the present treaty to consider what changes, if any, in the treaty may be necessary to meet such develop-

ARTICLE XXII. Whenever any contracting power shall become engaged in a war which in its opinion affects the naval defense of its national security, such power may after no-tice to the other contracting pow-ers suspend for the period of hostilities its obligations under the present treaty other than those under Articles XIII and XVII, provided that such power shall notify the other contracting powers that the emergency is of such character as to require such

suspension. The remaining contracting powers shall in such case consult together with a view to agree-ment as to what remporary modi-fications if any should be made in the treaty as between them-selves. Should such consultation not produce agreement, duly made in accordance with the constitu-tional methods or the respective powers, any one of said contracting powers may, by giving notice to the other contracting powers, suspend for the period of hostilities its obligations under the present treaty, other than those un-der Articles XIII and XVII. On the cessation of hostilities

the contracting powers will meet in conference to consider what modifications, if any, should be made in the provisions of the present treaty.

ARTICLE XXIIL "The present treaty shall remain in force until December 31, 1938, and in case none of the contracting powers shall have given notice two years before that date of its intention to terminate the treaty, it shall continue in force until the expiration of two years from the date on which notice of termination shall be given by one of the contracting powers, where upon the treaty shall terminate as regards all the contracting powers. Such notice shall be communicated in writing to the Government of the United States, which shall immediately transmit a certified copy of the notification to the other powers and inform to the other powers and inform them of the date on which it was received. The notice shall be deemed to have been given and shall take effect on that date. In the event of notice of termination being given by the Government of the United States, such notice shall be deemed to have been given and shall take effect on the date of the communication made to the said diplomatic representa

Within one year of the date on which a notice of termination by any power has taken effect, all the contracting powers shall meet

ARTICLE XXIV.

"The present treaty shall be ratified by the contracting powers in accordance with their respec-tive constitutional methods and shall take effect on the date of the deposit of all the ratifications, which shall take place at Washing-ton as soon as possible. The Gov-ernment of the United States will transmit to the other contracting powers a certified copy of the procesverbal of the deposit of ratifications.

"The present treaty, of which the English and French texts are both authentic, shall remain deposited in the archives of the Government of the United States, and duly certified copies thereof shall be transmitted by that Govern-ment to the other contracting powers."

Colored Lawyer of West Virginia Given Post by Harding.

Arthur G. Froe, a colored lawyer, of Welch, W. Va., was today cted by President Harding to be recorder of debts of the District of Columbia to succeed John F. Costelle, who has held the office since 1913.

The announcement of Free's ap-

pointment was made following a conference Senator Elkins, Con-sressman Goodykoontz and Froe with President Harding this fore-

Mr. Costello, who is Democratic national committeeman of the Dis-trict, succeeded Henry Lincoln Johnson, colored, who was Re-publican national committeeman of Georgia. Johnson was reappointed by President Harding, but the Sen-ate refused to confirm the nomina-

Eat less meat if you feel Backachy or have Bladder trouble.

No man or woman who eats meat regularly can make a mis-take by flushing the kidneys occasionally, says a well-known authority. Meat forms uric acid which excites the kidneys, they become overworked from the strain, get sluggish and fail to filter the waste and poisons from the blood, then we get sick. Nearly all rheumatism, headache, liver trouble trouble, nervousness, dizziness, sleeplessness and urinary disorders come from sluggish kidneys.

The moment you feel a dull ache in the kidneys or your back hurts or if the urine is cloudy, offensive, full of sediment, irregular of passage or attended by a sensation of scalding, stop eating meat and get about four ounces of Jad Salts from any pharmacy; take a tablespoonful in a glass of water before break-fast and in a few days your kidneys will act fine. This famous salts is made from the acid of grapes and lemon juice, combined with lithia, and has been used for generations to flush and stimulate the kidneys, also to neutralize the acids in urine so it no longer causes irritation, thus ending bladder weakness.

Salts is inexpensive and cannot injure; makes a delightful effervescent lithia water drink which everyone should take now and then to keep the kidneys clean and active and the blood



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Behind the label on each of these Suits is a quality you cannot suplicate anywhere at the price. Closely examine them and you will be astonished at the wonderful workmanship. The weaves and patterns are numerous-the models and styles offer endless variety. In a word, a typical Friedlander offering. We predict rapid selling. Wise men will get here early!



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