7. It is understood that the blank in Article VI. shall be filled up with eight cents (Canadian).

8. It is understood that any claims of Indians to compensation for lands required for purposes of settlement, shall be disposed of by the Canadian Government in communication with the Imperial Government, and that the Company shall be relieved of all responsibility in respect of them.

STAFFORD H. NORTHCOTE, G. Et. Cartier, W. McDougall.

March 22, 1869.

Memorandum of a further agreement between Sir George Et. Cartier, and Sir Stafford Northcote.

Inasmuch as the Northern branch of the Saskatchewan River is the Northern boundary of the fertile belt, and therefore any land on the Northern bank is not within the Territory of which the Company are to have one-twentieth part, it is understood that in forming the Townships abutting on the Northern bank, the Company shall be at liberty to take their one-twentieth of any such Townships, giving up to the Canadian Dominion an equal quantity of the portion of lands coming to them of Townships established on the Southern bank.

It is understood that the Townships on the Northern bank shall not for the above pur-

pose extend more than five miles inland from the river.

It is understood that in laying out any public roads, canals, &c., through any block of land reserved to the Company, the Canadian Government may take without any compensation such land as is necessary for the purpose, not exceeding one-twenty-fifth of the acreage of the block, but if the Canadian Government require any land which is actually under cultivation, or which has been built upon, or which is necessary for giving the Company's servants access to any river or lake, or as a frontage to any river or lake, they shall pay the Company the fair value of the same, and shall make compensation for any injury done to the Company or their servants.

It is understood that the whole of the land to be appropriated within the meaning of

the last preceding clause, shall be appropriated for public purposes.

GEO. ET. CARTIER, STAFFORD H. NORTHCOTE.

London, 29th March, 1869.

That we learn with satisfaction by letter from the Under Secretary of State for the Colonies, of 9th March last, that in fulfilment of the expectations held out in Mr. Cardwell's despatch of 17th June, 1865, Your Majesty's Government will be prepared to propose to Parliament that the Imperial Guarantee be given to a loan of £300,000, the amount which is proposed to be be paid over by Canada on the transfer of the Company's rights.

That upon the transference of the Territories in question to the Canadian Government, it will be our duty to make adequate provision for the protection of the Indian Tribes whose interests and well-being are involved in the transfer, and we authorize and empower the Governor in Council to arrange any details that may be necessary to carry out the terms and

conditions of the above agreement.

We therefore most humbly pray that Your Majesty will be graciously pleased, by and with the advice of Your Most Honorable Privy Council, under the 146th clause of "The British North America Act, 1867," and the provisions of the Imperial Act 31 and 32 Vict., cap. 105, to unite Rupert's Land on the terms and condition expressed in the foregoing Resolutions—and also to unite the North-Western Territory with the Dominion of Canada, as prayed for by, and on the terms and conditions contained in our Joint Address adopted during the First Session of the First Parliament of this Dominion and hereinbefore referred to.