

Possession of His Britannic Majesty shall be governed, as far as possible, by the rules laid down in the preceding articles of the present treaty.

ARTICLE 19

It is understood that the stipulations of the two preceding articles apply in the same manner as if they were Possessions of His Britannic Majesty, to the following British Protectorates, that is to say, the Bechuanaland Protectorate, Gambia Protectorate, Kenya Protectorate, Nigeria Protectorate, Northern Rhodesia, Northern Territories of the Gold Coast, Nyasaland, Sierra Leone Protectorate, Solomon Islands Protectorate, Somaliland Protectorate, Swaziland, Uganda Protectorate and Zanzibar, and to the following territories in respect of which a mandate on behalf of the League of Nations has been accepted by His Britannic Majesty, that is to say, British Cameroons, British Togoland, the Tanganyika Territory and Palestine.

It is also understood that if, after the signature of the present treaty, it is considered advisable to extend its provisions to any British protectorates other than those mentioned above, or to any British-protected State, or to any territory in respect of which a mandate on behalf of the League of Nations has been accepted by His Britannic Majesty other than those mentioned above, including the territories in respect of which mandates are being exercised on behalf of His Britannic Majesty by the Government of the Commonwealth of Australia, the Government of the Dominion of New Zealand and the Government of the Union of South Africa, the stipulations of the two preceding articles shall be deemed to apply to such protectorates or States or mandated territories from the date and in the manner prescribed in the notes to be exchanged for the purpose of effecting such extension.

It is further understood that the provisions of the present treaty which apply to British subjects shall be deemed also to apply to natives of any

vet-qeverisun te Madhenis Tij Britanike do te regullohet aq sa te jete e mundun, prej regullave te vendosuna ne nenet e siperme te ketij traktati.

ARTIKULLI 19

Kuptohet se qyshket ("stipulations") e dy neneve te siperme aplikohen dhe per Protektoratat Britanike te poshte treguara sikur te ishin keto Posesione te Madhenis Tij Britanike d.m.th. Protektoratat Bechuanaland, Gambia, Kenya, Nigeria, Rhodesia, te Veriut, Territories Veriore te Golden Coast, Nyasaland, Sierra Leone, Solomon Islands, Somaliland, Swaziland, Uganda dhe Zanzibar, edhe per keto vende (territories) qi vijoin ne respekt te cillave nji mandat asht prenue gna ana e Madhenis Tij Britanike per Shoqerin e Kombeve, d.m.th. British Cameroons, British Togoland, vendi (territory) Tanganyika e Palestine.

Kuptohet prap se po qe se pas te nenshkruarit te ketij traktati, shifet e aresyeshme qe te ndehen dispositat e ketij traktati mbi ndonji protektorat Britanik perveç atyreve qe permendem me siper, ose mbi ndonji Shtet te mprojtur nga Britania ose mbi ndonji vend per te cillen esht pranue nji mandat nga ana e Madhenis Tij Britanike perveq atyreve qe permendem me siper, per Shoqerin e Kombeve, perban edhe vende (territories) ne respect to cillave mandata ustrohen ne emen te Qeveris te Madhnis Tij Britanike prej Qeveris te Commonwealth te Australis, te Qeveris te Dominionit te New Zealand edhe te Qeveris te Bashkimit te Afrikes Jugut, qyshket ("stipulations") e dy neneve te siperme doquhen si t'aplikueshme edhe per protektorat ose Shtetet ose viset e Mandatuara te tilla qe prej dates edhe ne menyre te shenueme ne notat qe kembehen me qellim te zgjatimit te till te traktatit.

Veç ketyre kuptohet dhe se dispozitat e ketij traktati qe aplikohenper nenshtetas Britanik, do te numerohen si t'aplikueshme, dhe kundrej vendeseve te q'do protektorate, Shteti te mprojtur ose vendi te Mandatuar