

ARTICLE 3

The subjects of each of the contracting parties in the territories of the other shall be at full liberty to acquire and possess every description of property, movable and immovable, which the laws of the other contracting party permit, or shall permit, the subjects or citizens of any other foreign country to acquire and possess. They may dispose of the same by sale, exchange, gift, marriage, testament, or in any other manner, or acquire the same by inheritance under the same conditions which are or shall be established with regard to subjects of the other contracting party. They shall not be subjected in any of the cases mentioned to any taxes, imposts or charges of whatever denomination other or higher than those which are or shall be applicable to subjects of the other contracting party.

The subjects of each of the contracting parties shall also be permitted, on compliance with the laws of the other contracting party, freely to export the proceeds of the sale of their property and their goods in general without being subjected as foreigners to other or higher duties than those to which subjects of such party would be liable under similar circumstances.

ARTICLE 4

The subjects of each of the contracting parties in the territories of the other shall be exempted from all compulsory military service whatsoever, whether in the army, navy, national guard or militia. They shall similarly be exempted from all judicial, administrative and municipal functions whatever, other than those imposed by the laws relating to juries, as well as from all contributions, whether pecuniary or in kind, imposed as an equivalent for personal service, and finally from any military exaction or requisition. The charges connected with the possession by any title of landed property are, however, excepted, as well as compulsory billeting and other special military exactions or requisitions, to which all subjects of the other contracting party may be liable as owners or occupiers of buildings or land.

In the above respects the subjects of each of the contracting parties shall not be accorded in the territories of the other less favourable treatment than that which is or may be accorded to subjects or citizens of the most favoured nation.

ARTICLE 5

The articles enumerated in the first part of Schedule (A) to this treaty, produced or manufactured in His Britannic Majesty's territories, from whatever place arriving, shall not, on importation into Spain, be subjected to higher customs duties than those specified in the schedule.

The articles enumerated in the second part of Schedule (A) to this treaty, produced or manufactured in His Britannic Majesty's territories, from whatever place arriving, shall not be subject on importation into Spain to other or higher duties or charges than those paid on the like articles produced or manufactured in any other foreign country. All other articles produced or manufactured in His Britannic Majesty's territories, from whatever place arriving, shall be subject on importation into Spain to duties no higher than those prescribed in the second column of the Spanish customs tariff in force at any time, provided that if at any time any benefit or advantage is conceded to any foreign country in respect of any specified article which is of interest to the trade of His Britannic Majesty's territories, the Government of His Catholic Majesty will be prepared to extend such benefit or advantage to similar articles produced or manufactured in His Britannic Majesty's territories, on receiving an application for such extension from His Britannic Majesty's representative at Madrid.