DOMINION OF CANADA

TREATY SERIES, 1928 No. 11

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NOTIFICATION EXTENDING TO CANADA as from the 18th September, 1928 THE TREATY

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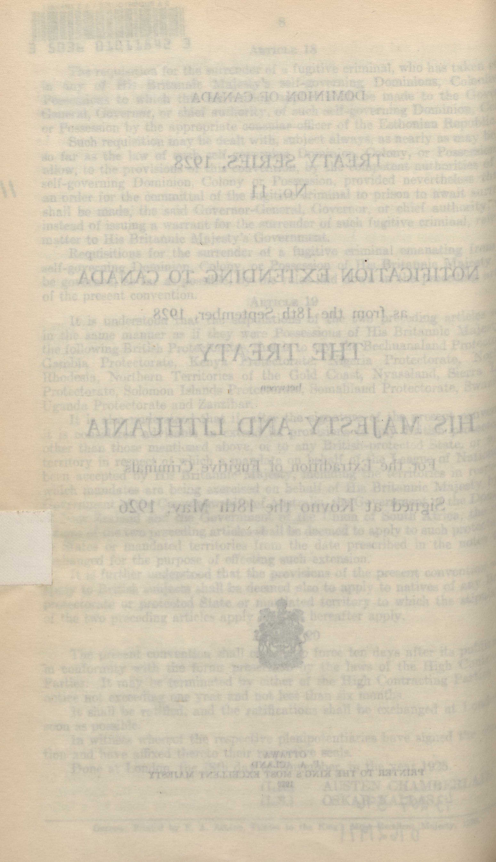
HIS MAJESTY AND LITHUANIA For the Extradition of Fugitive Criminals

Signed at Kovno the 18th May, 1926



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Notification extending to Canada as from the 18th September, 1928, the Treaty between His Majesty and Lithuania for the extradition of fugitive criminals, signed at Kovno the 18th May, 1926.

From H.M. Minister at Riga, to the Lithuanian Acting Minister of Foreign Affairs

No. M.K. 41.

BRITISH LEGATION, RIGA, September 18th, 1928.

YOUR EXCELLENCY,-In accordance with instructions received from the Acting Secretary of State for Foreign Affairs, I have the honour, on behalf of His Majesty's Government in Canada, to give notice to Your Excellency, for the information of the Lithuanian Government, of the application to the Dominion of Canada of the Extradition Treaty between His Britannic Majesty and the President of the Lithuanian Republic, which was signed at Kovno on M_{ay} 18th, 1926, under and in accordance with the provisions of Article 17 thereof.

2. I have the honour to request Your Excellency to be good enough to acknowledge the receipt of this notification.

I avail myself of this opportunity to renew to Your Excellency the assurance of my highest consideration.

E. H. CARR.

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His Excellency Monsieur B. K. BALUTIS, Acting Minister of Foreign Affairs, Kovno.

Incation extending to Canada as from the 18th September, 1928, the Treaty between His Majesty and Lithuania for the extradition of fugitive criminals, signed at Kovno the 18th May, 1926.

BRITISH LEGATION, Ruga, September 18th 1928.

¹⁰² Excertance, In accordance with instructions received from the Secretary of State for Foreign Affairs, I have the honour, on behall of ¹¹ajesty's Government in Canada, to give notice to Your Excellency, for ¹¹ajesty's Government in Canada, to give notice to Your Excellency, for ¹¹ajesty's Government in Canada, to give notice to the application to the ¹¹ajesty of the Lithuanian Government, of the application to the ¹¹ajon of Canada of the Extradition Treaty between II's Britannic Majosty ¹²b President of the Lithumian Republic, which was signed at Kovno on ¹⁸b, 1926, under and in accordance with the provisions of Article 17

have the honour to request Your Excellency to be good enough to

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ey Monsieur B. R. Bartres, ing Minister of Foreign Affairs,

Treaty between the United Kingdom and Lithuania for the Extradition of **Fugitive Criminals**

Signed at Kaunas (Kovno), May 18, 1926

[Ratifications exchanged at Kaunas (Kovno), March 29, 1927]

His Majesty the King of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, Emperor of India, and the President of the Republic of Lithuania, having determined, by common consent, to conclude a treaty for the extradition of criminals, have accordingly named as their plenipotentiaries:

His Majesty the King of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, Emperor of India:

Sir John Charles Tudor Vaughan, K.C.M.G., M.V.O., his Envoy Extraordinary and Minister Plenipotentiary to the Republic of Lithuania; And the President of the Republic of Lithuania:

Dr. Leonas Bistras, Prime Minister and Minister for Foreign Affairs p.i.;

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

ARTICLE 1

The High Contracting Parties engage to deliver up to each other, under who, being accused or convicted of any of the crimes or offences enumerated in Art: ing accused or convicted of any of the one Party, shall be found in Article 2, committed within the jurisdiction of the one Party, shall be found within the territory of the other Party.

ARTICLE 2

Extradition shall be reciprocally granted for the following crimes or offences:-

¹. Murder (including assassination, parricide, infanticide, poisoning), or attempt or conspiracy to murder.

2. Manslaughter.

hiscarriage of women. 3. Administering drugs or using instruments with intent to procure the 4. Rape.

under 14 years of age. 5. Carnal knowledge, or any attempt to have carnal knowledge, of a girl 6. Indecent assault.

7. Kidnapping and false imprisonment.

8. Child stealing, including abandoning, exposing or unlawfully detaining.

9. Abduction.

10. Procuration. 11. Bigamy.

12. Maliciously wounding or inflicting grievous bodily harm. 13. Assault occasioning actual bodily harm.

things of value. 14. Threats, by letter or otherwise, with intent to extort money or other 15. Perjury, or subornation of perjury.

16. Arson.

17. Burglary or housebreaking, robbery with violence, larceny or en bezzlement.

18. Fraud by a bailee, banker, agent, factor, trustee, director, member, or public officer of any company, or fraudulent conversion.

19. Obtaining money, valuable security, or goods by false pretences; receive ing any money, valuable security, or other property, knowing the same to have been stolen or feloniously obtained.

20. (a) Counterfeiting or altering money, or bringing into circulation counterfeited or altered money.

(b) Knowingly making without lawful authority any instrument, tool, ^{or} engine adapted and intended for the counterfeiting of the coin of the realm.

21. Forgery, or uttering what is forged.

22. Crimes against bankruptcy law.

23. Any malicious act done with intent to endanger the safety of any per sons travelling or being upon a railway.

24. Malicious injury to property, if such offence be indictable.

25. Piracy and other crimes or offences committed at sea against persons of things which, according to the laws of the High Contracting Parties, are extradition crimes or offences.

26. Dealing in slaves in such manner as to constitute a crime or offence against the laws of both States.

The extradition is also to be granted for participation in any of the afore said crimes or offences, providing such participation be punishable by the law of both Contracting Parties.

Extradition may also be granted at the discretion of the State applied to in respect of any other crime or offence for which, according to the law of bolt the Contracting Parties for the time being in the law of bolt the Contracting Parties for the time being in force, the grant can be made.

ARTICLE 3

Each Party reserves the right to refuse or grant the surrender of its own subjects or citizens to the other Party.

ARTICLE 4

The extradition shall not take place if the person claimed has already been and discharged or punished, or is still us denoted that the second second to be the second sec tried and discharged or punished, or is still under trial in the State applied to

If the person claimed should be under examination or under punishment be State applied to for any other grings are for in the State applied to for any other crime or offence, his extradition shall be deferred until the conclusion of the trick as his extradition shall be deferred until the conclusion of the trial and the full execution of any punish

ARTICLE 5

The extradition shall not take place if, subsequently to the commission of the commission of the commission of the second the crime or offence or the institution of the penal prosecution or the commission in the result of the penal prosecution or the conduction of the penal prosecution or the conduction of the penal prosecution or the conduction of the penal prosecution of the penal pen tion thereon, exemption from prosecution or the penal prosecution or the con bill lapse of time, according to the laws of the Stat

ARTICLE 6

A fugitive criminal shall not be surrendered if the crime or offence of the crime or offence of the crime of respect of which his surrender is demanded is one of a political character, if he proves that the requisition for his surrender has, in fact, been made a view to try or punish him for a crime or offence of a political character.

ARTICLE 7

A person surrendered can in no case be kept in custody or be brought to tial in the State to which the surrender has been made for any other crime or offence, or on account of any other matters, than those for which the extradition shall have taken place, until he has been restored, or has had an opportunity of returning, to the State by which he has been surrendered.

This stipulation does not apply to crimes or offences committed after the extradition.

ARTICLE 8

The requisition for extradition shall be made through the diplomatic agents of the High Contracting Parties respectively.

The requisition for the extradition of an accused person must be accompanied by a warrant of arrest issued by the competent authority of the State requiring the extradition, and by such evidence as, according to the laws of the place and the extradition, and by such evidence as according to the laws of the place and the extradition of the extraditic of the extradition of the extraditic p_{ace}^{paring} the extradition, and by such evidence as, according to the or offence p_{ace}^{paring} where the accused is found, would justify his arrest if the crime or offence had been committed there.

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If the requisition relates to a person already convicted, it must be accompanied by the sentence of condemnation passed against the convicted person by the

by the sentence of condemnation passed against the equisition for extradition. A competent court of the State that makes the requisition for extradition, but a A sentence passed in contumaciam is not to be deemed a conviction, but a ^A sentence passed in contumaciam is not to be person. ^{Berson} so sentenced may be dealt with as an accused person.

ARTICLE 9

If the requisition for extradition be in accordance with the foregoing stipula t_{ions}^{li} the requisition for extradition be in accordance with the role of the arrest of the competent authorities of the State applied to shall proceed to the arrest of the fugitive.

ARTICLE 10

A criminal fugitive may be apprehended under a warrant issued by any blice magistrate, justice of the peace, or other competent authority in either state State, on such information or complaint and such evidence, or after such pro-(eeedings, as would, in the opinion of the authority issuing the warrant, justify issue the issue of a warrant if the crime or offence had been committed or the person convicted in that part of the dominions of the two Contracting Parties in which the magistrate, justice of the peace, or other competent authority, exercises intisdiction at the peace with this article, be discharged if within magistrate, justice of the peace, or other competent attraction, if within the shall, in accordance with this article, be discharged if within the term. He shall, in accordance for extradition shall not have been made the term of thirty days a requisition for extradition shall not have been made by the dial by the diplomatic agent of the State claiming his extradition in accordance with the stipplet matic agent of the State claiming his extradition in accordance with the stipplet agent of the state claiming his extradition in accordance with the stipplet agent of the state claiming his extradition in accordance with the stipplet agent of the state claiming his extradition in accordance with the state claiming his extradition the diplomatic agent of the State claiming his extradition in accordance as a stipulations of this treaty. The same rule shall apply to the cases of persons are the crimes or offences specified in this treaty, and accused or convicted of any of the crimes or offences specified in this treaty, and in mitted onmuted or convicted of any of the crimes or offences specified in this treat, into a point on the high seas on board any vessel of either State which may come

hto a port of the other.

ARTICLE 11

The extradition shall take place only if the evidence be found sufficient, the extradition shall take place only if the evidence be round suital of the prisoner the laws of the State applied to, either to justify the committed in the the prisoner for trial, in case the crime or offence had been committed in the derivery of the state applied to, either to justify the committed in the derivery of the state or to prove that the prisoner is the identical person territory of the same State, or to prove that the prisoner is the identical person which it is a same state, or to prove that the prisoner is the identical person to be a same state of the state which makes the requisition, and that the which y of the same State, or to prove that the prisoner is the inclusion and that the prime or of the same state, or to prove that the prisoner is the inclusion, and that the prime or of the state which makes the requisition, and that the state wheted by the courts of the State which makes the requisition, and extra-dition or offence of which he has been convicted is one in respect of which extration could, at the time of such conviction, have been granted by the State applied to; and no criminal shall be surrendered until after the expiration of diffeen days and no criminal shall be surrendered until after the warrant for and the time of such the surrendered until after the expiration of the surrendered to; and no criminal shall be surrendered until after the expiration of the surrendered to await the warrant for surrendered to await the date of his committal to prison to await the warrant for ijs surrender.

ARTICLE 12

In the examinations which they have to make in accordance with the fore going stipulations, the authorities of the State applied to shall admit as valid evidence the sworn depositions or the affirmations of witnesses taken in the other State, or copies thereof, and likewise the warrants and sentences issued therein, or copies thereof, and certificates of, or judicial documents stating the fact of a conviction, provided the same are authenticated as follows:-

1. A warrant, or copy thereof, must purport to be signed by a judge, $m_{d,0}^{agis}$ trate, or officer of the other State, or purport to be signed by a judge, mag a judge, magistrate or officer of the other State to be a true copy thereof, s the case may require.

2. Depositions or affirmations, or the copies thereof, must purport to to certified, under the hand of a judge, magistrate, or officer of the other State, the be the original depositions or affirmations, or to be true copies thereof, as the case may require.

3. A certificate of, or judicial document stating the fact of a conviction must purport to be certified by a judge, magistrate, or officer of the other State

In every case such warrant, deposition, affirmation, copy, certificate, judicial document must be authenticated, either by the oath of some withe or by being sealed with the official seal of the Minister of Justice, or some other minister of the other State or be minister of the other State, or by any other mode of authentication for the time being permitted by the law of the State to which the application for for

ARTICLE 13

If the individual claimed by one of the High Contracting Parties in put suance of the present treaty should be also claimed by one or several other provers on account of other arimon on of Powers on account of other crimes or offences committed within their respective jurisdictions, his extradition shall be granted to the State whose claim is earlied in date, unless such claim is waived

ARTICLE 14

If sufficient evidence for the extradition be not produced within two months from the date of the apprehension of the fugitive, or within such further the fugitive as the State applied to, or the proper tribunal thereof, shall direct, the fugitive

ARTICLE 15

All articles seized which were in the possession of the person to be go rendered at the time of his apprehension, and any articles that may serve plat proof of the crime or offence shall be given up when the extradition takes plate in so far as this may be permitted by the law of the State granting

Each of the High Contracting Parties shall defray the expenses occasioned by a contraction and the expenses occasion of the detention and the second the arrest within its territories, the detention, and the conveyance to its front the of the persons whom it may have consented to surrender in pursuance of the persons whom it may have consented to surrender in pursuance of the present treaty.

The stipulations of the present treaty shall be applicable, so far as the present treaty shall be applicable, so far as the present treaty shall be applicable. permit, to all His Britannic Majesty's Dominions, except to the self-government of the present treaty shall be applicable, so far as the present to the self-government of the self-gov Dominions hereinafter named—that is to say, the Dominion of Canada, Commonwealth of Australia (including for this purpose Papua and Not

Island), the Dominion of New Zealand, the Union of South Africa, the Irish Pree State, and Newfoundland—and India, provided always that the said stipuations shall be applicable to any of the above-named Dominions or India in respect of which notice to that effect shall have been given on behalf of the Government of such Dominion or India by His Britannic Majesty's representative at Kaunas (Kovno), and provided also that it shall be competent for either of the Contracting Parties to terminate separately the application of this to the contracting Parties to terminate separately the application of this treaty to any of the above-named Dominions or India by a notice to that theet not exceeding one year and not less than six months.

ARTICLE 18

The requisition for the surrender of a fugitive criminal, who has taken refuge in any of His Britannic Majesty's self-governing Dominions, Colonies, or ^bossessions to which this treaty applies shall be made to the Governor-General, (journer to which this treaty applies shall be made to the Governor-General, Governor, or chief authority, of such self-governing Dominion, Colony, or Possession by the appropriate consular officer of the Republic of Lithuania.

Such requisition may be disposed of, subject always, as nearly as may be, ^{Such} requisition may be disposed of, subject always, as hearly to be a such and so far as the law of such self-governing Dominion, Colony, or Possession will allow, to the provisions of this treaty, by the competent authorities of such self-power to the provision of the provision of the provision provided nevertheless that, if self governing Dominion, Colony, or Possession, provided nevertheless that, if an order for the committal of the fugitive criminal to prison to await surrender shall be for the committal of the fugitive criminal to prison to await surrender shall be for the committal of the fugitive criminal to prison to await surrender shall be for the committee of the fugitive criminal to prison to await surrender shall be for the committee of the fugitive criminal to prison to await surrender shall be for the committee of the fugitive criminal to prison to await surrender shall be for the committee of the fugitive criminal to prison to await surrender shall be for the committee of the fugitive criminal to prison to await surrender shall be for the committee of the fugitive criminal to prison to await surrender shall be for the committee of the fugitive criminal to prison to await surrender shall be for the committee of the fugitive criminal to prison to await surrender shall be for the committee of the fugitive criminal to prison to await surrender shall be for the committee of the fugitive criminal to prison to await surrender shall be for the committee of the fugitive criminal to prison to await surrender shall be for the committee of the fugitive criminal to prison to await surrender shall be for the committee of the fugitive criminal to prison to await surrender shall be for the committee of the committee of the fugitive criminal to prison to await surrender shall be for the committee of the commit shall be made, the said Governor-General, Governor, or chief authority, may, ^{be} made, the said Governor-General, Governor, or enter additional terms instead of issuing a warrant for the surrender of such fugitive, refer the matter ¹⁰ His Britannic Majesty's Government.

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Requisitions for the surrender of a fugitive criminal emanating from any Requisitions for the surrender of a fugitive criminal emanating results hall be governing Dominion, Colony, or Possession of His Britannic Majesty shall b_{e} governing Dominion, Colony, or Possession of His Britannic Large articles of the 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 same manner as if they were Possessions of His Britannic Entertainte Gampioning British Protectorates, that is to say, the Bechuanaland Protectorate, Gampionic British Protectorates, that is to say, the Bechuanaland Protectorate, Northern Rho-Gambia British Protectorates, that is to say, the Beenuananana Protectorate, Northern Rho-Gesia, N Protectorate, Kenya Protectorate, Nigeria Protectorate, Northern Protecdesia, Northern Territories of the Gold Coast, Nyasaland, Sierra Leone Protec-torate Strate Strate Somaliland Protectorate, Swaziland, ¹⁰rate, Northern Territories of the Gold Coast, Nyasaland, Sierra Leone 2010, 10 Uganda Dolomon Islands Protectorate, Somaliland Protectorate, Swaziland, Uganda Protectorate and Zanzibar, and to the following territories in respect of Which which a mandate on behalf of the League of Nations has been accepted by His Britanni mandate on behalf of the League of Nations, British Togoland, the 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 also understood that if, after the signature of the present activity, and other the advisable to extend its provisions to any British protected State, or to any other than those mentioned above, or to any British-protected State, or to any territory. 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 the territories in respect of which mandates are being exercised on behalf of His Britannic Majesty by the Government of the Commonwealth of Australia His Britannic Majesty by the Government of New Zealand and the Govern-Australia, the Government of the Dominion of New Zealand and the Govern-ment of the Government of the Dominion of the two preceding articles ment of the Government of the Dominion of New Zealand and the articles shall be developed to the Union of South Africa, the stipulations of the two preceding articles is the bed shall be deemed to apply to such protectorates or States or mandated territories from the deemed to apply to such protectorates or States or mandated and for 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 British protectorate or protected State or mandated territory to which the stipulations of the two preceding articles apply or shall hereafter apply.

ARTICLE 20

The present treaty shall come into force ten days after its publication, in conformity with the forms prescribed by the laws of the High Contracting Parties. It may be terminated by either of the High Contracting Parties by a notice not exceeding one year and not less than six months.

It shall be ratified, and the ratifications shall be exchanged at Kaupe (Kovno) as soon as possible.

In witness whereof the respective plenipotentiaries have signed the treat and have affixed thereto their respective seals.

Done at Kaunas (Kovno) the 18th day of May in the year 1926.

J. C. T. VAUGHAN (L.S.) DR. L. BISTRAS. (L.S.)

