DOMINION OF CANADA

TREATY SERIES, 1928

No. 5

# INTERNATIONAL SLAVERY CONVENTION

Signed at Geneva, the 25th September, 1926 Canadian Ratification deposited the 6th August, 1928

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## INTERNATIONAL SLAVERY CONVENTION

Signed at Geneva, September 25, 1926

[Canadian Ratification deposited August 6, 1928]

ALBANIA, Germany, Austria, Belgium, the British Empire, Canada, the Commonwealth of Australia, the Union of South Africa, the Dominion of New Zealer Dominion wealth of Australia, the Union of South Africa, the Dominion of New Zealer Dominion and Spain Estonia. Zealand, and India, Bulgaria, China, Colombia, Cuba, Denmark, Spain, Estonia, Abraid, and India, Bulgaria, China, Colombia, Cuba, Denmark, Spain, Estonia, Abraida, Bulgaria, China, Colombia, Cuba, Cuba, Denmark, Spain, Estonia, Abraida, Bulgaria, China, Colombia, Cuba, Cuba, Denmark, Spain, Estonia, Abraida, Bulgaria, China, Colombia, Cuba, Cuba, Denmark, Spain, Estonia, Abraida, Bulgaria, China, Colombia, Cuba, Cuba, Denmark, Spain, Estonia, Abraida, Bulgaria, China, Colombia, Cuba, Cuba, Denmark, Spain, Estonia, Abraida, Bulgaria, China, Colombia, Cuba, Cub Abyssinia, Finland, France, Greece, Italy, Latvia, Liberia, Lithuania, Norway, Panama, Finland, France, Greece, Italy, Latvia, Ebound, and Kingdom of the Standard Revelopment and Uruguay the Serbs, Croats and Solvenes, Sweden, Czechoslovakia and Uruguay.

Whereas the signatories of the General Act of the Brussels Conference of 1889-90 declared that they were equally animated by the firm intention of putting an end to the traffic in African slaves;

Whereas the signatories of the Convention of Saint-Germain-en-Laye of  $19_{19}$  to revise the General Act of Berlin of 1885 and the General Act and Deel Declaration of Brussels of 1890 affirmed their intention of securing the com $plete suppression of Brussels of 1890 annihild then interaction and <math>se_a$ .

Taking into consideration the report of the Temporary Slavery Commission appointed by the Council of the League of Nations on the 12th June, 1924;

Desiring to complete and extend the work accomplished under the Brussels Act and to find a means of giving practical effect throughout the world to such intention intentions as were expressed in regard to slave trade and slavery by the signa-tories of the state of the st tories of the Convention of Saint-Germain-en-Laye, and recognizing that it is necessary to conclude to that end more detailed arrangements than are contained in that convention;

Considering, moreover, that it is necessary to prevent forced labour from developing into conditions analogous to slavery;

Have decided to conclude a convention and have accordingly appointed as their plenipotentiaries; The President of the Supreme Council of Albania:

Dr. D. Dino, Envoy Extraordinary and Minister Plenipotentiary to The President of the German Reich:

Dr. Carl von Schubert, Secretary of State for Foreign Affairs.

The President of the Federal Austrian Republic: M. Emerich von Pflügl, Envoy Extraordinary and Minister Plenipotentiary, representative of the Federal Government accredited to His Majesty the King of the Belgians: the League of Nations.

M. L. de Brouckère, member of the Senate, first delegate of Belgium to the Seventh Ordinary Session of the Assembly of the League of

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

The Right Honourable Viscount Cecil of Chelwood, K.C., Chancellor of the Duchy of Lancaster. For the Dominion of Canada:

The Right Honourable Sir George E. Foster, G.C.M.G., P.C., LL.D., Senator, member of the King's Privy Council for Canada.

V. Deadramis, Charge d'é flaires at accredited to the League of Nations.

For the Commonwealth of Australia:

The Honourable J. G. Latham, C.M.G., K.C., P.C., Attorney-General of the Commonwealth.

For the Union of South Africa:

Mr. Jacobus Stephanus Smit, High Commissioner of the Union London.

For the Dominion of New Zealand:

The Honourable Sir James Parr, K.C.M.G., High Commissioner London.

And for India:

Sir William Henry Hoare Vincent, G.C.I.E., K.C.S.I., member of Council of the Secretary of State for India, former member of Executive Council of the Governor-General of India.

His Majesty the King of the Bulgarians:

M. D. Mikoff, Chargé d'Affaires at Berne, permanent representation of the Bulgarian Government accredited to the League of Nation

The Chief Executive of the Chinese Republic:

M. Chao-Hsin Chu, Envoy Extraordinary and Minister Plenipote tiary at Rome.

The President of the Republic of Colombia:

Dr. Francisco José Urrutia, Envoy Extraordinary and Minister plet potentiary to the Swiss Federal Council, representative of Color bia on the Council of the League of Nations.

The President of the Republic of Cuba:

M. A. de Agüero y Bethancourt, Envoy Extraordinary and Minist Plenipotentiary to the President of the G Plenipotentiary to the President of the German Reich and to President of the Austrian Federal Republic.

His Majesty the King of Denmark and Iceland:

M. Herluf Zahle, Envoy Extraordinary and Minister Plenipotential to the President of the Common Dr. in the Minister Plenipotential to the President of the German Reich.

His Majesty the King of Spain:

M. M. Lopez Roberts, Marquis de la Torrehermosa, Envoy Extraordinary and Minister Pleninotontico de la Torrehermosa, Envoy Extraordina nary and Minister Plenipotentiary to the Swiss Federal Cound

The President of the Estonian Republic:

General Johan Laidoner, Member of Parliament, President of the Coordinate for Foreign Affairs and Nutriament, President of the Coordinate for Foreign Affairs and Nutriament, President of the Coordinate for Foreign Affairs and Nutriament, President of the Coordinate for Foreign Affairs and Nutriament, President of the Coordinate for Foreign Affairs and Nutriament, President of the Coordinate for Foreign Affairs and Nutriament, President of the Coordinate for Foreign Affairs and Nutriament, President of the Coordinate for Foreign Affairs and Nutriament, President of the Coordinate for Foreign Affairs and Nutriament, President of the Coordinate for Foreign Affairs and Nutriament, President of the Coordinate for Foreign Affairs and Nutriament, President of the Coordinate for Foreign Affairs and Nutriament, President of the Coordinate for Foreign Affairs and Nutriament, President of the Coordinate for Foreign Affairs and Nutriament, President of the Coordinate for Foreign Affairs and Nutriament, President of the Coordinate for Foreign Affairs and Nutriament, President of the Coordinate for Foreign Affairs and Nutriament, President of the Coordinate for Foreign Affairs and President of the Coordinate

Her Majesty the Empress and Queen of the Kings of Abyssinia and His Imperia

Dedjazmatch Guetatchou, Minister of the Interior;

Lidj Makonnen Endelkatchou;

Ato Tasfae, Secretary of the Imperial League of Nations Department at Addis-Abeba.

The President of the Republic of Finland:

M. Rafael W. Erich, Envoy Extraordinary and Minister Plenipoter tiary to the Swiss Federal Council tiary to the Swiss Federal Council, permanent delegate of Finlaw accredited to the League of National

The President of the French Republic:

Count B. Clauzel, Minister Plenipotentiary, head of the French League

The President of the Hellenic Republic:

M. D. Caclamanos, Envoy Extraordinary and Minister Plenipotential to His Britannic Majesty. M. V. Dendramis, Chargé d'Affaires at Berne, permanent deleggie accredited to the League of Nations

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His Majesty the King of Italy:

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Professor Vittorio Scialoja, Minister of State, Senator, representative of Italy on the Council of the League of Nations.

The President of the Republic of Latvia:

M. Charles Duzmans, permanent representative accredited to the League of Nations.

The President of the Republic of Liberia:

Baron Rodolphe A. Lehmann, Envoy Extraordinary and Minister Plenipotentiary to the President of the French Republic, permanent delegate accredited to the League of Nations.

the President of the Republic of Lithuania:

M. V. Sidzikauskas, Envoy Extraordinary and Minister Plenipotentiary to the President of the German Reich.

His Majesty the King of Norway:

Dr. Fridtjof Nansen, Professor at the University of Oslo.

The President of the Republic of Panama:

Dr. Eusebio A. Morales, Professor of Law at the Panama National Faculty, Finance Minister. Her Majesty the Queen of the Netherlands:

Jonkheer W. F. van Lennep, Charge d'Affairés a.i. of the Netherlands His Majesty the Emperor of Persia: at Berne.

His Highness Prince Arfa, Ambassador, delegate of Persia accredited The President of the Polish Republic: Minister to the League of Nations.

M. Auguste Zaleski, Minister of Foreign Affairs.

M. Auguste Parcello of Portugal: <sup>The</sup> President of the Republic of Portugal: Minister Dr. A. de Vasconcellos, Minister Plenipotentiary, in charge of the Majesty the King of Roumania: Professor League of Nations Department at the Ministry for Foreign Affairs.

M. N. Titulesco, Professor at the University of Bucharest, Envoy Extraordinary and Minister Plenipotentiary to His Britannic Majesty, representative of Roumania on the Council of the League <sup>His</sup> Majesty the King of the Serbs, Croats and Slovenes:

Dr. M. Jovanovitch, Envoy Extraordinary and Minister Plenipotentiary to the Swiss Federal Council, permanent delegate accredited His Majesty the King of Sweden:

M. Einar Hennings, Envoy Extraordinary and Minister Plenipotentiary The President of the Czechoslovak Republic:

M. Ferdinand Veverka, Envoy Extraordinary and Minister Plenipoten-The President of the Republic of Uruguay: Medina, Envoy tiary to the Swiss Federal Council.

M. B. Fernandez y Medina, Envoy Extraordinary and Minister Pleni-

#### ARTICLE 1

For the purpose of the present convention, the following definitions are agreed upon:--

- (1) Slavery is the status or condition of a person over whom any or all d the powers attaching to the right of ownership are exercised.
- (2) The slave trade includes all acts involved in the capture, acquisition or disposal of a person with intent to reduce him to slavery; all ad involved in the acquisition of a slave with a view to selling or exchange ing him; all acts of disposal by sale or exchange of a slave acquire with a view to being sold or exchanged, and, in general, every act trade or transport in slaves.

### ARTICLE 2

The high contracting parties undertake, each in respect of the territorie placed under its sovereignty, jurisdiction, protection, suzerainty or tutelage, far as they have not already taken the necessary steps:---

- (a) To prevent and suppress the slave trade.
- (b) To bring about, progressively and as soon as possible, the complete abolition of slavory in all its f abolition of slavery in all its forms.

#### ARTICLE 3

The high contracting parties undertake to adopt all appropriate measure with a view to preventing and suppressing the embarkation, disembarkation and transport of slaves in their territorial waters and upon all vessels flying their respective flags.

The high contracting parties undertake to negotiate as soon as possible and the the state of the general convention with regard to the slave trade which will give them right and impose upon them duties of the slave trade which will give them ris in the Convention of the 17th June 1925 relation to the state provided for in the state of the same nature as those provided for in the state of the state Convention of the 17th June, 1925, relative to the International Trade in Apple (articles 12, 20, 21, 22, 23, 24, and paragraphs 3, 4 and 5 of Section II of  $A^{DD}_{1,00}$  II), with the necessary adaptations it is a section 11 of  $A^{DD}_{1,00}$ . II), with the necessary adaptations, it being understood that this general control of the spine of the spine (arrest of the spine (arre vention will not place the ships (even of small tonnage) of any high contracting parties in a position different from that so the parties in a position different from that of the other high contracting parties. It is also understood that, before or after the coming into force of the general convention, the bigh contracting parties.

general convention, the high contracting parties are entirely free to conclude between themselves, without, however, derogeting free to conclude down between themselves, without, however, derogating from the principles laid down the preceding paragraph such special in the preceding paragraph, such special agreements as, by reason of the proceeding paragraph appear to be suitable in order t peculiar situation, might appear to be suitable in order to bring about as 5000 as possible the complete disappearance of the

The high contracting parties shall give to one another every assistance with object of securing the abolition of slavery and the descent assistance with the object of securing the abolition of slavery and the slave trade.

#### ARTICLE 5

The high contracting parties recognize that recourse to compulsory forced labour may have grave consequences and undertake, each in respect the territories placed under its sovereignty, jurisdiction, protection, suzeraint or tutelage, to take all necessary measures to protection, or forced or tutelage, to take all necessary measures to prevent compulsory or forced It is agreed that:--

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- (1) Subject to the transitional provisions laid down in paragraph (2) below, compulsory or forced labour may only be exacted for public purposes.
- (2) In territories in which compulsory or forced labour for other than public purposes still survives, the high contracting parties shall endeavour progressively and as soon as possible to put an end to the practice. So long as such forced or compulsory labour exists, this labour shall invariably be of an exceptional character, shall always receive adequate remuneration, and shall not involve the removal of the labourers from their usual place of residence.
- (3) In all cases, the responsibility for any recourse to compulsory or forced labour shall rest with the competent central authorities of the territory concerned.

#### and has another to ARTICLE 6

Those of the high contracting parties whose laws do not at present make alequate provision for the punishment of infractions of laws and regulations tracted with a view to giving effect to the purposes of the present convention dertake to adopt the necessary measures in order that severe penalties may <sup>the imposed</sup> in respect of such infractions.

#### ARTICLE 7 Minimum of the ARTICLE 7

The high contracting parties undertake to communicate to each other and The high contracting parties undertake to communicate to cach equilations the Secretary-General of the League of Nations any laws and regulations of the thich they may enact with a view to the application of the provisions of the Present convention.

### In faith whereof the plenipole 8 ARTICLE 8 present of

The high contracting parties agree that disputes arising between them The high contracting parties agree that disputes arising between the stating to the interpretation or application of this convention shall, if they to the interpretation or application be referred for decision to the Permanto the interpretation or application of this convention state. Perman-Court of International Justice. In case either or both of the States parties <sup>Such</sup> a dispute should not be parties to the Protocol of the 10th Lute shall refer to the Permanent Court of International Justice, the dispute shall <sup>10</sup>, relating to the Permanent Court of International Justice, the dispute international Justice, the dispute international Justice, the dispute international Justice, the constitutional proceeding of the parties and in accordance with the constitutional Justice <sup>biterred</sup>, at the choice of the parties and in accordance with the constitutional Justice <sup>bite</sup> to a constituted in accordance with the Convention of to a court of arbitration constituted in accordance with the Convention of Ist 18th Court of arbitration constituted in Accordance of International Disputes, or <sup>16</sup> a court of arbitration constituted in accordance with the Contents, or <sup>16</sup> 18th October, 1907, for the Pacific Settlement of International Disputes, or <sup>1</sup><sup>18</sup>th October, 1907, 101 the <sup>9</sup><sup>80</sup>me other court of arbitration.

#### ARTICLE 9

At the time of signature or of ratification or of accession, any fight does bind party may declare that its acceptance of the present convention does some or all of the territories placed under its sovereignty, jurisdiction, but to be a some or all of the territories placed under its sovereignty are of the con-At the time of signature or of ratification or of accession, any high conbind some or all of the territories placed under its sovereighty, its the con-ordection, suzerainty or tutelage in respect of all or any provisions of the con-<sup>thet</sup> ion, suzerainty or tutelage in respect of all or any provisions of them <sup>thet</sup> in respect of any subsequently accede separately on behalf of any one of them <sup>the respect</sup> of any provision to which any one of them is not a party.

#### ARTICLE 10

In the event of a high contracting party wishing to denounce the present In the event of a high contracting party wishing to denounce the pre-nvention, the denunciation shall be notified in writing to the Secretary-meral of the denunciation shall be notified in writing to the secretary-informention, the denunciation shall be notified in writing to the eccertified econy the League of Nations, who will at once communicate a certified econy the League of Nations, who will at once communicate a inform-<sup>copy</sup> of the League of Nations, who will at once communicate to informthem of the date on which it was received.

The denunciation shall only have effect in regard to the notifying State and one year after the notification has reached the Secretary-General of the League of Nations.

Denunciation may also be made separately in respect of any territor placed under its sovereignty, jurisdiction, protection, suzerainty or tutelage.

#### ARTICLE 11

The present convention, which will bear this day's date and of which the French and English texts are both authentic, will remain open for signature the States members of the League of Nations until the 1st April, 1927.

The Secretary-General of the League of Nations will subsequently but the present convention to the notice of States which have not signed it, including States which are not signed it, including ing States which are not members of the League of Nations, and invite them accede thereto.

A State desiring to accede to the convention shall notify its intention writing to the Secretary-General of the League of Nations and transmit to the instrument of accession, which shall be deposited in the archives of League.

The Secretary-General shall immediately transmit to all the other his contracting parties a certified true copy of the notification and of the instrument of accession informing there of the ment of accession, informing them of the date on which he received them.

The present convention will be ratified and the instruments of ratification shall be deposited in the office of the Secretary-General of the League Nations. The Secretary-General will inform all the high contracting parties of such deposit of such deposit.

The convention will come into operation for each State on the date of the site of its ratification or of its correction for each state of the date of the second state In faith whereof the plenipotentiaries have signed the present convention. deposit of its ratification or of its accession.

Done at Geneva, the 25th day of September, 1926, in one copy, which all be deposited in the archives of the League of Nations. A certified copy

Albania:

D. DINO.

Germany:

DR. CARL VON SCHUBERT,

Austria:

EMERICH PFLÜGL.

Belgium:

L. DE BROUCKÈRE.

I declare that my signature does not bind in any British Dominion third does not be men or any British Dominion which is a separate part of the League of Nations and does not separate parts

CECIL.

Canada:

GEORGE EULAS FOSTER.

Australia:

J. G. LATHAM.

Union of South Africa:

J. S. SMIT.\*

New Zealand: J. C. PARR.

\* This signature applies to South-West Africa.

#### India:

Under the terms of article 9 of this convention I Under the terms of article 9 of this convention 1 declare that my signature is not binding as regards the enforcement of the provisions of article 2, sub-section (b), articles 5, 6 and 7 of this convention upon the following territories: namely, in Burma, the Naga tracts lying west and south of the Hukawng Valley, bounded on the north and west by the Assam boundary, on the east by the Nanphuk River and on the south by the Singaling Hampti and and on the south by the Singaling Hkamti and the Somra tracts; in Assam, the Sadiya and Balipara frontier tracts, in Assain, the Gathyand Bathyana frontier tracts, the tribal area to the east of the Naga Hills district, up to the Burna boundary, and a small tract in the south of the Lushai Hills dis-trict; nor on the territories in India of any prince or chief under the suzerainty of His Majesty.

I also declare that my signature to the convention is not binding in respect of article 3 in so far as that article may require India to enter into any convention whereby vessels, by reason of the fact that they are owned, fitted out or commanded by Indians, or of the fact that one-half of the crew is Indian, are classified as native vessels, or are denied any privilege, right or immunity enjoyed by similar vessels of other States signatories of the Covenant or are made subject to any liability or disability to which similar ships of such other States are not subject.

W. H. VINCENT.

Bulgaria: D. MIKOFF.

China:

CHAO-HSIN CHU.

Colombia:

FRANCISCO JOSÉ URRUTIA.

Cuba:

ARISTIDES DE AGÜERO

BETHANCOURT.

Denmark: HERLUF ZAHLE.

#### Spain:

Pour l'Espagne et les Colonies espagnoles, exception faite du Protectorat espagnol du Maroc.\*

> MAURICIO LOPEZ ROBERTS MARQUIS DE LA TORREHERMOSA.

\*Translation by the Secretariat of the League of Nations.—For Spain and the Spanish with the exception of the Spanish Protectorate of Morocco.



at my signature is the bury indian

Estonia: J. LAIDONER.

Abvssinia: GUETATCHOU. MAKONNEN. KENTIBA GEBROU. ATO TASFAE.

Finland:

RAFAEL ERICH.

France:

B. CLAUZEL.

Greece:

D CACLAMANOS. V. DENDRAMIS.

Italy:

VITTORIO SCIALOJA.

Latvia:

CHARLES DUZMANS.

Liberia:

Subject to ratification by the Liberian Senate. BON R. LEHMANN.

Lithuania:

VENCESLAS SIDZIKAUSKAS.

Norway:

FRIDTJOF NANSEN.

Panama:

EUSEBIO A. MORALES.

Netherlands:

W. F. VAN LENNEP.

Persia:

Ad rejerendum et en interprétant l'article 3 come ne pouvant pas obliger la Perse à se lier par partie arrangement ou convention qui placerait ses nari de n'importe quel tonnage dans la catégorie navires indigènes prévue par la convention sur commerce des armes.\*

PRINCE ARFA.

Poland:

AUGUSTE ZALESKI.

Portugal:

AUGUSTO DE VASCONCELLOS.

Roumania:

Kingdom of the Serbs, Croats and Slovenes M. JOVA NOVERS, Croats and Slovenes

Sweden:

EINAR HENNINGS.

Czechoslovakia:

FERDINAND VEVERKA.

Uruguay:

\* Translation by the Secretariat of the League of Nations.—Ad referendum and ent convention which would place her ships of whatever tonnage in the category of native vessel