DOMINION OF CANADA

TREATY SERIES, 1928
No. 12

NOTIFICATION EXTENDING TO CANADA

as from the 18th September, 1928

THE TREATY

BETWEEN

HIS MAJESTY AND THE LATVIAN REPUBLIC

for the Extradition of Fugitive Criminals

Signed at Riga the 16th July, 1924



F. A. ACLAND
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1929

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1:

It is further understood that the provisions of the present treaty apply to British subjects shall be decreed also to apply to natives of any to protected an active apply of the two preceding acticles apply or shall hereafter apply

TREATY SERIES, 1928

The present treaty shall some puto force ten days after its publicate conformity with the forms presented by other laws of the High Contracting Parties. It may be terminated by either of the High Contracting Parties notice not exceeding one year and not less than six months.

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(Kovan) as soon as possible.

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P. A ACLAND
FRINTER TO THE KINGS MOST EXCELLENT MAJESTY
1919

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Notification extending to Canada as from the 18th September, 1928, the Treaty between His Majesty and the Latvian Republic for the extradition of fugitive criminals, signed at Riga the 16th July, 1924.

Prom H. M. Chargé d'Affaires, at Riga, to the Latvian Acting Minister for Foreign Affairs

British Legation, Riga, September 18, 1928.

No. M.R. 87.

Your Excellency,—In accordance with instructions received from the Acting Secretary of State for Foreign Affairs, I have the honour, on behalf of the Majesty's Government in Canada, to give notice to Your Excellency, for the information of the Latvian Government, of the application to the Dominion Canada of the Extradition Treaty between His Britannic Majesty and the President of the Latvian Republic, which was signed at Riga on July 16, 1924, and in accordance with the provisions of Article 17 thereof.

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

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

E. H. CARR

Professor A. Tentelis,

Acting Minister for Foreign Affairs,

Riga.

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

Signed at Riga, July 16, 1924

[Ratifications exchanged at Riga, July 7, 1925]

His Majesty the King of the United Kingdom of Great Britain and Ireland of the British Devision Devision of the British Devisi and of the British Dominions beyond the Seas, Emperor of India; and particular to the Latrice British Dominions beyond the Seas, Emperor of India; and particular to the Latrice British Dominions beyond the Seas, Emperor of India; and particular to the Latrice British Dominions beyond the Seas, Emperor of India; and particular to the British Dominions beyond the Seas, Emperor of India; and particular to the British Dominions beyond the Seas, Emperor of India; and particular to the British Dominions beyond the Seas, Emperor of India; and particular to the British Dominions beyond the Seas, Emperor of India; and particular to the British Dominions beyond the Seas, Emperor of India; and particular to the British Dominions beyond the Seas, Emperor of India; and particular to the British Dominions beyond the Seas, Emperor of India; and particular to the British Dominions beyond the Seas, Emperor of India; and particular to the British Dominions beyond the Seas, Emperor of India; and particular to the British Dominions beyond the Seas, Emperor of India; and particular to the British Dominions beyond the British Brit President of the Latvian Republic, having determined, by common consent, as conclude a treaty for the control of the Latvian Republic, having determined, by common consent, as conclude a treaty for the control of the latvian Republic, having determined, by common consent, as conclude a treaty for the control of the latvian Republic, having determined, by common consent, as the control of the latvian Republic, having determined, by common consent, as the latvian Republic, having determined, by common consent, as the latvian Republic, having determined, by common consent, as the latvian Republic, having determined, by common consent, as the latvian Republic, having determined, by common consent, as the latvian Republic, having determined, by common consent, as the latvian Republic, having determined, by common consent, as the latvian Republic, having determined, by common consent, as the latvian Republic, having determined, by common consent, as the latvian Republic, having determined, by common consent, as the latvian Republic, having determined, by common consent, as the latvian Republic, having determined, by common consent, as the latvian Republic, having determined as the latvian Republic Republi conclude a treaty for the extradition of criminals, have accordingly named their plening tentionics. His Majesty the King of the United Kingdom of Great Britain and Ireland of the British Dominions have all the Company of the United Kingdom of Great Britain and Ireland their plenipotentiaries:

and of the British Dominions beyond the Seas, Emperor of India:

John Charles Tudor Vaughan, Esquire, C.M.G., M.V.O., His Envoy Extra ordinary and Ministry B. ordinary and Minister Plenipotentiary at Riga:

M. Germain Albat, Minister Plenipotentiary, Secretary-General of Latvian Foreign Office:

Who, after having exhibited to each other their respective full powers, and them in good and due form have 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 ain circumstances and conditions at the contraction of t certain circumstances and conditions stated in the present treaty, those person who, being accused or convicted of who, being accused or convicted of any of the crimes or offences enumerated. Article 2, committed within the jurisdiction of the one Party, shall be found within the territory of the other Party within the territory of the other Party.

ARTICLE 2

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

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

3. Administering drugs or using instruments with intent to procure miscarriage of women.

5. Carnal knowledge, or any attempt to have carnal knowledge, of a government of the second s

6. Indecent assault.

- 8. Child stealing, including abandoning, exposing or unlawfully detain 9. Abduction.
- 10. Procuration.

11. Bigamy.

12. Maliciously wounding or inflicting grievous bodily harm.

14. Threats, by letter or otherwise, with intent to extort money or things of value.

15. Perjury, or subornation of perjury.

16. Arson.

17. Burglary or housebreaking, robbery with violence, larceny or embezzle-

18. Fraud by a bailee, banker, agent, factor, trustee, director, member, or

19. Obtaining money, valuable security, or goods by false pretences; receiving 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 persons 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 or 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-The extradition is also to be granted for participation in the both or effences, provided such participation be punishable by the laws 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 both the Contracting Parties for the time being in force, the grant can be made.

ARTICLE 3

In no case nor on any consideration whatever shall the High Contracting parties be bound to surrender their own subjects, whether by birth or naturalization.

ARTICLE 4

The extradition shall not take place if the person claimed has already been The extradition shall not take place if the person cramed has an extradition and discharged or punished, or is still under trial in the State applied to, the the state applied to, and discharged or punished, or is still under trial in the State applied to, the crime or offence for which his extradition is demanded.

If the person claimed should be under examination or under punishment the State applied to for any other crime or offence, his extradition shall be deferred to the full execution of any punishdeferred until the conclusion of the trial and the full execution of any punishment awarded to him.

ARTICLE 5

The extradition shall not take place if, subsequently to the commission of The extradition shall not take place if, subsequently to the conviction thereon or offence or the institution of the penal prosecution or the conviction of the penal prosecution or the conviction or punishment has been acquired by lapse thereon, exemption from prosecution or punishment has been acquired by lapse time. of time, exemption from prosecution or punishment has been time, according to the laws of the State applying or applied to.

ARTICLE 6

of Which his surrender is demanded is one of a political character, or if he proves the the control of the cont A fugitive criminal shall not be surrendered if the crime or offence in respect Which his surrender is demanded is one of a political character, or it is plant the requisition for his surrender has, in fact, been made with a view to try punish a requisition for his surrender has, in fact, been made with a view to try punish a requisition for his surrender has, in fact, been made with a view to try 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 trial in the State to which the surrender has been made for any other crime of 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 accome panied by a warrant of arrest issued by the competent authority of the Stafe requiring the extradition, and by such evidence as, according to the laws of the place where the accused is found, would justify his arrest if the crime or offence had ben committed there.

If the requisition relates to a person already convicted, it must be accome panied by the sentence of condemnation passed against the convicted person by the competent court of the State that makes the requisition for extradition.

A sentence passed in contumaciam is not to be deemed a conviction, but a person so sentenced may be dealt with as an accused person.

ARTICLE 9

If the requisition for extradition be in accordance with the foregoing stiputes, the competent authorities of the competent authorities are also accordance and accordance authorities are also accordance and accordance authorities are also accordance and accordance and accordance and accordance are also accordance and accordance and accordance and accordance are also accordance and accordance accordance accordance and accordance accordance accordance and accordance a lations, the competent authorities of the State applied to shall proceed to arrest of the fugitive.

A criminal fugitive may be apprehended under a warrant issued by and the magistrate justice of the apprehended under a warrant issued by the police magistrate, justice of the peace, or other competent authority in state, on such information or complaint State, on such information or complaint and such evidence, or after such proceedings, as would in the opinion of the ceedings, as would, in the opinion of the authority issuing the warrant, justification of the authority issuing the warrant, justification of the authority issuing the warrant. the issue of a warrant if the crime or offence had been committed or the persistence on the persistence of the dominions of t convicted in that part of the dominions of the two Contracting Parties in which the magistrate, justice of the peace, or other competent authority, exercise the term of thirty days a requisition for extradition. the term of thirty days a requisition for extradition shall not have been mile by the diplomatic agent of the State claiming his said not have been mile. by the diplomatic agent of the State claiming his extradition in accordance with the stipulations of this treaty. The same rule shall the stipulations of this treaty. The same rule shall apply to the cases of this sons accused or convicted of any of the sons accused or convicted of any of the crimes or offences specified in the treaty, and committed on the high same on heard treaty, and committed on the high seas on board any vessel of either state.

The extradition shall take place only if the evidence be found sufficiently right to the laws of the State applied to site according to the laws of the State applied to, either to justify the committee the prisoner for trial, in case the crime or offence by justify the committee the prisoner for trial, in case the crime or offence by justify the committee the prisoner for trial, in case the crime or offence by justify the committee that the prisoner for trial in the committee that the prisoner for trial in the crime or offence by the committee that the prisoner for trial in the crime or offence by the committee that the prisoner for trial in the crime or offence by the committee that the prisoner for trial in the crime or offence by the committee that the crime or offence by the crime of the crime or offence by the crime of the crime or offence by the crime of the crime of the crime of the crime or offence by the crime of the crime the prisoner for trial, in case the crime or offence had been committed in territory of the same State, or to prove that the prisoner committed in the same state, or to prove that the prisoner committed in the same state, or to prove that the prisoner committed in the same state, or to prove that the prisoner committed in the same state, or to prove that the prisoner committed in the same state, or to prove that the prisoner committed in the same state, or to prove that the prisoner committed in the same state, or to prove that the prisoner committed in the same state, or to prove that the prisoner committed in the same state, or to prove that the prisoner committed in the same state, or to prove that the prisoner committed in the same state is the same state. territory of the same State, or to prove that the prisoner is the identical personal convicted by the courts of the State which makes the convicted by the courts of the State which makes the requisition, and that the crime or offence of which he has been convicted in crime or offence of which he has been convicted is one in respect of which the time of such conviction. extradition could, at the time of such convicted is one in respect of by the State applied to; and no criminal shall be surrended to State applied to; and no criminal shall be surrendered until after the expiration of fifteen days from the date of his committed to an arrange of the surrendered until after the expiration of the surrendered until after the surrendered until after the of fifteen days from the date of his committal to prison to await the warrant his surrender.

ARTICLE 12

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

1. A warrant, or copy thereof, must purport to be signed by a judge, magistrate, or officer of the other State, or purport to be certified under the hand of a judge, magistrate, or officer of the other State to be a true copy thereof, as the

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

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3. A certificate of, or judicial document stating the fact of a conviction purport to be certified by a judge, magistrate, or officer of the other State, In every case such warrant, deposition, affirmation, copy, certificate, or ludicial document must be authenticated, either by the oath of some witness, or by hear document must be authenticated. Minister of Justice, or some other by being sealed with the official seal of the Minister of Justice, or some other 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 extradition

ARTICLE 13

If the individual claimed by one of the High Contracting Parties in pur-Suance of the present treaty should be also claimed by one or several other powers on account of other crimes or offences committed within their respective in date on account of other crimes or offences committed within the crimes in date of the State whose claim is earliest date, unless such claim is waived.

ARTICLE 14

If sufficient evidence for the extradition be not produced within two months If sufficient evidence for the extradition be not produced within the time the date of the apprehension of the fugitive, or within such further time date of the apprehension of the fugitive, shall direct, the fugitive as the date of the apprehension of the fugitive, or within such the fugitive shall be State applied to, or the proper tribunal thereof, shall direct, the fugitive shall be set at liberty. ARTICLE 15

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

ARTICLE 16

Each of the High Contracting Parties shall defray the expenses occasioned by the of the High Contracting Parties shall derray the expenses to its frontier arrest within its territories, the detention, and the conveyance to its serve consented to surrender in pursuance frontier, of the persons whom it may have consented to surrender in pursuance of the present treaty. ARTICLE 17

The stipulations of the present treaty shall be applicable, so far as the laws Demiit, to all His Britannic Majesty's Dominions, except to the self-governing Dominions hereinafter named—that is to say, the Dominion of Canada, the Commonwealth of Australia (including for this purpose Papua and Norfolk Rand) that of Australia (including for this purpose Papua and Norfolk Rand) the Union of South Africa, the Irish Island), the Dominion of New Zealand, the Union of South Africa, the Irish Pree State prind), the Dominion of New Zealand, the Union of South Allica, the Dominion of New Zealand, the Union of South Allica, the State, and Newfoundland—and India, provided always that the said stiputons shall, and Newfoundland—and India, provided always that the said stiputons shall, and Newfoundland—and India, provided always that the said stiputons shall, and Newfoundland—and India, provided always that the said stiputons shall, and Newfoundland—and India, provided always that the said stiputons shall, and Newfoundland—and India, provided always that the said stiputons shall, and Newfoundland—and India, provided always that the said stiputons shall, and Newfoundland—and India, provided always that the said stiputons shall be said stiputons. ations shall be applicable to any of the above-named Dominions or India in the spect of the applicable to any of the above given on behalf of the 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 Riga, and provided also that it shall be competent for either of the Contracting Parties to terminate separately the application of this treaty of any of the above-named Dominions or India by a notice to that effect 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, Possessions to which this treaty applies shall be made to the Governor-General Governor, or chief authority, of such self-governing Dominion, Colony, Possession by the chief consular officer of the Latvian Republic in such self-governing Dominion Colony or Brazilian Selfgoverning Dominion, Colony, or Possession.

Such requisition may be disposed of, subject always, as nearly as may be so far as the low of much all and so far as the law of such self-governing Dominion, Colony, or Possessial will allow to the provisions of this training Dominion, Colony, or Possessial will allow, to the provisions of this treaty, by the said Governor-General Governor or chief authority, who, however, shall be at liberty either to grant the surrender or to refer the matter to His D. surrender or to refer the matter to His Britannic Majesty's Government.

Requisitions for the surrender of a fugitive criminal emanating from any governing Dominion Colors self-governing Dominion, Colony, or Possession of His Britannic Majesty shall be governed, as far as possible, by the substitute of His Britannic Majesty shall be governed. be governed, as far as possible, by the rules laid down in the preceding articles of the present treaty.

It is understood that the stipulations of the two preceding articles apply in same manner as if they were Possessian to two preceding articles apply in the same manner as if they were Possessions of His Britannic Majesty, to following British Protectorates, that is to receive the protectorates that is to receive the same manner as if they were possessions of His Britannic Majesty, to the following British Protectorates, that is to receive the protector of the following British Protectorates, that is to say, the Bechuanaland Protectorate Gambia Protectorate Kenya Protectorate Gambia Protectorate, Kenya Protectorate, Nigeria Protectorate, Northern Rhodesia, Northern Territories of the Cold Control of the C Rhodesia, Northern Territories of the Gold Coast, Nyasaland, Sierra County Protectorate, Solomon Islands Protectorate, Somaliland Protectorate, Swall land, Uganda Protectorate and Zanzibar land, Uganda Protectorate and Zanzibar.

It is also understood that if, after the signature of the present treaty, the idered advisable to extend its provisions to considered advisable to extend its provisions to any British protectorates of the than those mentioned above or to any British protectorates test than those mentioned above, or to any British-protected State, or to any tory in respect of which a mandata or behalf tory in respect of which a mandate on behalf of the League of Nations has been accepted by His Britannic Majesty, the stipulations accepted by His Britannic Majesty, the stipulations of the two preceding articles shall be deemed to apply to such protestorates. shall be deemed to apply to such protectorates or States or mandated territories to be created in the notes to be created in the notes. from the date prescribed in the notes to be exchanged for the purpose effecting such extension.

It is further understood that the provisions of the present treaty white apply to British subjects shall be deemed also to apply to natives of any British protectorate or protected State or mandated torritory to natives of any lation protectorate or protected State or mandated territory to which the stipulation of the two preceding articles apply or shall be reafter

The present treaty shall come into force ten days after its publication, ormity with the forms prescribed by conformity with the forms prescribed by the laws of the High Contraction.

Parties. It may be terminated by either of the High Contraction. Parties. It may be terminated by either of the High Contracting Parties notice not exceeding one year and not less than six many parties by It shall be ratified, and the ratifications shall be exchanged at Riga as gother.

In witness whereof the respective plenipotentiaries have signed the tresh as possible. and have affixed thereto their respective seals.

Done at Riga, the 16th day of July, in the year 1924.

J. C. T. VAUGHAN. (L.S.) G. ALBAT. (L.S.)