# A COLLECTION OF

# TREATIES, ENGAGEMENTS AND SANADS

# RELATING TO INDIA AND NEIGHBOURING COUNTRIES

COMPILED BY

C. U. AITCHISON, B.C.S.,

UNDER SECHETARY TO THE LOVERNMENT OF INDIA IN THE FOREKIN DEPARTMENT

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# PART I.

# Treaties, Engagements and Sanads

relating to the Territories comprised within the

Punjab

and to the

States, etc. in Political Relations with

the

Government of India through the

Government of the Punjab.

# PUNJAB PROPER.

THE Sikh sect traces its origin to the proceding of Nanak, a Hindu of the Kahatriya coale, bore in 1469 at Talwandi, near Lahore. The new creed spread rapidly, but soon provoked the persecution of the Moghul Emperors. The cruelty with which the Sikhs were treated burned them under Govind Singh, their both and last Guru or teacher, from a hand of religious devotees into a religious and military commonwealth or " Khaisa" animated by undying hatred of the Mulaurmadans.

Gurn Govind Single waged an unequal war with the Emperors of Delhi. Openly to profess the Sikh religion became a capital orims, and the sect would some have been exterminated had not the distractions of the empire, which followed the death of Aurangzeh, given thom a breathing time from persocution. The Sikha then gradually gathered in small parties and established themselves in fedated forts. From these they scowed the country, burning and plundering, and giving infinite annoyance to the weak Muhammadan Covernors of Lahors and Sirkind. After the return of Ahousd Shah Abdali to Kabul from his fifth invasion of India, in which he had broken the Mahratta power of Camipat, the Sikhs lound themselves strong enough to occupy the country round Lahore. But when Alimad Skah returned to India in 1762, he disastrously defeated them at Burnala near Laufaiana, and destroyed and polluted their sacred reciple at Amritsar.

From this defeat the Sikhs soon recovered. In 1763 they defeated the Afghan Governor of Sichind, and spread themselves over the plains south and east of the Sutley, as far as the Junua. The eighth invasion of Ahmad Shah, which mak place in 1767, left the Sikhs masters of the country between the James and Rawalpindi. Within three years their authority was extended over James and the Rojputs of the lower hills.

The spread of the dominion of the Sikhs south of the Sutlej received a severe check from the Mahrattas, who, recovering from their disastrous overthrow at Panipat, again overran northern India. In 1788 Seindia was in possession of Delhi, and by 1802 the Mahra'las had established their supremary as for as the Suclej, and exacted from the Sikk Slates to the south of the river a tablete of three lakks of supcess. Mahratta power in the morth was broken by Lord Lake in 1803. Chiefs of Kuithal and find tendored their allegiance to Lard Lake, and all the Chiefs of Sirking virtually became dependents of the British Government. It was the policy of the day, however, to maintain a series neutrality in regard to the affairs of the Chiefs north of the Junton: and, beyond establishing the 5ikh Chiefs to the territories which they then field and rewarding those who had done good service, the British Coverament did not interfere in their affairs (ill 1809, when the Sikh Chiefs daimed their protection against the encroachments of Ranjik Singh.

The constitution of the Sikh Khalsa contained within itself claments of weakness and discord. The Sardars of Chiefs award to subjection to each other. They were followed into the field by their relatives and dependents, and each seized in himself whatever territory he was strong enough to hold. The Chiefs, with their classical and relatiners, associated themselves into twelve Misls or confederacies of equals. Each Chief parcelled out the conquered lands among his followers, who held their portions in independence, bound only by considerations of murnal advantage and the general weal of the Misl. A bond between the confederacies was supplied in the solumn assembly of the whole Sikh people, which met at least once every year at Ascritage. There the council of Chiefs, termed the "Gurumaca", discussed affairs affecting the Khalsa or planned new expedicions.

Under such a system causes of quarrel were gover wanting. The difficulties with which the Sikhe had to contend in their early struggle for existence kept them at first well together; but with success came dissensions, and the weak fell before the strong. One of the Sardars who carliest raised himself to power and influence was Mahs Singh of the Sukarchokia Misl, who comind a daughter of the Raja of Jind and by her had a son, Ranjic Singh, born in 1780. During the invasion of Shah Zaman in 1789, Ranjit Singh rendered him service by recovering several pieces of artillery which had been lost in the Jicium, and he

had the address to procure for himself the appointment of Governor of Labore.

Banjit Singh established himself in the city, and, in concert with Fatch Singh Abbawalia, and Mai Sadda Kaur his mother-in-law, the virtual head of the powerful Kanhaya Mial, he soon extended his supremacy over the neighbouring Sardars between the Jhelum and the Sublej, and meditated the extension of his authority beyond the Sublej. At the same time he was steadily labouring to bring under his dominion the scattered elements of the Sikh people, a task which was lightened by the mutual jealousies of the Sardars. In 1803 he made proposals to Lord Lake for the transfer to the British Government of the territory belonging to the Sikhs south of the Sutlej, on the condition of mutual defence against the enemies of himself and the British nation. The offer was declined.

In 1805 the last "Gurumata" was held, the system of confederacies acting in grave matters jointly for the common benefit was extinguished, and thereafter the force of the Khalso was directed by the will of one man. In the same year Ranjit Singh was recalled from a campaign against the Muhammadans between the Chenab and the Indus, by the sudden appearance of Holkar in the Punjab, closely pursued by hard hake. Disappointed in the hope of procuring assistance from Ranjit Singh, Holkar concluded a treaty with the British Government, and returned to his territories. A treaty of friendship and alliance (No. I) was at the same time concluded by the British Government with Ranjit Singh and his ally Sardar Fatch Singh Ahluwalia.

In 1808 Ranjit Singh began to lay hands on the possessions of the Phulklan Misl on the left bank of the Sutlej. His systematic aggression excited the alarm of the Sikhs of Sirhind, and in 1808 they sent a deputation, consisting of Raja Bhag Singh of Jind (Ranjit Singh's uncle), Bhai Lal Singh of Kaithal, and Chain Singh, Diwan of Putiala, to beg the protection of the British Government. The answer they received was such as to encourage their hopes, although it conveyed nu formal assurance of protection.

In the meantime the prospect of a French invasion of India had induced the British Government to depute Mr. Melealie to the court of Banjit Singh to establish a friendly alliance. Towards the close of 1808, in consequence of acts of hestility committed by Ranjit Singh on the south of the Satlej while negotiations were pending, Government determined to comply with the wishes of the cis-Satlej Chiefs, and Mr. Metcalfe was instructed to declare the country between the Satlej and the Jumna under British protection. Mr. Metcalfe's mission resulted in the Treaty of American of 1809 (No. 11), by which the British Government agreed to have no concern with the territories and subjects

of the Maharaja of Labore to the north of the Sutlej, Ranjit Singh agreed neither to commit nor suffer encroachments on the possessions or rights of the Chiefs to the south of the Sullej, and he was guaranteed in the possession of the conquests made by him on the left bank of the Sullej up to September 1808.

After the conclusion of this treaty, the intercourse of the British Government with the Labore Darbar was, for many years, confined to the interchange of friendly letters and presents. Banjit Singh was too prudent and far-seeing to give occasion of offence by a violation of his treaty engagements, and he confined his achemes of conquest to the directions of Multan, Kashmir and Peshawar. By the close of 1811 he had occupied Kangra, and completed the obsorption of the old trans-Soulej confederacies. A hattle in July 1865 between the Aighans and the Sikha left Fort Artock in his hands. In the same year he extorted the Koh-i-Nun diamond from Shah Shuja, then a refugee at Labore. In 1818 Multan was select. In 1819 he took Kashmir. In 1823 he was at last successful in occupying Peshawar.

In 1831, when Lord William Bentinck visited Simis, Ranjit Singh sent a complimentary mission to him. Arrangements were made through the Political Agent at Ludhiana for an interview between the Governor-General and the Maharaja of Lahore, which took place at Rupar in October, when, at Ranjit Singh's particular request, he was given an assurance (No. 111) of perpetual friendship.

From this period the utmost cordiality prevailed between the British Government and the Lahore Darbar. In 1832 a Treaty (No. IV) was concluded, to regulate the navigation of the Indus and the collection of duties on merchandise. The levy of duties on the value and quantity of the goods, however, gave rise to misunderstandings, and in 1834 it was arranged, by a supplementary Treaty (No. V), to substitute a tell to be levied on all boots with whatever merchandise laden. In 1839 another Agreement (No. VII) was made for the levy of duty on the merchandise at one place and not on the boots. A fourth Treaty (No. VIII) for the regulation of these duties was made in 1840 with Kharak Singh, the son and enecessor of Ranjit Singh.

In 1863 Shah Shuja, who was living as a British pensioner at Ludhiana, resolved to make another effort to recover his kingdom of Kabul: and for this purpose he entered into a treaty\* with Ranjit Singh

<sup>\*</sup>Thanslation of the Theory conceded between Manabara Range Single Street, named the 12th of Maron 1833.

Relations of friendship having been firmly established between Maharaja Ramjit Provide. Sinch and Sash Shuja al-Mult, so that there neither is nor ever shall be any alienation or difference of interest existing between them, they agree to adopt the following Articles in consideration of the terms of good will and iriendship by which they are resuprocally actuated.

<sup>1</sup>st. Shah Shuja of Muik disclaims all title on the part of himself, his hoirs, successors, and all the Saddurais, to whatever territories fring on either bank of the

in which, in consideration of the assistance to be sendered by the Sikha, he disclaimed all little to the territories in Runjit Singh's possession on either side of the Indus. Shah Shaja's expedition to Kabul ended in disaster, and he returned to his exile in Ludhiana, whence he was summound in 1808 to make another effort for the re-establishment of his power. The supposed designs of Russia on Afghanistan, the preference shown by Dost Muhammad for a Russian alliance, and his invasion or the territories of Ranjil Singa, induced the British Government to adopt the cause of Shah Shuja. Their operations in Afghanistan were preceded by a triparlite Treaty concluded in 1838 (No. VI) between the British Government, Ranjit Singh, and Shah Shuja, which renewed the provisions of the trenty of 1833 between Shah Shuja and Ranjit Singh; bound Shah Shuja, in the event of the attainment of his object, to pay two lakhs of copies for the assistance of Ranjit Singh's troops; to give up claims to supremony over Sind on condition of payment by the Amirs of a sum to be fixed by the British Government, of which fifteen lakhs should go to Ranjie Singh; not to attack or molesé the ruler of

River ladas that may be possessed by the Maharaja, viz., Kosheder including its limits K. W., N., and S., sopether with the last of Ailock, Chack, Hazara, Kahal, Amb, with its dependences on the left bank of the alarmed river, and on the right bank, Perhower with the Yumizai territory Khaidak, Hashlangar, Michni, Kohai, and all places dependent on Poshawar as far as the Khaidar Posse, Summe, the Wisch's territory, Davar, Tank, Gurang, Kolahagh, and Khashalgarh with their dependent districts; Pero Ismail Khan, and its dependency, together with Bera Chasi Khan, and their dependent territory, Rasyark, Havana, Hajal, Majipur, Rajipur, and the chroc Hackis, as well as Manson with its district and the Proxince of Multan, altuated on the lot bank. These countries and places are residured to be the property and to form the extant of the Maharaja; the Shah noither has nor will have any concern with them. They belong to the Meharaja and his puelarity from generation to generation. postarity from generation to generation.

and of the people of the country on the other side of Ehalbar will not be suffered to commit somberies or aggression or any descurbances on this side. If any defaultur of either State, who has suffeed the revenue, ruke resings in the territory of the other each party engages to aircender him.

<sup>3</sup>rd. As agreeably to the Tresty established between the British Government and the Mesureja, no one can cross from the left to the right bank of the Surlej without a passport from the Maharaja, the same mis shall be observed regarding the passage of the Indus, whose waless pin the Sutley, and no one shall be allowed to cross the Indus without the Maharaja's permission.

<sup>(</sup>th.—Itemacing Shikarpur and the territory of Sind lying on the right hank of the Indus the Shah will shake by whatever may be settled as right and proper, in conformity with the happy relations of friendship subsisting between the British Government and the Malazaja, through Captain Watle.

<sup>51</sup>k.—When the Shah shall have established his authority in Kabul and Kandahur. Sile.—When the Shall shall have established his authority in Kabul and Kondahur, he will annually send the Maharuja the following anticles, we., 55 high-bred horses of approved colours and pleasant paces, 11 Personal monutairs, 7 Personal positives, 25 good miles, frains of various hinds, hoth dry and fresh, and sardus or musticely not a swort and delicate flavour (to be sent throughout the year). By the way of Kabul River to Peshawar, grapes, posseguanties, applies, quinces, obtouds, raisins, piscales or chesture, an abundant supply of each as well as pinces of sating overy colour, chopbus of for, birakhales wrought with gold and silver. Persian carpets, altogether to the number of 101 pieces; all these articles the Shah will continue to send every year to the Maharaja.

sth. - Each party shall address the other on terms of equality.

<sup>78</sup>h.—Merchants of Afghanialan, who will be desirous of truting to Labore. American, or any other part of the Maharaju's possessions, shall not be stopped or molested on their way; or the contrary, strict orders shall be jested to facilitate

Herat; not to repotints with foreign States without the consent of the British and Sikh Georgiments; and to appose any power having the design of invading the British or Sikh territories. On the death of Shah Shuja, this Irealy was considered to have become null and void.

Itanjil Singh died in 1839. This remarkable man, who was absolutely illinerate, had ruised himself from being the head of one of the smallest of the Sikh class to a kingdom which, at the time of his death, yielded a revenue of upwards of two and a half crores of rupees, covered an area of 14,000 square miles, and was garrisoned by a well drilled atmy of 82,000 men. Within a few years after his death, the kingdom which he had created by his personal abilities fell to pieces under his successors.

He was succeeded by his son, Kharok Singh, who died in 1840. Noo Nehal Singh, the only son of Kharak Singh, was killed when returning from his father's funeral. Thereafter there followed a series of revolutions, by which the power passed successively into the hands of Chand Kaur, the mother of Nao Nehal Singh, his nucle Shor Singh, and lastly Dalip Singh, the reputed son of Ranjit Singh.

During the misority of Dulip Singh and the regency of his mother, all regular government was overdown, and the Khaku army became virtually the rulers of the country. Military operations, as well as the

their intercoarse, and the Muharaja sogages to observe the same line of conduct on his part in respect to traders who may wish to proceed to Afghanistan.

Sth.- The Mcharaja will yearly send to the Shah the following articles in the way of friendship: -55 pieces of shawls, 25 pieces of muslin, 11 departus, 5 pieces of kimbhahs, 5 scarves, 5 turbams, 55 locals of Bareh rice (peculiar to Cashawar).

9th. Any of the Maharaja's officers who may be deputed to Afghanistan to purchase horses or on any other business, as well as those who may be sent by the Shah into the Punjub for the purpose of purinasing piece-goods or shawis, etc., to the amount of 11,000 rupces, will be treated by both sides with one attention, and every facility will be afforded to them in the execution of their currentsion.

10th. Whenever the armies of the two States may happen to be assembled at the same place, on no account shall the slaughter of line be permitted to take place.

11th. In the event of the Shab taking on suxiliary force from the Muharaja, whatever books may be acquired from the Brindszai, in jowels, horses, arms, great or small, shall equally be divided between the two contracting parties. If the Shab should succeed in attaining possession of their property without the assistance of the Maharaja's troops, the Shab agrees to send a portion of it by his ewo Agent to the Maharaja in the way of friendship.

120h.—An exchange of missions charged with lectors and presents shall constantly take place between the two parties.

18th.—Should the Maharaja require the aid of any of the Shah's truops, the Shah engages to send a force commanded by one of his principal officers; in like anomal the Maharaja will farmsh the Shah, when required, with an auxiliary force composed of Muhammadans and communical by one of his principal officers as far as Kahul. When the Maharaja may go to Peshawar the Shah will depute a Shahzada an visit him, on which occasion the Maharaja will receive and discuss him with the human and consideration due to his rank and dignity.

\$400.—The friends and enemies of the one shall be the triends and enemies of the other.

154k.—Both parties cordially agree to the foregoing Articles; there shall be no deviation from them. The present Treaty shall be considered binding for ever,

attitude of the army towards the executive government of the country, were solely determined by their Parchayats or regimental committees. The army considered itself, and was regarded by others, as the representative body of the Silth people, as the visible Khalsa and master of the commonwealth. To divert the attention of the army from domestic politics, they were led to resolve on a campaign across the Sutlej, a movement which for some time previous had been expected by the British Government. In November 1845 the Panchayat of the Khalsa resolved on war; and the resolution was approved by the Darbar. The Sikhs committed the first act of aggression in December 1815, by crossing the river near Perozepore and carrying off some camels. On the 13th December the Governor-General issued a Proclamation (No. 1X), solling forth the views and objects of the British Government, and the unprovoked invasion of British territories by the Sikha; declaring the possessions of Maharaja Dalip Singh on the left bank of the Sullej confiscated and amounted to the British territories; and calling on the protected Chiefs to co-operate cordially with the British Government against the common enemy. On the 18th December 1846 the first action. was fought at Mudki. The battle of Firesshah (ollowed three days later, On the 28th January 1846, the Sikhs were defeated at Aliwal, and sustained their final defeat at Sobraon on the Uth February. On the 13th the whole Drivish force crossed the Sutley, and on the 14th a proclamation was issued, declaring that the occupation of the Punjah would not be relinquished till full atomement had been made for the breach of their treaty engagements by the Sikhe, and that the hill and plain districts between the Sutlej and the Boas would be annexed in part indemnity for the expenses of the war. On the night of the 15th a conference was held between Mr. Curvic and Major Lawrence on behalf of the Brilish Covernment, and Raja Gulah Singh, Diwan Dina Nath, and Fakir Nur-ud-din on helial? of the Sikhs, at which the preliminaries of a treaty were arranged. The Treaty (No. X) was signed at Lahors on the 9th March 18t6. This Ireaty left the British Government in possession of the hills and plains east of the Bens, and of the hill countries between the flear and the Indua, including Kashmir and Hazara; it regulated the strength and constitution of the Sikh army; gave the British Government the control over the Beas and the Sutlej as far as the Indus, and of the Indus to the horders of Baluchiston; and made the British Government the arbitor in all disputes between the Lahore Darbar and neighbouring States. Two days later an Agreement (No. XI) was made, by which Government left a force at Labore for the protection of the Mahamja, and certain matters regarding the territories neded by the treaty were specifically determined.

The Labora Darbar being auxious for the assistance of the British Government to maintain the administration of the Labora State during

the minority of Dalip Singh, an Agreement (No. XII), known as the Agreement of Bhyrowal, was concluded on the 16th December 1846, by which the treaty of the 9th March was temporarily modified; a Resident was appointed at Labore; a council of regency, consisting of eight members, was established to conduct the government in consultation with the Resident; and the country was occupied by a British force, to be paid for by the Labore State.

Many of the Sikh Chiefs, who had been accustomed to revolution and excitement, were not satisfied with the arrangements for the pacification of the country and harboured evil designs. The minder, on the 20th April 1848, of Mr. Vans Agnew and Liculenaut Anderson at Multar, and the revolt of its ex-governor, Mulroj, gave an apportunity for the development of a wide and daugerous conspiracy which had for some time existed in the Sikh army, with a view to the re-establishment of the independence of the Khalsa. Sardar Chhatur Singh Alariwala raised the standard of rebellion in the north. Raja Sher Singh, his son, joined Mulraj, and proclaimed a religious war. He was followed in open rebellion by the great hody of the Sikh array and the Sikh population, which the Darbar were powerless to control. In October 1848 the British army crossed the Sutlej. The indecisive battle of Chilianwala was fought on the 13th January 1849. But on the 22nd February the rebels were totally defeated in the decisive buttle of Onjest. This was followed by the surrender of the ortire Sikb acroy, and the annexation of the Punjab.

On the 29th March 1849 or Agreement (No. XIII) was made with Maharaja Dalip Singh, whereby he resigned the suversignty of the Punjab, receiving a persion from the British Government. Shortly afterwards be took up his residence pertonnently in England, which was his domicile down to 1886. He was gazefled to a personal salute of twenty-one guns for life in June 1967. To the course of time the Maharaja became dissatisfied with the allowances made to him, which he declared to be less than those to which he was culified under the Agreement of 1849. He also put forward claims to certain estates, etc., in the Ponjab, watch he stated to have been his private properly and therefore not liable to confiscation under article 2 of the Agreement. Much was done from time to lime, by the grant of loans, etc., on easy terms, to improve the Maharaja's position, which had become embarrassed owing to want of economy. The demands put forward by him were, however, quite izadinissible. Failing to obtain what he asked for, the Mahuraja, accompanied by his wife and family, left Landon in March 1896 with the avowed object of resettling in India. Before leaving England he had used mentring language, and had issued a seditions proclamation addressed to the Sikhs. He was detained at Aden by under of the Govecoment, but was finally allowed to return to Europe where, having resigned his pension, he lived first in France and afterwards in Russia.

In 1890, however, Maharaja Dalip Singh expressed regret for his past conduct and sucd for pardon, which was accorded on conditions. The allowances which he had enjoyed up to 1886 were restored to him, the undrawn arrears being placed at his disposal. At the same time the rate of interest payable on the debt owed by the Maharaja to Government was reduced.

The Maharaja died in October 1893, leaving five surviving children by his first wife and two by his second wife. Of these children the eldest, Prince Victor Dalip Singh, was born on the 10th July 1866, and in 1898 married Lady Anne Coventry. The Prince, in addition to the money left him by his father, drew an allowance of £8,000 s year from the Indian Government, and on his marriage this was increased to £10,000. He died on the 7th June 1918, without issue: and an allowance of £7,000 a year was then made to his brother, Prince Frederick Dalip Singh, the last male representative of the family, who died unmarried on the 15th August 1926. Suitable provision has been made for the remaining members of the family.

### 11.-PUNJAB STATES.

Ouring the mutiny of 1857, when communication between Delhi and Agra and Calcutta was for the most part cut off, the administration of the De hi and Hissar territories was assumed by the Chief Commissioner of the Punjab, and after the restoration of peace these districts were finally placed under the control of the Punja's Government. In this ferrically there were several Chiefs who held the position of jagirdars rather than of princes. They had been subjects of the Mughul and, when the overthrow of the Mahratta power by Lord Lake, their Estates. were either confirmed to, or conferred on, them by the British Governmost, in most cases as a reward for services randered. These Chiefs were the Nassahs of Putwid), Lobaru, Dujawa, Thajjar, Dadri and Babadorgach, and Farrukhtagar, and the Raja of Ballabhgath. The Chiefs of Shajjar, Ballahligarb and Barrakhnagan were executed, and their Estates were configuated for participation in the muting of 1857; while the Dadri and Rahadurgarh Listates were also confiscated, though The Chief was allowed a pension of  $\mathbf{R}_{2}$ , 1,000 for his substatence,

The Ballabhgarh Chief held no sanad of a bereditary nature from the British Government. The Dadri and Bahadurgoch territory originally formed part of dhafjur, and is included in the Sanad (No. XXI) granting that Estate.

On the formation of the new Delhi Province in October 1912 the States of Loham, Dejano, Kulsia and Palaudi, which were formerly under the political superintendence of the Commissioner of the Delhi Division, were transferred to the political charge of the Punjab Government. In 1921 Loham was brought into direct realtions with the Government of India through the Agent to the Governor-General of the newly formed Punjab States Agency.

#### 1. Dujana.

The Estates of this Aighan family are held on condition of fidelity to the British Government, and military service when required. The original grant was conferred by Lord Lake on Abdus Samad Khan and his sons for life; but in 1806 the tenure was made perpetual by a Sanad of the Governor-General (No. XIV), and served Estates in the Hariana ferritory were added. The Hariana Estates were afterwards exchanged for the villages of Dujana and Mahrana in Bohtak. Abdus Samad Khan was succeeded in 1825 by his son. Durde Khan, who was succeeded in 1850 by his eldest son. Hasan Ali Khan.

In 1982 the Chief of Dujano received an Adoption Sanad (see No. XXII).

In 1867 Hasan Ali Khan was succeeded by his son Saadni Ali Khan, and he by his son Mumbaz Ali Khan in 1879.

In 1886 he ceded full jurisdiction over the land in his territory coming within the limits of the Rewari-Ferozepore Railway, and in 1899 an Agreement to the same effect (No. XV) was obtained from him in a revised form.

Munical Ali Khan was succeeded in 1908 by Muhammad Khurshaid Ali Khan, with whom an agreement was concluded in 1919 under which the control of poppy cultivation and the manufacture and sale of opium and intexicating drugs in the State, and the revenue derived therefrom, were transferred to the British Government for a period of two years with effect from the 1st April 1919, in consideration of the payment of certain compensation. This agreement did not, however, actually come into force till the 1st April 1920 and terminated on the 31st March 1922, having been specially prolonged for one year. It was then renewed for a further period of two years, when a similar Agreement (No. XVI) was concluded with effect from the 1st April 1924, to continue in force for ten years, Government undertaking to pay the State Rs. 2,000 at the end of each financial year.

Muhammad Khurshaid Ali Khan was succeeded in 1925 by the present Nawab Muhammad Intidar Ali Khan, born in 1912. During his minority the State is administered by a Council.

The area of Dujana is 100 square miles; the population, according to the Census of 1921, 25,833; and the revenue Rs. 1,60,000.

The military forces consist (1926) of 8 Cavalry, 47 Infantry, 19 Armed Police and 12 Artillery men, with 3 guns. The Nawab, under the terms of his Sanad, is bound to furnish a contingent of 200 horse when required.

The State is under the political superintendence of the Commissioner of the Ambala Division.

#### 2. Kalsia.

Sardar Gurbakhsh Singh, the founder of the family, came originally from Kalsia, a village in the Manjha. He was succeeded by his son Jodk Singh. At the time of the estension of British protection to the cis-Satlej States, a copy of the proclamation issued by Sir D. Ochterlony was not sent to Jodh Singh, as his disposition towards the British Government was doubtful; and it was proposed that, if the Chief continued indifferent to British protection and determined to unite himself with Ranjit Singh, he should be declared an enemy and dispossessed of his territories. After two months, however, Jodh Singh followed the example of others, and was assured of protection.

In 1817 Jodh Singh was succeeded by his son Sohha Singh, and he by his son Lehna Singh in 1858.

In 1862 the Chief of Kalsia received an Adoption Sanad (No. XVII).

In 1869 Lehna Singh was succeeded by his son Bishan Singh, and he in 1883 by his son Jugiit Singh, who in 1886 was succeeded by his brother Ranjit Singh. During his minority the State was administered by a Council of Regener which, in 1891, ceded full jurisdiction over lands within the State required for the Delbi-Ambala-Kalka Railway. An Agreement (No. XIX) to this effect was obtained in 1899.

In 1894, under an Agreement (No. XVIII) having effect from the 1st April 1892, the control of the excise arrangements in the Slate, and the income derived from the sole of spirits, opium and intexicating drugs, were transferred to the British Government for a period of five years in consideration of an annual payment of Its. 5,500. This agreement has been received from time to time. The annual payment by Government was raised to Bs. 14,500 in 1923. The last renewal was for a period of two years from the 1st April 1927, the conditions remaining unchanged.

In 1908 Banjit Singh was succeeded by Sardar Ravi Sher Singh, the present Chief, born in 1901, during whose minority the State was administered by a Council of Bagency. He was invested with ruling powers in 1922.

In 1916 the hereditary title of Raja was conferred (No. XX) on the Chief of Kalsia.

The Chief receives a money payment of Bs. 2.851 a year in perpetuity from the British Government, as compensation for loss of customs duties.

The area of Kalsia is 188 square miles; the population, seconding to the Census of 1921, 57,300; and the revenue Rs. 7,11,000.

The military forces consist (1926) of 17 Cavalry, 83 Infantry, 58 Armed Police and 5 Artillary won, with 3 serviceable guns.

The State is under the political superintendence of the Commissioner of the Ambala Division.

The State was liable to the operation of the nazurana rules up to 1911 when, on the occasion of the Ceronation Darbar, all such levies were abolished.

#### Patauni.

The original grantee. Fair Talab Khan, was a brother of the Jhajjar Nawab, Najabal Ali Khan. He was severely wounded in an action with Holkar's troops, and for his services he was granted in 1806 (No. XXI) the purpose of Pataudi in perpetual jagir. He died in 1829 and was succeeded by Akbar Ali Khan who, in 1862, was succeeded by his son Mahammad Taki Ali Khan.

In 1862 the Chief of Patendi received an Adoption Sanad (No. XXII).

<sup>\*</sup> When the agreement was renewed in 1897, the following words were added at the end of the minth clause; " and the import or transport of opium or intoxicating drugs".

In 1867 Muhammad Taki Ali Khan was succeeded by kis son Muhammad Mukhkat Husain Ali Khan, and he by his son Mukammad Mumtas Husain Ali Khan in 1878.

In 1894, under an Agreement (No. NXIII), the control of excise arrangements in the State, and the income derived from the sale of spirits, opinor and intoxicating drugs, were transferred to the British Government for a period of five years, in consideration of an annual payment of Rs. 414. This agreement has been renewed from time to time. The annual payment by Government was raised to Rs. 1,000 in 1928. The last renewal was for a period of three years from the 1st April 1928, the conditions remaining unchanged.

Muhammad Mumtaz Husain Ali Khan died in 1898 without issue, and was succeeded by a distant coosin, Muhammad Muzaffar Ali Khan who, in 1901, confirmed by an Agreement (No. XXIV) the cossion, originally made in 1884, of full jurisdiction over the lands in the State occupied, or thereafter to be occupied, by the Rajputana-Malwa Railway.

Muhammad Musaffar Ali Khan was succeeded in 1913 by Mohammad Ibrahim Ali Khan, and he, in 1917, by the present Nawab Muhammad Iftiqar Ali Khan, during whose minority the administration is conducted by a Manager appointed by Government.

The area of Patandi is 52 square miles; the population, according to the Census of 1921, 18,097; and the revenue Rs. 1.87,000.

The military forces consist (1926) of 5 Cavalry, 30 Infantry, 34 Armed Police and 10 Artillery men, with 4 serviceable and 2 unserviceable gaps. The Nawab, under the terms of his Sanad, is bound to furnish a contingent of 400 horse when required.

The State is under the political superintendence of the Commissioner of the Ambala Division.

The State was liable to the operation of the nazarana rules up to 1911 when, on the operation of the Coronation Darbar, all such levies were abelished.

### III.--PUNJAB HILL STATES.

The following States situated in the Simla Hills are under the political control of the Punjab Government:--

Bashahr, (2) Nalagarh, (3) Koonthal, (4) Baghal, (5) Jubbal,
 Baghat, (7) Kumbatsain, (8) Bhajji, (9) Mahlag, (10)
 Balsan, (11) Dhami, (12) Kuthar, (13) Kumhar, (14) Mangal, (15) Baja, (16) Darkoli, (17) Tharoch and (18) Sangri.

Control is exercised through the Deputy Commissioner of Simla, who is ex-officio Superintendent of the Simla Hill States.

In early times the number of large and small States between the Satlef and the Jumon, more or less independent in proportion as they were powerful, was considerable. In 1814, at the date of the Nepalese acceptation, three States, Bashuhr, Nalagarh and Keonthul, greatly exceeded their original Points. All the smaller Chiefships, though most of them were in theory independent, acknowledged a degree of subordination to one or other of these more powerful States, which varied according to the inclination and ability of the superior to enforce its sway and the political condition of the lesser State and its neighbours. The nature of the conditions binding upon the lesser Chief and his superior differed in every case and was not definitely prescribed; but it is contain that a superior could not confer on another, or resume for himself, the lands of a subordinate.

Furing the latter half of the eighteenth century, the Gurkhas of Nepal had extended their dominion from Bhutan in the east to the borders of Kangra. Here they were checked for some years by the Kangra Raja, the celebrated Sansar Chand. In 1803, however, Sansar Chand, in company with the Walagarh Chief, encroached upon Bilaspur," the Raja of which invited the assistance of the Gurkhas in repelling the encroachment. The desired assistance was afforded by the Curkhas, their intervention in this quarrel marking the beginning of their conquest of the Punjab Hills. In a few years they overran Kangra, and passing southwards had occupied the Hills as far as the Jumna by 1814, the year of the outbreak of the Nepalese War that ended in 1815 when, by the Treaty of Segauli, the Nepalese renounced all claim to the Punjab Hills (see Vol. XIV, Nepal).

On the conclusion of peace, the British forces in the Punjah being small and the British Covernment's object being less the acquisition of territory than the keeping of the Nepolese within reasonable bounds, it was decided to seeme the re-operation of the liberated Bill Chiefs

<sup>\*</sup> A State in the Sinds Hills for a long time under the political control of the Punjab Government. It was brought into direct relations with the Government of India through the Agent to the Governor-General on the formation of the Punjab States Agency in 1920.

by the offer to them of restoration, together with a guarantee of future independence, on the condition of their taking part with the British in the event of any subsequent incursions by the Nepslese. All the Simla Hill Rajus accepted this offer: and, it having been resolved to restore to each the territories held by him prior to the Gurkha occupation, a conference of Chiefs under General Ochterlony was held at Plassia. The object of this conference was to determine the territories held by each Chief prior to the occupation. No enquiry was instituted into the circumstances in which possession of any particular tract had been acquired, possousion where proved being confirmed. It was considered expedient to sever the connection, subsisting prior to the Gurkha invasion between the more powerful chieftains and their dependents, in all cases where the latter could prove that their dependence consisted of little more than a general recognition of superiority. But in the case of chiefships which had been compelled by the exigencies of their position to submit definitely to the dominion of a more powerful neighbour, the superior Chief was recognised as the oversord of the inferior. Thus the Thakurais of Kumharsain, Balsan, Kuthar, Mangal and Dhasoi were constituted separate chiefships and granted independent sounds, while the Thukurais of Khaneti and Delath were conferred upon Bashabr and those of Koti, Madhan, Ghund and Theog upon Keenthal.

in 1847 transit duties were abolished throughout the Siwla Hill States. An annual payment of Rs. 13,735 is made by Government as compensation for loss of revenue on this account,

An Adoption Sanad (see No. XVII) was granted to onch of the Chiefs, except Sangri, in 1862.

Capital sentences passed by the Chiefs require to be confirmed by the Superiutendent before they can be carried out.

#### Bashahr.

On the conclusion of the Gurkha War, Raja Mahendar Singh received a Sanad (No. XXV) confirming him in possession of Bashahr propor and the Thakurais of Khaneti and Delath. A part of the Rawain district of the State was however transferred to Keonthal, while Kumhawain was constituted a separate Thakurai.

Mahender Singh died in 1850 and was succeeded by his son Shamsher Singh, who died in 1914 when, in the obsence of lawful male issue, he was succeeded by his adopted son, the present Raja Padam Singh. He enjoys a personal solute of nine gross.

Adjoining Bashahr is a tract which originally formed the small chiefship of Sairi. The last Chief of Sairi, Dharam Singh, died without issue in 1813: and, on the death of his widow in 1864, the Raja of Bashahr, as the susersin of Sairi, claimed the chiefship as an escheat in

default of a lineal heir to the late Chief. The claim was allowed by (covernment, the nearest representative of the Sairi family being granted an allowance of Rs. 150 per year from the revenues of the chiefelisp (about Rs. 400). Nazarana equal to a year's revenue of Sairi was however recovered from the Bashahr Chief as a punishment for his having attempted to establish his claim to Sairi by fraudulent interpolations in the Sanad of 1815.

In 1864 the Raja of Bashahr leased his forests to the British Government for a period of lifty years (No. XXVI). By a supplementary Agreement (No. XXVII), executed is 1871, he also leased his rights to waif and drift timber. The terms of those leases were in 1877 ombodied in a single Agreement (No. XXVIII) which, besides seeming to the Raja an annual payment of Rs. 10,000 in consideration of the rights conceded, made more definite provision for the conservancy of the forests granted. The Agreement of 1877 terminated in 1927: and in 1929 a fresh Agreement (No. XXIX) was made, with effect from the 1st November 1878, to continue in force for body five years. Under the new agreement more definite provisions for the conservancy of the forests were made, and the annual payment to the Raja was raised to Rs. 1,00,000.

The Bashshr Chief is required, under the terms of his Sanad, to join the British Army with his armed retainers and hill parters when called upon to do so, and to construct roads within his territory. The annual tribute of Rs. 15,000 imposed by the Sanad was reduced in IS47 to Rs. 3,945 as compensation for the abolition of (ransit duties.

The area of Bashahr and Sairi is 3,820 square unless the population, according to the Cenaus of 1921, 88,000; and the revenue Rs. 3,34,000.

The State maintains a force of 75 Infantry and Police.

The area of Khaneti is 19 square miles, the population 3,000, and the revenue Rs. 27,000. The area of Delath is 42 square miles, the population 1,300, and the revenue Rs. 4,000. The Thokur of Khaneti pays a sum of Rs. 900 annually to the Dashahr State, and the Thakur of Delath a sum of Rs. 150.

The present Thakur of Kheneti is Amog Chand, who succeeded in 1912; and the present Thakur of Delath is Devi Singh, who succeeded in 1920.

#### 2. Nalagarii or Hindur.

In 1815 Raja Ram Singh received a Sanad (No. XXX) confirming him in all his ancestral possessions, with the exception of a half share in village Faizullapura and the fort of Molaun and its surrounding villages. As the Raja's services during the Nepalese War had been exceptional, no tribute was imposed by the Sanad. The fort of Malaun was retained by Government for use as a military post, the Raja being granted in exchange (No. XXXI) the Thakurai of Bharauli. The fort was, however, returned to the Raja in 1848 (No. XXXII) in recognition

of his fidelity during the Sikh War. Bharauli, coming again into the possession of Government, was sold for Rs. 8,000 to the Rana of Balsan, whose territory it adjoins. Government's half share in village Faizulla-pura was transferred to the Raja in 1852, in return for the cession by him of an area of corresponding value elsewhere.

Ram Singh died in 1848 and was succeeded by his son Bije Singh, who died in 1856 without male issue: and the State than lapsed to Government. In view, however, of the exceptional services of Raja Ram Singh, the rule of his family was restored: and in 1860 Ugar Singh, the second of three illegitimate sons of Raja Ram Singh, was appointed to the gaddi with the bereditary title of Raja. The Sanad granted to him (No. XXXIII) prescribed the payment of an annual tribute of Rs. 5,000 and the giving of assistance to Government in times of danger or disturbance.

Ugar Singh died in 1876 and was succeeded by his son Isri Singh, who died in 1911 and was succeeded by his younger brother, the present Raja Jogendar Singh.

The area of Nulugarh is 256 square miles; the population, according to the Census of 1921, 46,868; and the revenue Rs. 2,68,000.

The State maintains a force of 58 Armed Police.

### 3. Keinythal.

In 1800, just before the Gurkha invasion, Reonthal is said to have been the overload of some eighteen perfy Thulograis. On the arrival of the Gurkhas, however, the Keonthal Chief, Rana Raghunath Seu, fled to Suker where he subsequently died. He was survived by an infant son, Sansar Son, to whom, in 1814, the State was restored by the British Government. In the course of the Gurkha occupation many of the Thukurais contrived to free themselves from the everloadship of Keonthat, while others became absorbed in Keonthal or in other States. Of the area which remained to Keonthal in 1814, eight pargunas were collect to Government by the Chief's representatives, in Ren of a money contribution towards the expenses of the Nepalese War. These were granted later to Patiala (see Part II, Punjab States, Putialo No. III) in reform for a cash payment, in recognition of his assistance in the prosecution of the war. In the remainder of his territorics Sansar Sen was confirmed by a Smind (No. XXXIV), and in regard to these no tribute was imposed. By a second Sanad (No. XXXV) the Chief of Keanthal was invested with authority over the Thakmais of Theog. Koli, Chund and Kiari (or Madhan), the Chicfs of which were required to regard him as their overload and to pay him tribute-in the case of Theog and Koti, Rs. 500 each, and of Ghund and Madhan, Rs. 250 each. By a third Sanad (No. XXXVI) the pargana of Punur was conterred upon Keonthal. This sanad is dated 1823, but the transfer actually took place in 1816. In 1876 the Thakur of Ratesh was declared to be submidinate to Kennthal. No saidd was, however, granted to Keonthal and no tribute is paid by Ratesh.

In 1830 a part of the district of Raingarh, or Rawsin, which had been retained by Government in 1815 (see No. XXV) was conferred upon the Keonthal Chief in exchange for Simla. The jagisdors of Rawsin, Dhadi ord Nordpur in the Raingach district were, however, excepted from this exchange, and the two former were declared in 1896 to be feudatories of Jubbal. A sanad was promised to the Keonthal Chief on the occasion of this exchange, but it does not appear to have ever been given.

The Keonthal Chiefs were styled Rana up to 1858. In that year the hereditary title of Raja was conferred (No. XXXVII) on the Chief of Keonthal, and Sansar San was given a khillat of Ra. 1,000, in recognition of his loyal behaviour at the authorak of the mutiny. Many Europeans field from Simla when it was feared that the regiment of Gurkhas stationed there had become disaffeeled, and these were given shelter by Sansar San.

Sansar Sen died in 1862 and was succeeded by his son Mahendra Sen who, in 1882, was succeeded by his son Balbin Sen.

In 1884, in return for an annual payment of Rs. 3,500, he ceded (No. XXXVIII) full jurisdiction over an area of 500 mores of land known as Kasmapti, which adjoins the municipality of Simla.

Balbir See died in 1901 and was succeeded by his son Bije Sen who, in that year, ceded (No. XXXIX) full jurisdiction over lands within the State required for the Kalka-Simla Railway. He died in 1916 and was succeeded by his minor son the present Itaja Humendra Sen, who was invested with ruling powers in 1926.

The area of Keonthal proper is 116 square miles; the population, according to the Census of 1921, 25,500; and the revenue Rs. 1,30,000.

The State maintains a force of 12 Armed Police.

The State was liable to the operation of the usearons rules up to 1911 when, on the occasion of the Coronation Durbar, all such levies were abolished.

The area, population and revenue of the Thakurais is-Koti, 50 square railes, 9,200, Ba. 1.36,000; Thoug, 144 square miles, 8,300, Rs. 25,600; Madhan, 9 square miles, 3,700, Rs. 5,500; Ghund, 28 square miles, 2,100, Rs. 1.550; and Ratesh, 12 square miles, 480, Rs. 770.

The present Trakurs are: Koti, Rama Raghabir Chand who succeeded in 1891: Theog, Thakur Podam Chand (1909): Madhan, Thakur Randhir Chand (1905): Chund, Thakur Ranjit Singh (1907): and Batesh, Thakur Shamsher Singh (1925).

# 4. BAGHAL.

During the occupation of Baghal by the Gurkhas, Runa Jagat Singh took refuge in Nalagarh. On the expulsion of the Gurkhas he was restored to the possession of his State by a Sanad (No. XL). The Sanad prescribed the maintenance by the Chief at the service of Government of a hundred bogaris, subsequently commuted to an annual tribute of Ra. 3,600.

Jagat Singh was succeeded by his son Sheo Saran Singh, who died in 1840 and was succeeded by his son Kishen Singh. In 1860 a khillet was conferred upon him in recognition of his services during the mutiny, men of his State having helped to guard the road from Jullundur to Simla at a time when an attack upon Simla by the mutineers at Juliundur was apprehended.

In 1876 the hereditary title of Raja was conferred (No. XLI) on the Chief of Baghal.

In 1877 Kishan Singh was succeeded by his son Moti Singh, who died a few months later, when his cousin Dhian Singh succeeded him. In 1904 Dhian Singh was succeeded by his son Bikram Singh, and he in 1922 by his son the present Raja Surendar Singh, who was born in 1909 and has not yet received his powers. The State is administered by a Manager.

The area of Baghal is 124 square miles: the population, according to the Census of 1921, 25,000; and the revenue Rs. 1,00.000.

The State maintains a force of 15 Armed Police.

The Slate was liable to the operation of the nazarana rules up to 1911 when, on the occasion of the Coronation Darbar, all such levies were abolished.

# 6. Junual.

At the time of the Gurkha invasion Jubbal was a tributary of Sirmur, but during the occupation it became separated, and in 1815 Rana Puran Chand was granted an independent Sanad (No. XUII). The Sanad prescribed the maintenance of 70 hegaris at the permanent service of Government. This condition was subsequently commuted to an annual tribute of Rs. 2,520.

Puran Chand misgoverned the State, and in 1832 be abdicated in favour of Government. He soon, however, repeated this act, and refused the annual allowance of Rs. 4,400 sanctioned for his support. After a lengthy correspondence it was resolved, in 1840, that Puran Chand should be restored. He died, however, before effect could be given to this decision, and the State remained under Government management until his son, Karam Chand, came of age. He was invested with powers in 1853 and died in 1877, his powers being restricted from 1859 to 1862. He was succeeded by his son Padam Chand, who

died in 1898, and was succeeded by his minor son Gian Chand who, dying without male issue in 1910, two years after he had received his powers, was succeeded by his balf brother Baghat Chand, the present Chief.

In 1918 the horodistry title of Raja was conferred (No. N.1.III) on the Chief of Jubbal.

The area of Jubbal is 288 square miles; the population, according to the Consus of 1921, 24,800; and the revenue Rs. 8.82,000.

The State maintains a force of 45 Armed Police.

In 1898 the Thakurais of Rawain (or Rawingarh) and Dhadi were declared subordinate to Jubbul. Each pays an annual tribute of one mask pod. Jubbal does not, however, interfere with the administration of the Thakurais.

The area of Rawain is 7 square miles, the population 711, and the receive Rs. 8,200. The area of Dhadi is 25 square miles, the population 185, and the revenue Rs. 5,500.

The present Chief of Rawain is Thakur Kidar Singh, who succeeded in 1904: and of Dhadi, Thakur Dharm Chand, who succeeded in 1901.

# 6. BAGHAT.

During the Nepalese War, Rana Mahendra Singh of Baghat was unfriendly in his attitude rewards Government; and on the conclusion of the war five parganas were taken from him and sold to Patiala (see Part II, Punjah States, Patiala No. IV). The Rana was, however, confirmed (No. XLIV) in his remaining parganas. Mahendra Singh died without male issue in 1839, and the State then lopsed to Government, pensions to the extent of Rs. 1.282 being sometimed for the family of the late Chief. In 1842, however, it was restored to Baje Singh, hother of Maheodra Singh. Daving the escheat the cantonnest of Kasauli had been established within the State, and Bije Singh offered to present this area to Government. The offer was refused; but the area was purchased by Government for a sum of Rs. 5,000.

In 1849, or the death of Bije Singh without male issue, the State was again declared an excheat. In 1861, however, Government decided to restore it to Urned Singh, a consin of Bije Singh, though before effect could be given to this decision Urned Singh died. His minor son Dalip Singh was then appointed to the goddi, and a new Sanad (No. NLV) was issued to him in 1862, imposing an annual tribute of Rs. 2,000. This was secured by the reservation to Government of lands within the State producing a gross revenue of Rs. 2,500 per annual, including a property which had been acquired by a General Innes, of the Indian Army, during the period of the escheat. Some however the representatives of the minor Chief complained of the loss of vassalage and cesses

to which the State was subjected by this arrangement, and Government then restored the reserved area, except the estate of General Innes, in return for an annual payment equal to the revenue it produced (Rs. 997-1-0). Under the revised Sanad of 1864 (No. XLVI) in which these arrangements were sanctioned, the Rana was required to shide by the revenue settlement made during the second escheat, and to respect the rights of the under-tenants recognised by Government. After the death of General Innes in 1876, his estate was purchased by the Rana for Rs. 35,000. The estate was formally returned to Baghat in 1891.

In 1901 the Chief ceded (No. XLVII) jurisdiction over lands within the State required for the Kulka-Simla Railway, and land has been ceded from time to time for the Solon and Kassadi cantonments and the Sabathu and Dagshai water-works. In consequence of these cessions the tribute of Rs. 2,000 was gradually reduced, and the State now pays no tribute.

Dalip Singh died in 1911, and was succeeded by his minor son, the present Raja Durga Singh, who was invested with powers in 1922.

In 1928 the hereditary title of Raja was conferred (No. XLVIII) on the Chief of Raghat,

The area of Baghat is 36 square miles; the population, according to the Common of 1921, 9,600; and the revenue Rs. 1,10,000.

The State maintains a force of 36 Armed Police.

# Kumharsain.

At the time of the Gurkha invasion Kumbarsain was a tributary of Bashahr, and was itself the overload of Balsan, Bharauti and Madhan. During the subsequent occupation it became independent of Bashahr, but it also lost its own tributaries.

On the arrival of the Gurkhas. Rana Kehr Singh of Kumharsain took refuge in Kulu. He was restored in 1916, his Sanad (No. XLIX) prescribing among other things the maintenance of 40 begaris at the permanent service of Government. This condition was later commuted to an annual cash payment of Rs. 1,440.

Kebr Singh died in 1839 without male issue, and the State than lapsed to Government. In consideration, however, of the attachment of Kebr Singh to British interests during the Nepalose War, it was decided that the rule of his house should be continued: and Pritam Singh, a collateral, was appointed to the gaddi in 1840. The Sanad granted to Pritam Singh was identical with that granted to Kehr Singh; but on Pritam Singh succession the annual tribute of Rs. 1,440 was raised to Rs. 2,000. Pritam Singh died in 1858 and was succeeded by his son Bhawani Singh who died in 1874, when his son Hira Singh succeeded; but, owing to his mental incapacity, the State was administered by a Council or a Manager during the forty years of his chiefship.

Hirs Singh died in 1914 and was succeeded by his son, the present Rana Vidyadhar Singh, born in 1896. He respiced the powers of a Manager in 1917, and full powers in 1920.

The area of Kumbarsain is 90 square miles; the population, according to the Census of 1921, 12,200; and the revenue Rs. 47,500.

The State was liable to the operation of the nazarona rules up to 1911 when, on the coession of the Coronation Darbar, all such levies were sholished.

# 8. Вимли.

The State was overrun by the Gurkhas in 1803. On their expulsion in 1815, Runa Rudar Pal was restored and confirmed in his territories (No. L).

Rudar Pal abdicated in 1842 and was susceeded by his son Ran Bahadur Singh, to whom a fresh Sanad (No. LI) was granted in 1885, by which the condition, requiring the Chief to maintain 40 begaris at the constant service of Government, was commuted to an annual cash payment of Re. 1.440.

Itan Bahudur Singh died in 1875 and was succeeded by his sor Durga Singh, who died in 1913. Durga Singh was succeeded by his infant son the present Rana Birpal, who was installed in 1918. The State is being administered by a Manager.

The area of Bhajji is 96 square miles; the population, according to the Census of 1921, 14,200; and the revenue Rs. 99,000.

The State was liable to the operation of the nazarana rules up to 1911 when, on the occasion of the Coronation Darbar, all such levies were abolished.

### 9. Marinog.

During the Gurkha occupation Thakur Sousar Chand of Mahlog took refuge in Nalagarh. He was restored in 1815. The obligation to supply 40 begaris imposed by the Sanad (No. LJI) was later commuted to an annual cash payment of Rs. 1,440.

Sansar Chand died in 1849 and was succeeded by his son Dalip Chand, who died in 1880. Dalip Chand was succeeded by his son Raghanath Chand, who died in 1902, and was succeeded by his infant son the present Thakur Durga Chand, who received his powers in 1920.

The area of Mahlog is 13 square miles; the population, according to the Consus of 1921, 8,300; and the revenue Rs. 13,000.

The State maintains a force of 10 Armed Police,

The State was liable to the operation of the nazarana rules up to 1911 when, on the occasion of the Coronation Darbar, all such levies were abolished.

### 10. Balsan.

Belsan was for many years a tributary of Sirmur. At the time of the Gurkha invasion it was, however, subordinate to Kumharsain. Thakur Jograj assisted the British forces, his principal exploit being the capture of the Nagan Fort together with a hundred Curkhae, whom he handed over to General Ochterlony. At the close of the war he was therefore granted an independent Sauad (No. LIII). The obligation to supply 30 begaris was later commuted to an annual cash payment of Rs. 1,080. Jograj again behaved with loyalty during the mutiny, when he sheltered and entertained several European refugees from Simla. In acknowledgment of these services he was given a shilled in 1858 and the hereditary title of Rana was conferred (No. LIV) on the Chief of Balsan. Jograj died in 1867, and was succeeded by his son Bhup Singh, who died in 1884 and was succeeded by his grandson Bir Singh. Bir Singh died in 1920 without male issue, and was succeeded by his brother the present Rana Atar Singh.

The area of Balsan is 51 square miles; the population, according to the Census of 1921, 6,100; and the revenue Rs. 84,000.

The State was liable to the operation of the nazarana rules up to 1911 when, on the occasion of the Coronation Darbar, all such levies were abolished.

# 11. Дими.

At the time of the Gurkha invasion Dhami was tributary to Bilaspur. On the expulsion of the Gurkhas, Rana Goverdhan Singh was, however, granted an independent Sanad (No. LV). The obligation to supply 40 hegaris, imposed by this Sanad, was later commuted to an annual cosh payment of Rs. 720, which in 1858 was reduced to Rs. 360 for the life of Goverdhan Singh, in consideration of his loyal behaviour during the mutiny.

Goverdhan Singh died in 1868, and was succeeded by his son Fatch Singh. In 1888 the tribute payable by the State was again reduced to Rs. 360 for his life time. He died in 1884 and was succeeded by his son Hirs Singh, who also, in 1901, obtained a remission of half the tribute of the State. Hirs Singh died in 1920, and was succeeded by his son the present Rane Dalip Singh, during whose minority the State is administered by a Council. The full annual tribute of Rs. 720 is now paid.

The area of Dhami is 26 square miles; the population, according to the Census of 1921, 4,800; and the revenue Rs. 45,500.

### 12. Kuthar.

In early times Kuthar seems to have been tributary in turn to Nalagarh and Bilaspur. At the time of the Gurkha invasion it was, however,

tributory to Keenthal. During the Garkha occupation Rana Gopal Singh took refuge at Manimajra, in the Ambala district. He died on his way back to Kuthar at the end of the war, and the State was conferred on his son Bhup Singh. The Sanad granted to Bhup Singh (No. LVI) prescribed the maintenance of 10 begans at the service of Government. This number was later reduced to 30 and was minimated to an annual cash payment of Rs. 1,000.

Bloop Singh died in 1858, and was anneceded by his so: Jai Chand, to whom a khillst of Rs. 800 was granted in consideration of the services rendered by the State during the mutiny. Jai Chand died in 1896 and was succeeded by his see Jagjit Chand, who, on account of ill-health, abdicated in 1930 in favour of his sen the present Rana Kishen Chand. The ex-Rana Jagjit Chand died on the 19th November 1930.

The area of Kuthon is 20 square miles; the population, according to the Census of 1921, 3,800; and the revenue Rs. 37,500.

The State maintains a force of 12 Armed Police,

The State was Sable to the operation of the mazarana rules up to 1911 when, on the occasion of the Coronation Darbar, all such levies were abolished.

# 13. Kuninge.

On the expulsion of the Gurkhus, Thakur Mungree Den was confirmed in the Chulship. The obligation to supply 5 begans imposed by the Sanad (No. 4VII) was commuted later to an annual payment of Rs. 480.

Mungree Dec died in 1816 and was succeeded by his son Kishan Singh, who died in 1866. Kishan Singh was succeeded by his son Tegh Singh, who died in 1965. Tegh Singh was succeeded by his minor son the present Thokur Hardoo Singh, who received his powers in 1917.

The area of Kunibar is 80 square miles; the population, according to the Census of 1921, 2,000; and the receive Rs. 18,000.

The State was liable to the operation of the Lazarano rules up to 1911 when, on the occasion of the Coronotion Darbar, all such levies were abolished.

### 14. Mangata

Mangal was originally a tributary of Blusput. On the expulsion of the Gurkhas, however, Rana Bahador Singh was granted an independent Sanad (No. LVIII). The obligation to supply begaris imposed by this was later commuted to an annual payment of Rs. 72.

Bahadur Singh was succeeded by his son Prinki Singh, who died in 1844. Prinki Singh was succeeded by his son Judha Singh, who died within a lew months of his succession, when the Chiefship pussed to his brother lit Singh. Its died in 1892 and was succeeded by his son Tilak Singh who died in 1920 and was succeeded by his son the present Rana Sheo Singh.

The area of Mangal is 12 square miles; the population, according to the Census of 1921, 4,200; and the revenue Rs. 1,200.

The State was liable to the operation of the nazarana rules up to 1911 when, on the occasion of the Coronation Darbur, all such levies were abolished.

# Beja.

On the expulsion of the Curkhas the State was restored to Thukur Man Chand. The obligation to supply 5 begaris imposed by the Sunad (No. LIX) was later commuted to an annual cash payment of Rs. 180. This was reduced by Rs. 56 per annum in 1892, as compensation for a small area of land incorporated within the Kasauli Cantonment.

Man Chand died in 1817 and was succeeded by his son Partab Chand, who died in 1841 and was succeeded by his son Udai Chand, who died in 1906. He was succeeded by his minor sen the present Thakur Puran Chand, who was invested with powers in 1921.

The area of Beja is 4 square miles; the population, according to the Census of 1921, 940; and the revenue Rs. 11,000.

The State maintains a force of 4 Armed Police.

The State was liable to the operation of the pagarana rules up to 1911 when, on the occasion of the Coronation Durbar, all such levies were abolished.

#### 16. Павкоп.

On the expulsion of the Gurkhas Rana Sutes Ram was confirmed in the Chiefship (No. LX). He died in 1854, and the subsequent succession to the gaddi has been as follows, the eldest son in each case succeeding his father: --Paras Ram (1854): Ram Singh (1856): Ram Saran Singh (1883): and the present Rana Raghunath Singh (1918).

The State forests are managed by Government, the net profits being paid to the Rana.

The area of Darkoti is 8 square miles: the population, seconding to the Consus of 1921, 610; and the revenue Re. 2,000.

The State was liable to the operation of the nazarana rules up to 1911 when, on the operation of the Coronation Darbur, all such levies were abolished.

### 17. Тимпоси.

Thanch was formerly a portion of the Sirmur State. At the time of the expulsion of the Gurkhas its Chief was Thakur Karam Singh. He however was old and infirm, and the administration of the State was in the hands of his brother Jhohn. On Karam Singh's death in 1819 the State was granted to Jhobu, the obligation to supply S begaris imposed by the Sanad (No. LXI) being later commuted to an annual cash payment of Rs. 288.

Thebu was guilty of misgovernment and about 1838 was required to abdicate in favour of his son Syam Singh, who in turn was required to abdicate in 1841, and the State was then incorporated in Jubbal. In 1843, however, it was restored to Banjir Singh, son of Karam Singh, on his agreeing (No. LXII) to abstain from the harbarities practised by Jhobe and Syam Singh. By the Sanad granted to Banjir Singh (No. LXIII) the annual payment of Its. 288 was continued.

Ranjit Singh died in 1871 and was succeeded by his grandson **R**idar Singh. He died in 1902 and was succeeded by his minor son the present Range Surga Singh, who was invested with powers in 1903.

In 1929 the personal little of Rama was conferred on Thakur Surat Singh.

The area of Thoroth is 75 square miles; the population, according to the Census of 1921, 4,200; and the revenue Rs. 1,80,000.

The State maintains a force of 6 Armed Police.

The State was liable to the operation of the mazniana rules up to 1911 when, on the accession of the Coronation Darbar, all such levies were abolished.

### 18. Sangiu.

Sangri was originally a tributary of Bashahr, from whom it was taken by Baja Man Singh of Kulu some time during the first half of the eighteenth century. In 1803 it was seized by the Curkhas, but in 1815 it was restored (No. LXIV) to its Chief Bikram Singh (or Bikarmanjic).

Bikram Singh died in 1816, and was succeeded by his son Ajit Singh, who died childless in 1841. Jugat Singh, brother of Bikram Singh, should then have succeeded; but, as he was then incapable of ruling, the Chiefship passed to his son Rambir Singh, on whose death in 1844 Jagat Singh was recognised as Chief, though the State was taken under management and remained so until his death in 1870. He was succeeded by his son Hira Singh.

In 1887 the hereditary title of Rai was conformed (No. LXV) on the Chief of Sangri.

Hira Singh died in 1927 and was succeeded by his son the present Rai Raghbir Singh, hour in 1909, who at present exercises the powers of a Manager in the State.

The area of Sangri is 16 square miles; the population, according to the Census of 1921, 3,200; and the revenue Rs. 7,500.

The State was liable to the operation of the nazarana rules up to 1911 when, on the occasion of the Coronation Darbar, all such levies were abolished.

# IV.—MAMDOT JAGIR.

The Chief of Mandot was not brought under British protection with the other cis-Sutlej States in 1809, but remained a feudatory of the Lahors Darbar, to whom he furnished a contingent of one hundred horse. The Mandot contingent fought on the side of the Sikh army during the Sullej campaign; but lowards the close of the war the Chief, Jamal-ud-din Khan, deserted to the side of the British and subsequently rendered good service, for which he received the title of Nawab, and his contingent was reduced to 50 horse in time of peace and 75 in war. No enquiry seems to have been made regarding the status of the Chief, nor were his relations to the British Government defined.

The Nawah so grievously misgoverned his State and misused his powers that in 1856, after deliberate enquiry, the British Government declared his sovereign powers to be forfeited for ever, reduced the State to the position of a jagir, and removed the Nawab to Lahore, where he continued to receive the surplus revenues of Maindot after the expenses of its management by British officials had been met.

Jamol-ud-din Khan died in 1868, when the British Government were pleased to revive the fief in the person and family of his brother Jalah-ud-din Khan, who was recognised as Nawab of Mamdot, with powers carefully restricted by Sahad (No. LXVI).

He died in 1875, and was succeeded by his son Nizam-ud-din Khan, who died in 1891, leaving an infant son, Kutab-ud-din Khan, when the Estate again came under Government management. Kutab-ud-din Khan died on the 16th March 1928, leaving no issue: and claims to succession to the Estate and the hereditary title are now under consideration. Meanwhile the Estate continues under the management of the Court of Wards.

# V.—MINOR CIS-SUTLEJ CHIEFS.

When the minor cis-Sutley Chiefs were deprived of their severeign powers, the police management of their Estates was assumed by the British Government; all eastons duries were abolished without compensation, except in the case of the Nawab of Kunjpura and the Mir of Koraba; and the Chiefs were reduced to the rank of ordinary jugirdars. But, in consideration of these changes, some privileges of person and property were extended to a limited number of the Chiefs for their lives. Coses in which the cause of action had arisen before the 5th June 1949 were declared not to be cognizable by the civil and revenue courts. For eximinal offences committed previous to January 1847 the Chiefs were declosed amenable only to the Commissioner as Political Agent. For any ectional offence committed since January 1847 the Chiefs were declared exempt from arrest for their lives, and their family beases from coling interference, except in capital cases or beingus offences against person and property, for which they were to be responsible only to the Commissioner, For any civil claims presented to the civil or revenue courts, the Chicfs were declared to be exempt from personal arrest, and their dwellings from attachment. The landed Estates of such Chiefs, being liable to lapse to the British Government in default of male heirs, were declared to be only subject to attachment for rents and profits under court decree during the lifetime of incumbents. All Estates shared between the disfranchised and the superior Chiefs were brought under the civil, revenue and eclatical jurisdiction of the British Government, but exchanges might be effected of such considerary features.

In the mutiny of 1857 all those Chiefs rendered services to the British Covernment: and as a reward Covernment sanctioned a permanent reduction in twenty-three Estates of Rs. 21,416 a year in the amount payable in commutation for personal service.

More recently thirless of the more influential Chiefs were appointed jugitder magistrates, with jurisdiction over their own Estates, and in some instances over contiguous Government villages.

Succession to these Estates is governed by the following rules:---

- Ista That no widow shall succeed,
- 2nd. That no descendants in the female line shall inherit.
- 3rd.—That on failure of a direct male heir, a collateral male being may succeed, if the common ancestor of the document and of the collateral claimant was in possession of the share at or since 1808-0.

Cortain of these Estates have, however, since 1900 been made subject to the Punjab Descent of Jagirs Act of that year.

The following is a statement of the principal cis-Suffej jagirs, showing their annual revenue and the amount of tribute paid to the British Government. Some of them are held by individual Chiefs, others by clans in which the individual shares are sub-divided into very small fractions, and others by retainers and dependents of Chiefs whose families have become extinct:

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	140	Jahno Mazra	23,872	4,652	
	11	Juspalen	705	94	
	12	Wor's Bharf	2.673	38+ j	
	15	Lodhman .	31,333	0,892	
	11	Inditos	1.127	798	
	15	Malani:			
		Metand .	88,197	0,892	
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	5	Boaraili	20,647	2,880	
	6	Boh .	12,158	1,872	
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	'	Kumbus	4.213	590	
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		Solt Carl	10,259	1,410	
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	13	Ləfa	. 19,288	2,645	
	19	Hage	. 3,317	261	
	1 20	Sushubsel	9,967	1,136	
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	22	Stemgsch	8,830	-1/7 i	<b>\</b>
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	ı,	Mostofabad	7,136	091	
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	18	Singhpoyian	85,446	2,889	I
	19	Singlepuzier, Zaddare of	4,587	600	
	30	Todar Majra	8,865	caų.	i

# VI, -TRANS-SUTLEJ JAGIRDARS.

Sanada (No. LXVII) granting the right of adoption were given to Sardar Shamsher Singh, Sandhanwalin, and Itaja Tej Singh. These, however, were ordinary jugitdars, having ordinary magisterial and revenue powers within their Estates, but no powers of government.

Tej Singh died in 1862 and was succeeded by his adorded son Harbans Singh, who died in 1900 and was succeeded by his son Kirthi Singh. On his South in 1900, the jugir passed to his brother Faich Singh, who died on the 24th May 1926 and was succeeded by his son Tike Dhian Singh, the present Jagirdar.

Shanshor Singh died in 1871 and was succeeded by his adopted son Bakshish Singh, who died on the 3rd January 1907 and was succeeded by his son the present Sardar Ragbbir Singh.

In 1900 an Act (No. IV Pumps of 1900) applicable to the whole Pumps was passed, with the object of preverting the breaking up of jugits and encouraging the custom of primogeniture. In pursuance of this policy it was decided in 1901 that, in the case of perpetual jugits subject to the rule of primogeniture, it should be open to Government, where the history and circumstance of the jugitedar justified this course, to confer a permanent right of adoption in reference to the succession to such jugits. Forms of Sarads (No. LXVIII) have been approved for such cases, and the privilege has been conferred on the following jugit-dats:—

- 1. Maharaja Jai Chand of Lambagraon, Kanges district.
- 2. Raja Narindor Chand of Nadaun, Kangra district.
- 3. Nawab Ibrabino Ali Khan of Konjipura, Karnal district,
- 4. Malik Muhammad Amin Khan of Shamsabad, Attock district.
- Sardar Gulzar Singh Kalianwala of Kala, Amritear district.
- 6. Sardar Ram Singh Shahid of Shahzadpur, Amhala district.
- 7. Sardar Harchern Singh of Kharon, Ambala district,
- 8. Sardar Bahadut Sardar Jawahit Singh of Mustafahad, Ambala district.

# No. J. 1

TREATY of FRIENDENIS and Amery between the Honorages East Indua Company and the Stedars Rungert Sinc and Future Sing,—1806.

Sirder Runjeel Sing and Sirder Futteh Sing have conscited to the following Articles of Agreement concluded by Licutemant-Colonal John Malcolm, under the special authority of the Right Honourable Lord facks, himself duly authorized by the Honourable Sin George Hillaro Burlow, Baronet, Governor-General, and Sirder Putteh Sing, as principal on the part of himself and planipotentiary on the part of Runjeet Sing.

### ARTIOLE 1.

Sirder Runject Sing and Sirder Rutteh Sing Alcowalla hereby agree that they will cause Jeswint. Rao Holker to remove with his army to the distance of 30 cose from Amritaur immediately, and will never hereufter hold any further connection with him, or aid or assist him with troops, or in any other memer whatever; and they further agree that they will not in any way molest such of Jeswint Rao Holker's followers or troops as are desirous of returning to their homes to the Decean, but, on the contrary, will render them every assistance in their power for carrying such intention into execution.

### ARTICLE 2,

The British Government hereby agrees that in case a pacification should not be effected between that Government and Jessimi. Ran Holkar, the British Army shall move from its present encamement on the banks of the River Heah as soon as Jeswant Ben Holtar alorgaid shall have marched with his army to the distance of 30 coss from American; and that in any Tosafy which may hereafter be concluded between the British Government and Jessamt Rao Holker, it shall be stipulated that, in accliately after the conclusion of the said Treaty, Holkar shall evacuate the territories of the Sikhs and march towards his own, and that he shall in no way whatever injure or destroy such parts of the Sikh country wa may lie in his route. The British Government further agrees that as long sa the said Chieftoing Runjeet Sing and Puttah Sing abstain from holding any friendly connection with the enemies of that Government, or from committing any act of hostility on their own parts against the said Government, the British Armica shall never oncer the territories of the suid Chieftains, nor will the British Govomnioni form any plans for the seizure or sequestration of their possessions or property.

Dated 1st January 1806, corresponding with 10th Shaved, 1220 H.R.

SHAT, OF BUILDING STYR.

SHAR OF PUTTING STEEL

# No. 11.

# Treaty with the Rajan of Lasore,- 1809.

Whereas certain differences which bad arisen between the British Government and the Rajah of Dahore have been happily and amicably adjusted, and both parties being anxious to maintain the relations of perfect amity and concord, the following Articles of Treaty, which shall be binding on the heirs and successors of the two parties, have been concluded by Rajah Runjeet Sing on his own part, and by the agency of Charles Theophilus Metculle, Esquire, on the part of the British Government.

### ARTICLE I.

Perpetual friendship shall subsist between the British Government and the State of Labore. The latter shall be considered, with respect to the former, to be on the forting of the most favoured powers; and the British Government will have an concern with the territories and subjects of the Rajah to the northward of the River Sutlej.

### ARTHOLE 2.

The Rajah will never mointain in the territory occupied by him and his dependants, on the left bank of the River Smilej, more troops than are necessary for the internal duties of that territory, nor commit or suffer any encroachments on the possessions or rights of the Chiefs in its vicinity.

# Актюлк 3.

In the event of a violation of any of the preceding Articles, or of a departur from the rules of friendship on the part of either State, this Tresty shall be considered to be null and void.

### ARTICLE 4.

This Treaty consisting of four Articles, having been settled and concluded at domitsur, on the 25th day of April 1809, Mr. Charles Theophilus Mencalfe has delivered to the Itajal of Lahore a copy of the same, in Ruglish and Persian, under his seal and signature and the soid Rajah has delivered another copy of the same, under his seal and signature; and Mr. Charles Theophilus Metcalfe reguges to produce, within the space of two months, a copy of the same duly ratified by the Right Honourable the Governor-General in Connoil, on the receipt of which by the Rujah, the present Treaty shall be decaded complete and binding on both parties, and the copy of it now delivered to the Rujah shall be returned.

# C T. METUALIFE.

RAJAR RUNJERT SING.

# MINTO.

Ratified by the Covernor-tockoral in Council on the 35th May 1809.

### No. III.

TRANSLATION of the PAPER delivered by the RESET HONORABLE the GOVERNOR-GENERAL to MAHARAJAH RUNJEET SING, on the evening of the 31st October 1831.

In these days of auspicious commencement and happy close, while the sound of rejoining has gladdened the firmament, a meeting has been arranged at a fortunete moment and under favourable circumstances between the heads of the two exalted Covernments, on the terms of reciprocal friendship, and in all cordiality, with reference to the relations established of old between the two States, and many interviews and conversations have been held with minth and joy and mutual satisfaction; the rose buds of our hearts on both sides having expanded, and the garden of our sensations being in blossom from the exceeding joy and good feeling that prevailed. Of a truth the growing friendship and cordiality which subsisted between the two Duzhars of exalted dignity have been watered and fostered by the hand of Providence, and by the showers of the Divine grace, so as to have reached a materity and strongth for which God he posited. Nevertheless. Your Highnese may derive further satisfaction from the assumance that, agreeably to the relations of friendship which have been thus established, in the same manner, from generation to generation, as settled by reciprocal engagements, shall the growth of this frieudship continue and increase, and the meterials of the existing good maderstanding be sought and extended at all times and at all places. There shall never at any time, or on approcessor whatsoever, he say difference or estrangement, nor shall such feelings in any way find entrance. But on the contrary, the example of the unanimity and long standing friendship shall, like the sun, whine glorious in history, and the reputation of it shall become a hye-word amongst the princes and rulers of the curth and he a subject of couversation to all ranks of men, in all countries, and at all times, so that, observing the fruits of this long standing friendship, the well-wishers of the two Covernmonte shall rejoice, and their enemies and those who envy their good fortune shall be downeast and repentant.

Horcefter all the gendemen and authorities of the British Government will study to maintain in perpetuity the relations which exist, as established by mutual engagements of long standing, so as to raise and display to the world the standards of the mutual good faith, fidelity, and condulity of the two Governments.

These few lines have been committed to writing, as a testimony of [right-ship, at Rooper, and have been signed and scaled by use, to be delivered in person at this last interview, on the 31st October 1831, corresponding with the 24th of Juniadec-cos-Sanse, 1247 Hegirs, to His Highness Maharajah Runject Sing Behander.

### No. IV.

TREATY concluded between the East INDIA COMPANY and His Highness Maria-RAJAH RUNJERT Sing, the Ruler of the Ponjad, 1832.

By the grade of Cod, the relations of firm alimne and indissoluble ties of Irlendship existing between the Honorable the Rast India Company and His Highness the Maha Rajah Runjee. Sing, founded on the numberous Vreaty formerly concluded by Sir C. T. Metcake, Buronet, and since confirmed in the written pledge of sincere amity presented by the Right Honorable bord W. C. Bentinck, G.C.B. and G.C.H., Governor-General of British Incide, at the meeting at Rooper, are like the sun, clear and manifest to the whole world, and will continue unimpaired and increasing in strength from generation to generation. By virtue of these tirmly established honds of friendship, since the opening of the cavigation of the Rivers Indus Proper (i.e., Indus below the confluence of the Punjaud) and Sutlej, a measure deemed expedient by both States, with a view to promote the goneral interests of commerce, has lately been effected through the agency of Captain C. M. Wade, Political Agent at Londinual, deputed by the Right Honorable the Governor-General for that purpose, the following Articles, explanatory of the conditions by which the said navigation is to be regulated, as concurse the nomination of Officers, the mode of collecting the duties, and the protection of the trade by that route, have own framed in order that the Officers of the two States employed in their execution may act accordingly.

### ARTICLE 1.

The provision of the existing Treaty relative to the right bank of the River Sutlej and all its stipulations, together with the contents of the friendly pledge aheady mentioned, shall remain hinding, and a strict regard to preserve the relations of biendship between the two States he the rolling principles of action. In accordance with that Treaty the Honorable (Empany has not not will have any concern with the right bank of the River Satlej.

### ARTICLE 2.

The twriff which is to be established for the line of navigation in question is milended to apply exclusively to the passage of merchandize by that route, and not to interfere with the transit duties levied on goods proceeding from one bank of the river to the other, nor with the places fixed for their collection. They are to remain as heretofore,

#### ARTICLE 3.

Marchants frequenting the said route, while within the limits of the Maha Rajah's Government, are required to show a day regard to his authority as is done by merchants generally, and not to commit any acts offensive to the cavil and religious institutions of the Sikhs.

# ARTICLE 4.

Any one purposing to go by the said route, will intimute his intention to the Agent of either State, and apply for a passport, agreeably to a form to be laid down; having obtained which he may proceed on his journey. The merchants coming from American and other parts on the right bank of the River Sutloj, are to intimate their intentions to the Agent of the Muha Rajah at Herrecke, or other appointed places, and obtain a passport through him; and merchants coming from Hindoostan or other parts on the left bank of the River Sutlej will intimate their intentions to the Honourable Company's Agent, and obtain a passport through him. As Foreigners and Hindoostavees and Sirdars of the protected Sikh States and elsewhere are not in the habit of crossing too Sutlej without a passport from the Maha Rajah's officers, it is expected that such parsons will hereafter also conform to the same rule, and not cross without the usual passports.

### ABTICLE 5,

A turiff shull be established, exhibiting the rate of duties leviable on each description of merchandize, which, after having been approved by both Governments, is to be the standard by which the Superintendents and Collectors of Customs are to be guided.

# ARTICLE 6.

Merchants are invited to adopt the new route with period confidence; no one shall be sufficied to makes; them or unnecessarily to impode their progress; care being taken that they are only detained for the collection of the fluties in the manner stipulated at the established stations.

### Авчисыя 7.

The officers who are to be entrusted with the examination of the goods and collection of the duties on the part of Make Rajah Runjest Sing, shall be stationed at Mithinkot and Herracka. At no other places, but those two, shall beats in transit on the river be liable to examination or stoppage.

# ARTICLE 8.

When the persons in charge of boats stop of their own accord to take in or give out cargo, the goods will be liable to the local transit duty of the Maha Rajah's Government previously to their being landed, as provided in Article 2.

#### ARTIGLE 9.

The Superintendent stationed at Mithinkot having examined the cargo will levy the established duty, and grant a pusaport, with a written account of the cargo and freight. On the arrival of the best at Herreeke, the Superintendent of that station will compare the passport with the cargo, and whatever goods are found in excess will be liable to the payment of the established duty; while the rest, having already paid duty at Mithinkot, will pass on free.

# ARTICLE 10.

The same rule will be observed in respect to nurchandize convoyed from Herzeske by way of the rivers towards Sindb.

#### ARTICLE II.

Whatever may be fixed as the share of duties on the right bank of the River Sutlej in right of the Mana Rajah's own dominious, and of those in allegistics to him, the Maha Rajah's officers will collect it at the places appointed.

## Антиска 12.

With regard to the security and safety of merchands who may adopt this route, the Maha Rajah's officers shall allord them every protection in their power, and merchants on halfing for the night on either bank of the Sothej, are required, with reference to the Treaty of friendship which exists between the two States, to give notice and to show their passports to the thundur or officers in authority at the place, and request protection for themselves. If, notwithstanding this precoution loss should at any time occur, a strict inquiry will be made, and reclamation rought from those who are blameable.

### Атански 13.

The Articles of the present Treaty for opening the navigation of the rivers above mentioned, having, agreeably to subsisting tolations, been approved by the Right Honorable the Governor-General, shall be carried into execution accordingly.

Dated at Lakore, the 26th of December 1832.

RUNJERT SING.

W. C. Benjinck.

C. T. METCALFR.

A. Ross,

Ratified by the Right Homerable the Governor-General in Conneil at Fort William in Bougal, this Thirteenth (13th) day of September, A.D. 1833.

W. H. MACNAGHTEN,

Secretary to the Government.

# No. V.

SUPPLEMENTARY TREATY between the Berrish Government and Maha Rajah, EUNJERT SINGH, for establishing a tell on the Index, dated 29th November 1834.

In conformity with the authorising relations of friendship as established and confirmed by former Treaties between the Hororable the East India Company and His Highness Maka Rejah Runjeet Singh, and whereas in the 5th Article of the Treaty concluded at Lahore, on the 25th day of December 1832, it was stipulated that a moderate scale of duties should be fixed by the two Governments in concert, to be levied on all merchandise in transit up and down the Rivers India and Sutlej, the said Covernments being now of opinion that, owing to the inexperience of the people of these countries in such matters, the mode of levying duties then proposed (see, on the value and quantity of goods) could not fail to give rise to meteral misunderstandings and reclamations, have, with a view to provent these results, determined to substitute a tell which shall be levied on all boats with whatever membandize laden; the following Articles have therefore been adopted as supplementary to the former treaty, and in conformity with them, each Government engages that the tell shall be levied, and its amount neither to increased nor diminished, except by mutual consent.

### ARTHOLE 1.

A toll of 570 Empers shall be levied on all boats laden with merchandize in transit on the Rivers Indus and Satisfy, between the sea and Rooper, without reference to their size or to the weight or value of their cargo; the above tell to be divided among the different States in proportion to the extent of territory which they passes on the banks of these rivers.

# ARTICLE 2.

The partion of the above tall appertaining to the Lebore Chief, in right of his territory on both banks of these rivers, as determined in the sub-joined scale, shall be levied apposite to Mithinkot on bouts coming from the sea towards Rooper and in the vicinity of Herroe-ke-Pettin on hosts going from Rooper towards the sea, and at no other place.

In right of territory on the right — In right of territory on the left bank bank of the Rivers Indus and Sutlej, of the Rivers Indus and Sutlej, the Hupees 155-4-0. — Maho Rujah's share of Rupees 67-15-0.

### Азглова 3.

In order to facilitate the realization of the toll due to the different States, as well as for the speedy and satisfactory adjustment of any disputes which may

arise connected with the safety of the navigation and the welfare of the trade by the new route, a British officer will reside opposite to Mithinkot—and a native agent on the part of the British Covernment opposite to Hence-ke-Pettin. These officers will be subject to the orders of the British Agent at Loodcanah, and the Agents who may be appointed to reside at those places on the part of the other States concerned in the navigation, viz., Bloomalpare and Sindh, together with those of Lahore, will co-operate with them in the execution of their duties.

# Aumele 4.

In order to guard against imposition on the part of merchants in making false complaints of being plundered of property which formed no part of their entgoes, they are required, when taking out their passport, to produce an invoice of their cargo, which being doly authorationted, a capy of it will be annexed to their passports; and wherever their boats may be brought to for the night, they are required to give immediate entire to the thanadars or officers of the place, and to request protection for themselves; at the same time showing the passports they may have received at Mithinkot or Herree-ke, as the case may be.

#### ARRICLE 5.

Such parts of the 5th, 7th, 9th, and 10th Articles of the Treaty of the 26th of December 1832, as have reference to the fixing a duty on the value and quantity of merchandize, and to the mode of its collection, are hereby rescinded, and the foregoing Articles substituted in their place, agreeably to which and the conditions of the preamble the tell will be levied.

Seal of RUNJEET SINGH.

W. C. Bentingk.

W. BLUNT.

A. Ross.

W. Mormson.

Ratified by the Right Honorable the Governor General of India in Council, at Fort William in Bengal, this Twenty-Third day of January A.D. 1835.

W. H. MACNADETKE,

Secretary to the Government of India.

### No. VI.

Thrate between the Brytish Government, Maharajah Kunjert Singh and Saan Shoojan-ool-Moole,—1888.

Whereas a Treaty was formerly concluded between Mahasajah Runject Singh and Shah Shoojah-nol-Moolk, consisting of lourteen Articles, exclusive of the preamble and the conclusion, and whereas the execution of the provisions of the said Treaty was suspended for certain reasons, and whereas at this time Mr. W. H. Macnaghten having been deputed by the Right Henourable George, Lord Auckland, c.c.s., Covernor-General of India, to the presence of Maharajah Runject Singh, and vested with full powers to form a Freuty in a manner consistent with the friendly engagements subsisting between the two States, the Treaty aforesaid is revived and concluded with certain modifications and logs new Articles have been added thereto, with the approbation of, and in concert with, the British Government, the provisions whereof, as contained in the following eighteen Articles, will be duly and faithfully observed.

### Автиськ Лят.

Shuh Shoojuk-col-Moolk disclaims all title on the part of himself, his hoirs. successors and all the Suddozsis to all the territories lying on either bank of the River Indus, that may be possessed by the Maharajah, viz., Cashmere, including its limits E. W. N. S., together with the Fort of Astock, Church, Hexara, Khebel, Amb, with its dispendencies on the left back of the algresaid river, and on the right, bank Peshawur, with the Eucufzai Territory, Khuteka, Hight Nagar, Mechaes Kohat, Hungoo, and all olaces dependent in Peshawur, as far as the Khyber Poss, Benno, the Viziri Torritory, Down Tank, Gorang, Kalabagh and Kushalgher, with their dependent districts, Derah Ismail Khan and its dependency, together with Derah Ghazce Khan, Koh Mithan, Omazkote and their dependent by rillory, Singher, Hezen, Dajel, Hajeopore, Rujenpore, and the three Ketches, as well as Mankezs, with its district, and the province of Multun situated on the left hank. These countries and places are considered to be the property and to form the estate of the Maharajan-the Shah neither has nor will have any concern with them. They belong to the Maharajah and his posterity from generation to gone. estion.

### ARTICLE 2ND.

The people of the country on the other side of Khyber will not be suffered to commit robberies or aggressions, or any disturbances on this side. If any defaulter of either State, who has embezzled the revenue, take refuge in the territory of the other, each party engages to surrender him, and no person shall obstruct the passage of the stream which issues out of the Khyber defile, and supplies the Bort of Futbelgurh with water, according to ancient usage.

### Автиста: Явы.

As agreeably to the Treaty established between the British. Government and the Maharajah, no one can cross from the left to the right bank of the Sutlej without a passport from the Maharajah, the same rule shall be observed regarding the passage of the Indus, whose waters join the Sutlej, and no one shall be allowed to cross the Indus without the Maharajah's permission.

# ARTICLE 4TH.

Regarding Shikarpore and the territory of Sinde on the right bank of the Indus, the Shah will agree to abide by whatever may be settled as right and proper in conformity with the happy relations of friendship subsisting between the British Government and the Maharajuh through Captain Wade.

### Анатегы 5111.

When the Shah shall have established his authority in Cabool and Candahar, he will annually send the Maharajah the following articles, viz., 65 high-bred horses of approved colour and pleasant paces, 11 Persian soimitars, 7 Persian prignards, 25 good rades, fruits of various kinds, both dry and fresh, and sindas or much radious of a sweet and delicate flavour (to be sent throughout the year), by the way of Cabool River to Poshawar, grapes, pomogramates, apples, quinces, stronds, raisins, pistohs or chesnuts, an abundant supply of each, as well as pieces of satin of every colour, choghas of for, kinkhabs wrought with gold and silver, and Persian compets, altogether to the number of 101 pieces. All these articles the Shah will continue to send every year to the Maharajah.

### ARTICLE SIH.

Each party shall address the other on terms of equality.

### ARTICLE 7mm.

Merchants of Afghanistan, who will be desirous of trading to Lahore, Amritsur, or any other parts of the Maharajah's possessions, shall not be stopped or molested on their way; on the contrary, strict orders shall be issued to facilitate their intercourse, and the Maharajah engages to observe the same time of conduct on his part, in respect to traders who may wish to proceed to Afghanistan.

### ARTICLE STR.

The Muhamjah will yourly send to the Shuh the following articles in the way of friendship, 55 pieces of showls, 26 pieces of morshin, 11 departures, 5 pieces of kinkhub, 5 scurves, 5 turbans, 55 loads of Barch rice (peculiar to Peshawur).

#### ARTICLE Fra.

Any of the Maharajah's officers who may be deputed to Afghanistan to purchase horses or on any other business, as well as those who may be sent by the Shah into the Punjah for the purpose of purchasing piece-goods or shawls, etc.

to the amount of Rs. 11,000, will be treated by both sides with due attention and every facility will be afforded to them in the execution of these commissions.

# ARTICLE 10TH.

Whenever the armies of the two States may happen to be assembled at the same place, on no account shall the slaughter of kine be permitted to take place.

### Автюке 11ти.

In the event of the Shah laking an auxiliary force from the Maharajah, whelever booty may be acquired from the Barakzais, in jewels, horses, arms, great and small, shall be equally divided between the two contracting parties. If the Shah should succeed in obtaining possession of their property without the assistance of the Maharajah's troops, the Shah agrees to send a portion of it by his own agent to the Maharajah in the way of friendship.

### ARTICLE 12TH.

An exchange of missions charged with letters and presents shall constantly take place between the two parties.

#### ARTICLE 13rm.

Should the Maharajah require the aid of any of the Shah's troops "in furtherance of the objects contemplated by this Treaty," the Shah engages to send a force commanded by one of his principal officers; in like manner the Maharajah will furnish the Shah, when required, with an auxiliary force composed of Mahomedans, and commanded by one of his principal officers as far as Cabool, in furtherance of the objects contemplated by this Treaty. When the Muharajah may go to Peshawar, the Shah will depute a Shahaadah to visit him, on which occasions the Maharajah will receive and dismiss him with the honour and consideration due to his rank and dignity.

# Авителя 14хи.

The friends and enemies of each of the three high powers, that is to say, the British and Sikh Governments and Shuh Shoojah-ool-Moolk, shall be the friends and enemies of all.

### ARTICLE 151H.

Shah Shoojah-ool-Moolk engages, after the atlainment of his object, to pay without fail to the Maharajah the sum of two lakks of Rupess of the Napuk-shahie or Kuldar currency, calculating from the date on which the Sikh troops may be despatched for the purpose of reinstating His Majesty in Cabool in consideration of the Maharajah's stationing a force of not less than 5,000 men, Cavalry and Infantry, of the Mahamedan persuasion, within the limits of the Peshawur Territory, for the support of the Shah, and to be sent to the aid of His Majesty, whenever the British Government, in concert and coursel with the Maharajah, shall does their aid necessary; and when any matter of great importance may

arise to the westward, such measures will be adopted with regard to it as may seem expedient and proper at the time to the British and Sikh Governments. In the event of the Mahatajah requiring the aid of any of the Shah's broops, a deduction will be made from the Subsidy proportioned to the period for which such aid may be afforded, and the British Government holds itself responsible for the purchasi payment of the above sum annually to the Maharajah so long as the provisions of this Tresty are duly observed.

### Антсы 16тп.

Shah Shoojah ool Moolk agrees to relinquish for himself, his heirs and suchcessors all claims of supremacy and arrears of tribute over the country now held
by the Ameers of Sinde (and which will continue to helong to the Ameers and
successors in perpetuity), on condition of the payment to him by the Ameers
of such a sum as may be defermined under the mediation of the British Covernment, lifteen lakes of such payment being made over by him to Maharajah Runjest Singh. On these payments being completed, Article 4 of the Treaty of the
12th of March 1888 will be considered cancelled, and the customary interchange
of letters and suitable presents between the Maharajah and the Ameers of Sinde
shall be maintained as heretofore.

### Авысыя 17ти.

When Shah Shoojah-ool-Moolk shall have succeeded to establishing his authority in Atghanistan, he shall not attack or molest his nephew, the rater of Herat in the possession of the territories now subject to his Government.

### ARTICLE 18TH.

Shah Shoojah-ool-Moolir binds himself, his heits and successors to refrain from entering into negotiations with any Foreign State, without the knowledge and consent of the British and Sikh Governments, and to approse any power having the design to invade the British or Sikh territories by force of arms to the atmost of his ability.

The three powers, parties to this Treaty, viz., the British Covernment, Maharajan Runject Singh, and Shah Shoojah-ool-Moelk, cordially agree to the foregoing articles. There shall be no deviation from them, and in that case the present Treaty shall be considered binding for ever, and this Treaty shall come into operation from and after the date on which the scale and aignatures of the three contracting parties shall have been affixed thereto.

Hone at Labore, this 26th day of June in the year of Our Lord 1888, corresponding with the 15th of the worth of Azarh 1805. Era of Bikarmajit.

Rigard and worled this 25th day of July, in the year A.D. 1838 at Simla.

Auceland. Runjeel Singh. Shah Shoojar-hel-Moolk.

### No. VII.

AGREEMENT entered into with the Coverement of Larone regarding the duties to be levied on the transit of Merchandize by the Rivers Sadej and Indus in modification of the Supplementary Articles of the Treaty of 1832.—Dated 19th May 1839.

Objections having been urged against the boy of the same duly on a bost of a small as on one of a large size; and the merchants having solicited that the duties might be levied on the maintage or measurement of the boats or on the value of the goods; it is therefore agreed, that hereafter the whole duty shall be paid at one place, and either at Loodians or Berozspore, or at Mithiakot and that the duty he levied on the merchandize, and not on the hosts, as follows:—

Kutes of duty leviable by Maha Rajah Runjeet Singh in merchandine novigating the Sullej and the Indus.

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AUUL SCHARR RUNAERT SINGU.

Approved by the Governor-General on the 12th June 1839.

# No. VIII,

#### TRANSLATION.

TREATY with MARA RAJAR KHURSUK SINCH,-1840.

Formerly a Treaty was executed by the Right Homotable Lord William Covendish Bentinek, the Governor-General of India, on the 14th of Poos, Sumbut 1889 (corresponding with A.D. 1883), through Colonel (then Captuio) Wude, concerning the aveigntion of the Sutlej and the Scinde rivers in the Khalsa territory, in concurrence with the wishes of both the friendly and allied Governments. Another Treaty on the subject was subsequently executed through the same officer, in Sumbut 1891 (corresponding with A.D. 1834), fixing a duty on every mercuntile book, independent of the quantity of its freight, and the nature of its muchandize. A third Treaty was executed on this subject, in accordance with the wishes of both Governments, on the arrival of Mr. Clerk, Agent to the Government-General, at the Durbur, in May 1859, adjusting the rate of duties on merchandize, according to quantity and kind; and although at the end of that document so much was specified as that the two high powers should after this never propose a rate below (less than) that specified, yet notwithstanding after this,

when that gentleman came to the Khalsa Durbar at Amritant, in Jelli, Sunabut 1897 (corresponding with May 1840), he explained the difficulties and inconvenicace which seemed to result to trade under the system proposed last year, in consequence of the obstruction to boats for the purpose of scurch and the ignorance of traders, and the difficulty of adjusting duties according to the different kinds of articles freighted in the houts, and proposed to revise that system by fixing a scale of duties proportionate to the measurement of boats, and not on the kind of commodities, if this arrangement should be approved of by both Goveraments. Having reported to his Covernment the circumstances of the case, he now drew up a Schedule of the rate of duties on the merisantile boots navigating the Rivers Sciede and Satlej, and forwarded it for the consideration of this friendly Durbur. The Rhalss Covernment, therefore, with a due regard to the established alliance, having added a few scateness in accordance with the late Treaties and agreeably to what is already well understood, has signed and sealed the Schedule, and it shall never be at all liable to any contradiction, difference, change or afteration, without the concurrence and concert of both Governments, in consideration of mutual advantages, upon condition it does not interfere with the established custom daties at Amritsur, Lashore, and other inland places, or the other rivers in the Khalsa territory.

### Augment 1.

Grain, wood, and limestone will be Iree from duty.

### ARTICLE 2.

With exception to the above, every commodity to pay duty according to the measurement of the boat.

# ARTICLE 3.

				B∌.
Onty on a boot out exceeding two hundred and lifty a freight, proceeding from the feet of the hills, Rooper or to Mithenkope or Rejan, or from Bojan or Mithenkote i of the hills, Rooper or Londisha will be	Loodia	sua, fout		50
viz.				
Frum the fact of the hills to Temprepare, or back .			20	
Fromto Bhawulpore, or back			16	
From Blawalpore to Mithenkate or Rojan or bank .	-	-	1.5	
The whole trip, up or down	п.	-		50
Duny on a brat above two hundred and fifty manual, exceeding five hundred manuals, from the foot of Roopur or Loadiana, to Witherhote or Rojan, or from Mithenhate to the foot of the bills, Roopur or Loadiana.	the h Rosa	ille, Lor		160
· 51&				
From the fees of the hills to Perceopoze, or back			40	
From Perozepore to Blackulpore, or back			80	
From Blawelpore to Mithenhote or Rojan, or back			30	
The whole trip, up or down		-		LOP
				в2

			Re,
Duty on all boats above live bundred manufs will be			160
rī2,			
From the foot of the hitle to Ferozepore, or back .		60	
From Perosegues in Bhawaigner or back		45	
From Bhawalpore to Machenkote or Rojan, or back		45	
The whole trip, no or down			150

# ABTTOLE 4.

Boats to be classed 1, 2, or 3, and the same to be written on the boat, and every boat to be registered.

# ARTICLE 5.

These duties on merchandize frequenting the Sattej and Scinde, are not to interfere with the duties on the banks of other rivers, or with the established inland custom houses, throughout the Khalsa Territory, which will remain on their usual footing.

Dated 13th Assar, Sumbut 1897, corresponding with 27th June 1840.

MAHA RAJAH KRUDRUK SINCH.

Approved by the Governor-General, 10th August 1840,

# No. IX.

PROGRAMATION by the RIGHT HONORABLE the COVERNOR-GENERAL OF INDIA: —1845.

The British Covernment has ever been on occurs of friendship with that of the Panjah.

In the year 1809, a Treaty of amity and concord was concluded between the British Government and the late Maharajah Runjest Singh, the conditions of which have always been faithfully observed by the British Government, and were scrupulously infilled by the late Maharajah.

The same friendly relations have been maintained with the successors of Maharajah Runjest Singh by the British Government up to the present sine.

Since the death of the late Mahamjah Shers Singh, the disorganised state of the Labore Covernment has made it incombent on the Covernor-Ceneral in Council to adopt precautionary measures for the protection of the British Frontier. The nature of these measures and the cause of their adoption were at the time fully explained to the Labore Durbar.

Notwithstanding the disorganised state of the Lahore Government during the last two years and many most unfriendly proceedings on the part of the Durbar, the Governor-General in Conneil has continued to evince his desire to maintain the relations of amity and concord which had so long existed between the two States for the mutual interests and happiness of both. He has shown on every occasion the utimest forhearance from consideration to the helpless state of the infant Maharejah Dulleep Singh, whom the British Government had recognised as the successor to the late Maharajah Shere Singh.

The Covernor-General in Council sincerely desired to see a strong Seikh Government re-established in the Punjub, able to countril its army, and to protect its subjects. He had not, up to the present moment, abandoned the hope of seeing that important object effected by the patriotic efforts of the Chiefs and people of that country.

The Seikh Army recently marched from Labore towards the British Frontier, as it was alleged by the orders of the Durbur, for the purpose of invading the British Territory.

The Governor-General's Agent, by direction of the Governor-General, demanded an explanation of this movement—and no reply being returned within a reasonable time, the demand was repeated. The Governor-General anxilling to believe in the hostile intentions of the Scikh Government, to which no proveration had been given, remained from taking any measures which might have a tendency to embarrass the Government of the Maharajah or to induce publisher between the two States.

When no reply was given to the repeated demand for explanation, and while active military preparations were continued at Lahore, the Governor-General considered it necessary to owler the advance of troops towards the Frontier to reinforce the Frontier posts.

The Seikh Army loss now, without a shadow of proyocation, invaded the British Territories.

The Governor-General must therefore take measures for effectually protecting the British Provinces, for virolizating the notherity of the British Covernment, and for punishing the violators of treaties and the disturbers of the public peace.

The Governor-Coneral hereby declares the possessions of Maharajah Dulleep Singh on the left or British bank of the Suilsj confiscated and unnexed to the British Territories.

The Governor-General will respect the existing rights of all jaghinders acminders, and tenants in the said possessions, who, by the course they now pursue, evince their fidelity to the British Government.

The Governor-General heachy calls upon all the Chiefs and Sirdars in the protected territories to co-operate cordially with the British Government for the punishment of the common enemy, and for the maintenance of order in these States. Those of the Chiefs who show also sity and fidelity in the discharge of this duty, which they owe to the protecting power, will tind their interests pro-

moted thereby, and those who take a contrary course will be treated as enemies to the British Government, and will be punished accordingly.

The inhabitants of all the territories on the left bank of the Sutlej are hereby directed to abide peaceably in their respective villages, where they will receive elimient protection by the British Government. All parties of men found in armed bands, who can give no satisfactory account of their proceedings, will be treated as disturbers of the public peace.

All subjects of the British Covernment and those who possess estates on both sides the River Sutloj, who by their faithful adherence to the British Government, may be liable to sustain loss, shall be indemnified and secured in all their just rights and privileges.

On the other hand, all subjects of the British Coverement, who shall continue in the service of the Labore State, and who disobey this Proclamation by not immediately returning to choir allegiance, will be liable to have their property on this side the Sutlej confiscated, and declared to be aliens and enemies of the British Government.

By order of the Right Honorable the Governor-General of India.

F. CCERIB,

Secretary to the Govt. of India, with

the Gavernor-General

CAMP LUNGHRURERE KHAN ER SRE43,

The 13th Deterator 1845.

### No. X.

TREATY between the BRITISH COVERNMENT and the SCATE OF LABORE,-1846.

Whereas the treaty of amity and concord, which was concluded between the British Government and the late Maharajah Runjeet Sing, the Ruler of Lahors, in 1809, was broken by the unprovoked aggression, on the British Provinces, of the Sikh Army, in December last; and Whereas, on that occasion, by the Prochamation, dated 13th December, the territories then in the occupation of the Maharajah of Lahore, on the left or British bank of the River Satlej, were confiscated and annexed to the British Provinces; and since that time heatile appraisable and annexed to the British Provinces; and since that time heatile appraisable have been prosecuted by the two Governments, the and against the other, which have resulted in the occupation of Lahore by the British troops; and Whereas it has been determined that, upon certain conditions, peace shall be re-established between the two Governments, the following treaty of peace between the Homosable English East India Company and Maharajah Dhuleep Sing Bahadnor, and his oblideen, beits and successors, has been concluded on the part of the Honorable Company by Frederick Cutric, Esquira, and Brevet-Major Henry

Montgomery Lawrence, by virtue of full powers to that effect vested in them by the Right Hon'ble Sir Henry Hardings, G.C.D., one of Her Britannic Majesty's Most Honorable Privy Council. Governor-General, appointed by the Honorable Company to direct and control all their affairs in the East Indies, and on the part of His Highness Maharajah Dhuleop Sing by Blace Ram Sing, Rajah Lul Sing, Sirdar Tej Sing, Sirdar Chuttur Sing Attarcewalla, Sirdar Runjore Sing Majesthia, Dewan Deens Nath and Fakeer Noorood-deen, vested with full powers and authority on the part of His Highness.

### ADDICAR 1.

There shall be perpetual passes and friendship between the British Government on the one part, and Maharajah Dhulsop Sing, his heirs and successors on the other.

### ARTICLE 2.

The Maharejub of Lahore renounces, for himself, his beits and successors, all claim to, or connection with, the territories lying to the south of the River Sutlej, and engages never to have any concern with those territories or the inhabitants thereof.

### ARTICLE 3.

The Maharajah cedes to the Honorable Company, in perpetual sovereignty, all his forts, territories and rights in the Doub or country, hill and plain, situated between the Rivers Beas and Sutlej.

# ARTICLE 4.

The British Government having demanded from the Lahore State, as indemnification for the expenses of the war, in addition to the cession of territory described in Article 3, payment of one and half crore of Rupers, and the Lahore Covernment, being unable to pay the whole of this sum at this time, or to give security satisfactory to the British Government for its eventual payment, the Maharujah cedes to the Honorable Company, in perpetual sovereignty, as equivalent for one crore of Rupers, all his forte, territories, rights and interests in the hill countries, which are situated between the Rivers Beas and Indus, including the Provinces of Oushinger and Hazarah.

### ARTICLE 5.

The Maharajah will pay to the British Government the sum of 50 lakks of Rupses on or before the ratification of this Treaty.

### ARTICLE 6.

The Maharajah engages to disband the mutinous knoops of the Lahore Army taking from them their arms—and His Highness agrees to re organize the Regular or Asen Regiments of Infantry, upon the system, and according to the Regula-

tions as to pay and allowances, observed in the time of the late Maharajah Runject Sing. The Maharajah further engages to pay up all arrears to the soldiers that are discharged, under the provisions of this Article.

### ARTICLE 7.

The Regular Army of the Lahore State shall beneeforth be limited to 25 Battations of Infantry, consisting of 800 bayonets each—with twelve thousand cavalry—this number at no time to be exceeded without the concervence of the British Government. Should it be necessary at any time—for any special course—that this force should be increased, the course shall be fully explained to the British Government, and when the special necessity shall have passed, the regular troops shall be again reduced to the standard specified in the former clause of this Article.

#### ARTHOLE 8.

The Makarajah will succeeded to the British Covernment all the gues—thirtysix in number—which have been pointed against the British Troops—and which, having been placed on the right bank of the Itiver Sutlej, were not cuptured at the Battle of Subraon.

### ARTOLE 9.

The control of the Rivers Beas and Suclej, with the continuations of the latter river, commonly called the Gorrals and the Punjoud, to the confluence of the Indus at Mithankote—and the control of the Indus from Mithankote to the borders of Beloochistan, shall, in respect to colls and ferries, rest with the British Government. The provisions of this Article shall not interfere with the passage of boats belonging to the Lahore Government on the said rivers, for the purposes of traffic or the convoyance of passagers up and down their course. Regarding the ferries between the two countries respectively, at the several ghats of the said rivers, it is agreed that the British Government, after defenying all the expenses of management and establishments, shall account to the Lahore Government for one-half of the net profits of the ferry collections. The provisions of this Article have no reference to the ferries on that part of the River Sutlej which forms the boundary of Bhawulpore and Lahore respectively.

# ABTROLE 10.

If the Bettest Covernment should, at any time, desire to pass troops through the territories of His Highness the Mahatajah, for the protection of the British Territories, or those of their Akies, the British Troops shall, on such special occasion, due notice being given, be allowed to pass through the Lahore Territories. In such case the Officers of the Lahore State will afford facilities in providing supplies and boots for the passage of rivers, and the British Government will pay the full price of all such provisions and boats, and will make fair compensation for all private property that may be endamaged. The British Government will, moreover, observe all due consideration to the religious feelings of the inhabitance of those fracts through which the army may pass.

#### ARTICLE 11.

The Mahausjah engages never to take or to retain in his service eny British subject—nor the subject of any European or American State -without the consent of the British Government.

#### ARTICLE 12.

In consideration of the services rendered by Rajah Golah Sing, of Jummoo, to the Labore State, towards producing the restoration of the relations of amity between the Labore and British Covernments the Maharajah hereby agrees to recognize the Independent Sovereignty of Rajah Golah Sing, in such territories and districts in the hills as may be made over to the said Rajah Golah Sing, by separate Agreement between bioself and the British Government, with the dependencies thereof, which may have been in the Rajah's possession since the time of the late Maharajah Khurruck Sing, and the British Government, in consideration of the good conduct of Rajah Golah Sing, also agrees to recognize his independence in such territories, and to admit him to the privileges of a separate Treaty with the British Government.

## Автиськ 13.

In the event of any dispute or difference assising between the Lahoro State and Rajah Golah Sing the same shall be referred to the arbitration of the British Government, and by its decision the Maharejah engages to abide.

#### ARTICLE 14.

The limits of the Labore Territories shall not bo, at any time, changed without the concurrence of the British Covernment.

## ARTICLE 15.

The British Government will not exercise any interference in the internal administration of the Lahore State. but in all cases or questions which may be referred to the British Government, the Governor-General will give the aid of his advice and good offices for the furtherance of the interests of the Lahore Government.

# Аптиния 16.

The subjects of either State shall, on visiting the territories of the other, be on the tooting of the subjects of the most fayoured realism.

This Trenty, consisting of sixteen articles, has been this day scalled by Frederick Currie, Kaquire, and Brevet-Major Henry Montgomery Lawrence acting under the directions of the Right Hon'ble Sir Henry Hardinge, c.c.a., Coverner-General, on the part of the British Government, and by Bhace Rum Sing, Raph Lat Sing, Sirdar Tej Sing, Sirdar Chuttur Sing Attareswalla, Sirdar Runjore Sing Majeethia, Dewan Decau Nath, and Fuqueer Noorooddeen, on the part of the Muhamjah Dhuleep Sing, and the said Treaty has been this day ratified by the

seal of the Right Hon'ble Sir Henry Hardings, c.c.s., Governor-General, and by that of His Highness Maharajah Dhulcep Sing.

Done at Exhere, this winth day of March, in the year of Our Lord one thousand eight headred and forty-siz, corresponding with the 18th day of Kuldec-col-and, 1362 Hijree, and ratified on the same date.

H. HARDINGE.

MAGARAJAH DHULKEP SING.

Вилке Вам 8тмс.

RAJAH LAU SING.

Sindan Tri Sing.

SINDAR CHUTTUR SING ATTAREXWALLA.

SIRDAR RUNJORE SING MAJERTHIA.

DEWAN DERNA NATH.

Гергия Моовоорраки.

# No. XI.

Agricus of Agreement concluded between the British Covernment and the Lahore Durbar on the 11th March 1846.

Whereas the Labore Government has solicited the Governor-General to leave a British Force at Labore, for the protection of the Maharajah's person and of the Capital, till the reorganization of the Labore Army, according to the provisions of Article 6 of the Treaty of Labore, dated the 9th instant; and Whereas the Governor-General has, on certain conditions, consented to the measure; and Whereas it is expedient that certain matters concerning the territories could by Articles 3 and 4 of the aforesoid Treaty should be specifically determined, the following eight Articles of Agreement have this day been concluded between the aforementinged contracting parties.

#### ARTICLE 1.

The British Government shall leave at Lahore, till the close of the current year, A.D. 1846, such force as shall seem to the Governor-General adequate for the purpose of protecting the person of the Maharajah and the inhabitants of the City of Lahore, during the reorganization of the Sikh Army, in accordance with the provisions of Article 6 of the Treaty of Lahore. That force to be withdrawn at any convenient time before the expiration of the year, if the object to be fulfilled shall, in the opinion of the Durbar, have been attained but the force shall not be detained at Lahore beyond the expiration of the current year.

### ARTICLE 2.

The Labore Government agrees that the force left at labore for the purpose specified in the foregoing Article, shall be placed in full possession of the Fort and the City of Labore, and that the behave troops shall be removed from within the City. The Labore Government engages to furnish convenient quarters for the officers and men of the sold force and to pay to the British Government all the extra expenses in regard to the said force, which may be incurred by the British Government, in consequence of the troops being amployed away from their own Cantonments and in a Foreign Territory.

## ARTICLE 3.

The Lahore Government engages to apply itself immediately and cornestly to the reorganization of its army according to the prescribed conditions, and to communicate fully with the British authorities left at Lahore, as to the progress of such reorganization, and as to the location of the troops.

### ARTICLE 4.

If the Lahore Covernment isils in the performance of the conditions of the foregoing Article, the British Government shall be at liberty to withdraw the force from Lahore at any time before the expiration of the period specified in Article 1.

### ARTICLE 5.

The British Covernment agrees to respect the bond fide rights of those Jaghiredars, within the territories ceded by Articles 3 and 4 of the Treaty of Inhors, dated 9th instant, who were attached to the families of the late Mohozujuha Runjeet Sing, Kurruk Sing and Shere Sing; and the British Government will maintain these jughiredars in their bond fide possessions during their lives.

### ARTICLE 6.

The Lahoro Government shall receive the assistance of the British Local Authorities in recovering the arreass of revenue justly due to the Lahore Government from the kardas and managers in the forritories ceded by the provisions of Articles 3 and 4 of the Treaty of Lahore, to the close of the Khureef luzvest of the current year, via., 1902 of the Sumbul. Bikramajest.

#### ARTICLE 7.

The Labore Covernment shall be at liberty to remove from the forts, in the territories specified in the foregoing Article, all treasure and State property, with the exception of gons. Should, however, the British Government desire to retain any part of the said property, they shall be at liberty to do so, paying for the same at a fair valuation, and the British officers shall give their assistance to the Labore Covernment is disposing on the spot of such part of the oforesaid property as the Labore Covernment may not wish to semove, and the British Officers may not desire to retain

# Автисье 8.

Commissioners shall be immediately appointed by the two Governments to settle and lay down the boundary between the two States, as defined by Article 1 of the Treaty of Labore, dated March 9th, 1846.

H. HARDINGE.

Maharajah Dhulemi Sing:

BEARL RAM SING.

Rajah Jal Sing.

SIRDAR TEJ SING.

BIRDAR CRUTTUR SING ATLABERWALLA.

SIDDAR RUNJORE SING MAJRETHIA.

DEWAN DERNA NATH,

FUQUEER NOOPGODDERN,

#### No. XII.

ARTICLES OF AGREEMENT concluded between the British Covernment and the Lanore Dordal on the 18th December 1848.

Whereas the University and the principal Chiefs and Sirdars of the State have in express terms communicated to the British Covernment their advising desire that the Governor-General should give his aid and assistance to maintain the administration of the Labore State during the minority of Maharajah Dullrop. Sing, and have declared this measure to be indispensable for the maintenance of the Government; and whereas the Governor-General has, under cortain corditions, consented to give the aid and assistance solicited, the following Articles of Agreement, in modification of the Articles of Agreement executed at Labora on the 11th March last, have been concluded on the part of the British Government by Frederick Currie, Esquire, Secretary to Covernment of India, and Lientement Colonel Henry Montgemery Lawrence, c.B. Agent to the Covernor General, North-West Frontier, by virtue of full powers to that effect vested in them by the Bight Hon'ble Viscount Hardinge, G.C.B., Governor-General, and on the name of His Highness Maharajah Dulleep Sing, by Sirdar Tej Sing, Sirdar Shene Sing, Dewna Dena Nath, Fakeer Neoroodoen, Rai Kishen Chund, Sigdur Runjore Sing Majethea, Sirdar Utter Sing Kaleewalla, Blaco Nidhan Sing, Sirdar Khan Sing Majothea, Sirdar Shamshero Sing, Sirdar Lall Sing Mozarca, Sirdar Kher Sing Sindhanwalla, Sirdar Erjun Sing Rungpungalea; acting with the ununimons consent and concurrence of the Chick and Sirdars of the State assembled at Jakora.

# ABRICLE 1.

All and every part of the Treaty of peace between the British Government and the State of Labore, bearing date the 9th day of March 1846, except in so for as it may be temporarily modified in respect to Chause 15 of the said Treaty by this engagement, shall remain binding upon the two Governments.

### Автиля 2.

A British Officer, with an efficient establishment of resistants, shall be appointed by the Governoz-General to remain at Lakore, which officer shall have full authority to direct and control all matters in every Department of the State.

### Agrici e 3.

Every attention shall be paid in conducting the administration to the feelings of the people, to preserving the national institutions and customs, and to maintaining the just rights of all classes.

### Автиськ 4.

Changes in the mode and details of administration shall not be made except when found necessary for effecting the objects set forth in the foregoing Clause, and for scouring the just dues of the bahore Government. These details shall be conducted by Native officers as at present, who shall be appointed and superintended by a Council of Regency composed of leading Chiefs and Sirdars acting under the control and guidance of the British Resident.

### Автисьи Б.

The following persons shall in the first instance constitute the Council of Rogency, viz., Sirdar Tej Sing, Sirdar Shere Sing Attarenwalla, Dewan Dena Nath, Fukeer Nooroodeen, Sirdar Romjore Sing Majethen, Bhace Nidhan Sing, Sirdar Utter Sing Kaleswalla, Sirdar Shumsheze Sing Sindhanwalla, and no charge shall be made in the persons thus nominated, without the consent of the British Resident, acting under the orders of the Governor-General.

## ARTICLE 0.

The administration of the country shall be conducted by this Council of Ragency in such manner as may be determined on by themselves in consultation with the British Resident, who shall have full authority to direct and control the duties of every department.

#### Agricue 7.

A British Force of such strength and numbers, and in such positions as the Governor-General may think fit, shall remain at Luhore for the protection of the Maharajah and the preservation of the peace of the country.

### ARTICLE 8.

The Governor-Ceneral shall be at liberty to occupy with British soldiers any fort or military post in the Universe Territories, the occupation of which may be deemed necessary by the British Covernment, for the scentity of the capital or for maintaining the peace of the country.

### ARTICLE 9.

The Labore State shall pay to the British Government awenty-two takks of new Naturek Shakes Ruposs of full sale and weight per unnum for the maintenance of this force, and to meet the expenses incurred by the British Government. Such sum to be paid by two instalments, or 13,20,000 in May or June, and 2,80,000 in November or Dozember of each year.

### ARTICLE 10.

Insertion as it is fitting that Her Highness the Maharanee, the mother of Maharajah Dulleep Sing, should have a proper provision made for the maintenance of herself and dependents, the sum of one lake and fifty thousand rupees shall be set apart annually for that purpose, and shall be at Her Highness' disposal.

# ARTICLE 11.

The provisions of this Engagement shall have effect during the minority of His Highmess Muharajah Dulleep Sing, and shall make and terminate on His Highmess attaining the full ugo of sixteen years, or on the 4th September of the year 1854, but it shall be competent to the Governor-General to easier the arrangement to easier at any period prior to the coming of uge of His Highmess, at which the Governor-General and the Labore Durbar may be satisfied that the interposition of the British Covernment is no longer necessary for maintaining the Government of His Highmess the Maharajah.

This Agreement, consisting of eleven Articles, was settled and executed at Lakons by the Officers and Chiefs and Sintars above numed, on the 16th day of December 1848.

F. CURRIE.

H. M. LAWRENCE.

SIRDAR TEJ SING.

SERDAR SHEEK SING.

DEWAN DENA NATH.

Реккев Моовоорием.

RAI KISHEN CHUND.

SIMOAR RUNJORE SING MAJETERA,

STRUME UTTER SING KALEGWALLA.

BHARR NIDHAM SING.

SIRDAR KHAN SING MAJETERA.

SIRDAR SITUMSHERE SIAG.

SIRDAR LAL SING MORAREA,

STRUAR KIRR SINO SEMBRANWALLA.

SIRDAR URSEN SING RUNGBUNGALHA.

HARDINGE.

Dullinge Sing.

Ratified by the Right Honorable the Governor-General, at Bhyrowal Ghat on the left bank of the Boss, the twenty-sixth day of December One Thousand Eight Hundred and Forty-six.

F. CURRIE.

Sony, to the Gort, of India,

### No. XIII.

TERMS granted to, and accepted by, Maharajah Dullers Sinc,-1849.

Terms granted to the Maharajah Dulleop Sing Balasdoor, on the part of the Honorable East India Company, by Heary Moirs Elliot, Esq., Foreign Secretary to the Government of India, and Lieutenann-Colonel Sir Heary Montgomery Lawrence, k.c.b.. Resident, in virtue of Ioll powers verted in them by the Right Hon'ble James, Barl of Dulhousie, Knight of the Most Ancient and Most Noble Order of the Thistle, one of Her Majesty's Most Honorable Privy Council, Covernor-General appointed by the Honorable East India Company to direct and control all their affairs in the East Indies, and accepted on the part of His Highness the Maharajah, by Rajah Tej Sing, Rajah Deena Nutle, Blues Nidhan Sing, Fukeer Noorooddoon, Gundur Sing, Agent of Sirder Shere Sing Sindhawadla, and Sirdar Lall Sing, Agent and son of Sirdar Uttur Sing Kaleanwalla, Mombers of the Council of Regency, invested with [10] power and authority on the part of His Highness.

Ist,—His Highness the Maharajah Dulleep Sing shall resign for himself, his hairs, and his successors, all right, title, and claim to the sovereignty of the Punjah, or to any sovereign power whatever.

2nd,—All the property of the State, of whatever description and whereseever found, shall be configured to the Honomable East India Company, in part payment of the debt due by the State of Labora to the British Government, and of the expenses of the war.

3rd.—The Gem called the Kohri noor, which was taken from Shah Shoojacol-Moolk by Maharajah Runjeet Sing, shall be surrendered by the Maharajah of Lukore to the Queen of England.

4th.—His Highness Bulloep Sing shall receive from the Honomable East India Company, for the support of himself, his relatives, and the servents of the State a pension not less than four and not exceeding five lakhs of Company's Rupoes per annum.

5th.—His Highness shall be treated with respect and honor. He shall retain the title of Maharajah Dullemp Sing Bahadoor, and he shall continue to receive, during his life, such portion of the abovernment pension as may be allotted to himself personally, provided he shall remain obedient to the British Government, and shall reside at such phase as the Governor-General of India may select.

Granted and accepted at Labore, on the 29th of March 1849, and ratified by the Right Hanaurable the Governor-Coneral on the 5th April 1849.

Maharajan Duli. eep Sing.

RAJAN TEJ BING.

**Далночев**в.

RABAH DEEKA NATH.

H. M. ELLIOT.

BRARE NIDHAN SING.

H. M. LAWRENCE.

FURERR NOOROODDERN.

CHNDUR SING,

Agent of Sirdar Shere Sing,

Sindhanwalla.

Sirdar Lale Sing,

Agent and Son of Sirdur Uttur Sing

Kalennicala.

### No. XIV.

TRANSLATION of a SDENUD granted to ARDOOL SUMMUD KHAN, dated 4th May 1806.

Adverting to the merit of your past services and conduct, the Right Honourable General Lord Lake, Commander-in-Chief, assigned to you from the beginning of the Fuszul Rubes (spring crops) of 1213 Fusled year, September 1805, A.D., the undermentioned mehals as a jaidad, for entertaining a Risslah, and also for a personal jaghire for yourself, comprehending the whole of the land revience and the collection of costones, with the exception to such gardens and such ayma jaghire, punarth, and other rent-free lands, as also each daily allowances as have long been assigned for cluritable purposes, on condition that you require ne aid from the British Covernment, and that you settle the affairs of your mehals with your own tecops, and provided also, that in any session of exigency, you furnish, on application, to the aid of the British Government, a force consisting of 200 home, and that you always continue to manifest your attachment to the British Government, and your seal to serve its interests. This grant has been confirmed to you by Covernment, who, sensible of the merit of your services and conduct, which have been made known to it by the communications of the Right. Honourable the Commander-in-Chief, has been pleased to grant those lands to you and your helps for ever. The British Government neither have, nor will have any consern with them whatever, but they will remain in your possession, and that of your posterity.

Materiaining a due sense of gratitude for this distinguished mark of favor, you will continue sloudfast in your attachment to the British Government, and in your exertions to serve its interests.

In this consists your own advantage and welfare.

SCHEDULE OF LANDS IN HURREANA, etc., na follows :-

Mohal of Hansi, with the Fort belonging to it,

- ., of Hinrar.
- " of Mohim.
- of Turshaum.
- " of Barwala,
- .. of Bhawl,
- " of Jeraalpore.
- , of Ugeora.

2 ditto comprehending Robinsk, joined with Baree and Dobnideo. Tuppus Bhode, Nahar, and Jhauf belonging to pergunnah Dadree. Dated 4th May 1800, unswering to the 24th Suffer 1221 Hijree year.

## No. XV.

AGREEMENT entered into by the Nawar of Dujana regarding the cassion of Jurisduction on that portion of the Rewart-Ferometer Ramway which lies within the Dujana State. 1899.

I, Mahammad Munitus Ali Khan, Nawab of Dujana, hereby cede to the British Government full and exclusive power and jurisdiction of every kind over the lands in the said State which are, or may hereafter be, occupied by the Rewari-Ferozopore Railway (including all lands occupied for stations, for out-buildings and for other railway purposes), and over all persons and things whatevever within the said lands.

MONTAR ALL KHAN.

Navab of Dujana.

Attested.

Simba ;

The 26th August 1899.

H. C. Fanshawr,

Political Superintentions,

# No. XVI.

# Diliana State Excise Agreement, 1924.

This Agreement made the 31st day of May 1924 between Navab Mohammad Khurshaid Ali Khan Bahadur Jalal-ud-Daula, Musteqil-i-Jong, Chief of the Dujuma State (horeinalter referred to us the Lessor) of the one part and the Scoretary of State for India in Council (horeinafter referred to us the Lessoe) of the other part. Whereas the Lesson hath in consideration of the premises agreed to lease to the Lessoe the sole right of controlling the cultivation of the poppy and the manufacture and sale of opium and intoxicating drugs within the Dujana State, and the right to enjoy the revenue derived from such cultivation, ruanufacture or sale. Now therefore this Agreement witnesseth that the parties hereto mutually agree each with the other as follows that is to say:—

- 1. In this agreement the words "Opine," and "Intexicating Drugs" are used as defined in the laws and cales for the time being in force in the Punjah in regard to opinm and excise.
- 2. This agreement shall take effect from the 1st April 1924 and shall continue in force for ten years from that date during which period the Lesser shall enjoy the sole right of controlling the cultivation of the poppy, the manufacture and sale of opinion and intexicating drugs within the Onjana State and of enjoying the revenue derived from such oritivation, manufacture or sale.
- 3. While this agreement is in force the laws and rules in face for the time being in the Punjab with regard to the cultivation of the poppy and to the presession, manufacture and sale of opium and intoxicating drugs and to the transport, import and export of the same shall matrix majardis be enforced by the lesser throughout the Dujaga State.
- 4. It shall be competent to the Financial Commissioners of the Punjab and the Deputy Commissioner of Mohtak during the currency of this agreement to exercise throughout the Dujana State the powers conferred on the Chief Revenue authority and the Collector respectively by the laws and rules referred to in the third article of this agreement.
- 5. It shall be competent to any Excise Officer of the Bohtak District authorised for the purpose of controlling the sale of opium and intoxicating drugs by the Deputy Commissioner of Bultuk during the correctly of this agreement to exercise any of the powers at present conferred by Chapter VII of Act I of 1914 and by Sections 14 and 15 of Act I of 1878 throughout the Dujana State.
- 6. At least one shop will be provided in Dajana Tehsil and two at least in Nahar Tehsil for the sale of opium, and one and two in each of the two Tehsils respectively for the sale of home drugs. The position of these shops shall be determined by the Deputy Commissioner after due constitution with the Leasor in this respect. With the exception of these shops no excise shop whether for the sale of liquor or of any other exciseable articles will be opened by the State even for medicinal purposes.

- All offences against the laws and rules to be enforced in the Dujana State in virtue of the 3rd article of this agreement shall be twied by the Courts of the State.
- 8. The staff necessary for the control of these excise arrangements shall be employed by the Deputy Commissioner, Robtak, according to the local conditions and paid by the British Government which will pay all the other expenses of the management also. The Lessoe his servants and agents will do their best to secure the enforcement of the laws and rules show referred to and to prevent breaches of the same and also such acts and omissions as may took to reduce the revenue from opions and intoxicating drugs.
- 9. While this agreement remains in force the Lesses shall be entitled to receive and enjoy all the revenue account from the cultivation of poppy and the manufacture and sale of opins and intoxicating drugs throughout the Dujana State.
- 10. In consideration of the foregoing the Lesson will pay to the Lesson the amount of Rs. 2,0(K) yearly at the end of each financial year.

In witness whereof the parties have hereunto subscribed their names at the places and on the dates in each case hereinafter specified,

Signed and delivered for and on beholf of the Secretary of State for India in Council by Licet., Col. A. J. O'Brien, C.D., C.B.S., LA., Commissioner, Ambala Division and Political Agent for the Dajams State noting under the authority of the Governor of the Punjab this day of 17th October 1924.

A. J. O'BRIEN,

Leasee.

Signed our! delivered by the said Nawah Mohammad Khurshaid Ali Khan Bahadur, Jalal-ud-Daula, Musteqil-i-Jung, Chiof of Dujuna State on the 17th day of October 1934 in the presence of—

Монамило Кискенато Ата,

Lessor.

Witnesses 2

AMJAD HUSAIN, Discon,

Dinjana State.

. Накім Вазшів Анмар, *Nazim*,

Dujana State.

## No. XVII.

Арориом Samua granted to the Campr of Kutasa,—1862

Her Majesty being desirous that the Governments of the several Princes and Chiefs of bulls who now govern their own territories should be perpetuated, and that the representation and dignity of their Houses should be continued, in fulfilment of this desire, this Sunnud is given to you to convey to you the assurance that, on failure of national being the British Government will recognise and confirm any adoption of a successor made by yourself or by any future (their of your State that may be in accordance with Hinden law and the customs of your race.

Be assured that nothing shall distrib the Engagement thus made to you so long as your Bouse is loyal to the Crown, and faithful to the conditions of the Treaties, Crante, or Engagements which record its obligations to the British Government.

CANKING.

8th March 1862.

Sanads in the same terms have been granted to the Chiefs of Bugdad, Baghat, Balsan, Bashahr, Beja, Bhujji, Bilaspur, Chamba, Darketi, Dhami, Faridkot, Jubbul, Kennthal, Kumharsain, Kurihar, Kuthar Muhlog, Maudi, Mengal, Nalagarh, Sirmur (Nalasa), Suket and Thoroch.

## No. XVIII.

AGERMENT transferring to the British Government the compress of Excess Arrangements and the encome derived from the sate of spirits, origin, and interception drugs in the Kalsia State,—1890.

This agreement between the British Covernment, bereinafter called the lesses on the one part, and the Manager of the Kalsia State, on behalf of Sardar Ranjit Singh, Chief of Kalsia, bereinsfuer called the lesser, on the other part, is executed to seeme to the lesser, in renaideration of the payment bereinafter stipulated, the sole right of controlling the cultivation of the poppy and the manufacture and sale of fermented liquor, spirits, tari, opium and intexicating drugs and of enjoying the revenue derived from such cultivation, manufacture or sale during the period specified, throughout the hereditary territories of the lesser, hereinafter called the Kalsia State.

In this agreement the words formented liquor, spirits, faci, opium and intexicating drugs are used as defined in the laws and rules for the time being in force in the Punjub in regard to opium and excise. It is agreed as follows:--

Firstly.—This agreement shall take effect from first April 1892, and shall continue in force for five years from that date.

Secondly. This agreement shall be binding for the period above mentioned on the leaser and the leases, and their representatives and assigns respectively.

Thirdly.—While this agreement is in force, the laws and roles in force for the time being in the Panjab, with regard to the cultivation of the poppy and to the possession, manufacture and sale of fermented liquor, spirits, tari, opium and intoxicating drugs and to the transport, import and export, of the stane, shall, mutatic materials, be enforced by the lesser, his representatives and assigns throughout the Kalsia State.

Fourthly.—It shall be competent to the Financial Commissioners of the Punjab in regard to the whole of the Kulsin State, and to the Deputy Commissioner of Rerosepur in regard to the Chirak Haqa, and to the Deputy Commissioner of Umballa in regard to the rast of the Kalsia State, to exercise, during the currency of this agreement, the powers conferred on the Chief Revenue authority and Collector respectively by the laws and rules referred to in the third article of this agreement.

Fifthly.—It shall be competent to any Excise Officer of the Ferozepur and Umballa Districts authorized for this purpose by the Deputy Commissioner of Ferozepur or Umballa, as the case may be, during the currency of this agreement to exercise any of the powers at present conferred by Chapter VI of Act XXII of 1881 and by Sections 14 and 15 of Act I of 1878 in the Chirak Ilaqa if authorized by the Deputy Commissioner of Ferozepur, or in the rest of the Kalais State if authorized by the Deputy Commissioner of Umballa.

Similar. The Deputy Commissioners will; as far as possible, consider and give effect to the reasonable wishes of the lessor in regard to the number and position of along for the retail wend of fermented liquor, spirits, turi, opinin, and intoxicating drugs, and the number of persons to receive retail licenses.

Sensetilly. That all offences against the laws and rules to be enforced in the Kalsia State in virtue of the third article of this agreement shall be tried by the Courts of the State.

Rightly.—That the lessor, his representatives and assigns will do their best to secure the observance of the laws and rules above referred to, and to prevent breaches of them and all such are and omissions as may tend to reduce the revenue from learnented linguor, spirits, turi, opioin and intersicating drugs:

Nintely,\*—White this agreement remains in force, the leases shall be entitled to receive and enjoy all the revenue accraing from the cultivation of pappy and the manufacture and sale of fermented liquor, spirits, tari, opium and interiesting drugs throughout the Kulsia State.

<sup>\*</sup> When the Agreement was renewed in 1807, the following words were added at the end of the minth clause: " and the import or transport of epinm or intexacting drugs."

TealMy.—In consideration of the foregoing the lesses will pay annually to the lesser the earn of Rs. 5.500 (five thousand five bundred) during the currency of the agreement.

INAYAT ULLA, Munager,

Kulsia State.

H. Grasy,

Commissioner and Superintendent,

Delhi Invision.

Спасникалы;

The 29th August 1893.

Approved and confirmed by His Excellency the Viceroy and Governor-General of India.

W. J. CURINGHAM,

STMEA :

Secretary to the Government of India,

The 23rd April ISO4.

Foreign Department.

## No. XIX.

AGREEMENT entered into by the Kaleia State regarding the cursion of Junianiciton on that position of the Delhi-Umbalea-Kalea Rathway which lies within the Kaleia State,—1899.

We, the Council of Regency of the Kalsia State, hereby cade to the British Government full and exclusive power and jurisdiction of every kind over the lands in the said State which are, or may necessar be, occupied by the Delhi-Umballa-Kaika Railway (including all lands occupied for stations, for out-buildings and for other rullway purposes), and over all persons and things whatsoever within the said lands.

(Signatures in versuouker.)

Attested by me.

H. C. Fanshawe, Political Agent.

The 19th October 1899.

### No. XX.

Sawar granted to Sandar Ravishur Sissu, Churs of Kalera,—1916, I horoby confer upon you the title of Raja as an hereditary distinction.

HARDENGE OF PENSHUSST, Vicercy and Governor-General of India.

DEATH:

The Let January 1916.

### No. XXI.

Summun granted to Assumoo-Dowlan Nurausur Alex Kuan Banadoos, (of Jhafjar), dated 4th May 1808.

Adverting to the merit of your services and conduct, the Right Honourable General Lord Lake, Commander-in-Chief, assigned to you from the beginning of the Fuscul Rubben of 1213 Fussly year (corresponding with September 1805, A.D.) the undermentioned lands as a jaided for a Risaleh and as a jaghire for your individual support, and that of your dependants, together with the whole of the land revenue and collections of customs, with an exception to such gardens and Ayma jaghires, pungeth, and other rent-free lands, besides such daily allowances as have always been assigned (for charitable purposes), on condition that you shall not require the aid of the British Government, and that you settle your metals properly with your own troops, and that in any scason of extremey you furnish, on application, to the uid of the British Government, a force consisting of 400 horse, and that you always remain firm in your attachment to the British Government, and employ your exertions to promote its interests. The granthas now been confirmed to you by Government. In consideration of your egiproved attechment to the British interests, which has been made known by the communications of the Right Honouruble the Commander-in-Chief, Government has been pleased to confer on you and your family, from generation to geneestion, a perpetual grant of those lands.

The British Government will never have any concern with the lands, and they will remain in your possession.

Impressed with a due sense of gratifule for this distinguished act of favour, you will always continue to manifest your attachment to the British Government, and your exertions to serve its interests, as involving your own happiness and welfare.

SCHEDULE of the LAYDS comprehended in the GRANT.

Loud granted to Assudoo-Dowinh Nujanbut Allon Khan Bahadoor, togother with the whole of the land revenue and sayor duties.

Jorjjur.Kontee.Badles.Naroul.Kunoundh.Bandul.

Ditto to Fyzo Tallub Khan in jughire.

Pattondage, together with the whole of the land revenue and sayer collections.

Dicto to Mohammud Jemael Alber Khan and Vyze Mohammud Khan.

As a joided for the Rieslahe of Mohammud Ismael Alles Khan and Byze Mohammud Khan, on condition that they prove their abuliance to Najarbut Alles Khan, as follows:—

Dadres, including Bhodenshir and Jhaul.

Boodhwanna.

In jagkize to Muhammud Iscord Alice Khan.

Bahandurguzh.

In jaghire to Fyze Mohammud Khan

Pattoudhee.

Insted Ah May 1808, answering to the Ith of Seffer 1221 Hijeres year.

## No. XXII.

Attention Service granted to the Namar of Patowner, 1862.

Her Majesty being desirous time the Governments of the several Princes and Chiefs of Judia who now govern their own territories, should be perpendicularly and the representation and dignity of their Houses should be continued, in fulfilment of this desire this Summa is given to you to convey to you the assumence that, on failure of natural beins, the British Government will recognize and confirm any succession to your State which may be logitimate according to Mahomedan Law.

Be assured that nothing shall disturb the Engagement thus made to you so long as your Moneo is loyal to the Crown, and faithful to the conditions of the Treaties, Crants or Engagements which record its obligations to the British Covernment.

CANBING.

Dated 5th Murch 1802.

Similar Sanada were granted to the Nawaba of Loburn and Dajana.

## No. XXIII.

AGREGATION between the BESTIESE GOVERNMENT And the NAWAD of PATAUDI, regarding the Dansfer to the former of the control of Excise arrangements and of the INCOME derived from the sale of setems, offum, and interacting drugs in the Pataudi State, 1893.

This agreement between the British Government, hereinafter called the lesses on the one part, and Nawab Mohammad Mumtaz Hussain Khan, Manager of the Pataudi State, hereinafter called the lessor on the other part, is executed to secure to the lesses, in consideration of the payment hereinafter stipulated, the sole right of controlling the cultivation of the poppy and the manufacture and sale of fermented liquor, spirits, tari, opium, and intoxicating drugs, and of enjoying the revenue derived from such cultivation, manufacture or sale, during the period specified, throughout the hereditary territories of the lessor hereinafter called the Pataudi State.

In this agreement the words fermented liquor, spirits, tori, opium, and intoxicating drugs are used as defined in the laws and rules for the time being in force in the Panjab in regard to opium and excise.

It is agreed as follows:---

Firstly.—This agreement shall take effect from 1st April 1892, and shall continue in force for three years from that date or until such time as the British Covernment shall invest the Kawab-with full powers in the Pataudi State.

Secondly.—This agreement shall be binding for the period above mentioned on the lesser and the lessee, and their representatives and assigns respectively.

Thirdly.—While this agreement is in force, the laws and the rules in force for the time being in the Punjab with regard to the cultivation of the poppy and to the possession, manufacture, and said of fermented liquor, spirits, tari, opium, and intoxinating drugs, and to the transport, import and export, of the same shall, matatic malandis, be enforced by the lessor, his representatives and assigns throughout the Patandi State.

Fourthly....In shall be competent to the Financial Commissioners of the Poujab and the Deputy Commissioner of Gurgaon during the autrerray of this agreement in exercise throughout the Pataudi State the powers conferred on the Chief Revenue authority and the Collector respectively, by the laws and rules referred to in the third article of this agreement.

Fifthly. -It shall be competent to any Excise Officer of the Curgaon District authorized for this purpose by the Deputy Commissioner of Gurgaon during the ourrency of this agreement to exercise any of the powers at present conferred by Chapter VI of Act XXII of 1881 and by Sections 14 and 15 of Act 1 of 1878 throughout the Pataudi State.

Sixthly. The Deputy Commissioner will, as far as possible, consider and give effect to the reasonable wishes of the lessor in regard to the number and position of shaps for the retail vend of fermented liquor, spirits, tani, opium and intersecting drags, and the number of persons to receive retail licenses.

Sansathly. That all offences against the laws and rules to be enforced in the Pubaudi State in virtue of the third article of this agreement shall be tried by the Court of the State.

Bighthly.—That the lessor, I is representatives and assigns will do their best to seeme the observance of the laws and rules above referred to and to prevent breaches of their and all such acts and onlistions as may tend to reduce the revenue from learnested liquor, spirits, tari, opium, and interiesting drugs.

Ninthly.—While this agreement remains in force the basec shall be entitled to receive and enjoy all the zevenue accraing from the cultivation of poppy and the manufacture and sale of (exmented liquor, spicite, tari, opium, and intexicating drugs throughout the Patandi State.

Tenskly. In consideration of the foregoing the lessee will pay annually to the lesser the sum of Rs. 414 (four hundred and fourteen) during the currency of the agreement.

Monannad Montae Hussain Khan, Manager, Pataudi Siato.

II. Canv, Commissioner and Superintendent, Delhi Division.

The 29th August 1893.

Approved and confirmed by His Excellency the Viceroy and Governor-Ceneral of India.

W. J. Соминован, Secretary to the Government of India, Foreign Department.

States; The 23rd April 1894.

#### No. XXIV.

ARRESMENT entered into by the Pats of Patauto regarding the ression of jurisdiction over Ramway Lands in the Patauto State,--1901.

t, Nawah Muzaffar Ali Khau of Pataudi State, hereby cede to the British Government full and exclusive power and jurisdiction of every kind over the lands in the said State which are, or may hereafter be occupied by the railways comprised in the Rajputana-Malwa system (including all lands occupied for stations, for out-buildings, and for other railway purposes), and over all peasens and things whatever within the said lands.

Muhammad Muzaresh Ali Khan, Rais of Potandi State.

### No. XXV.

TEANSLATION of a copy of a Sunnun, dated 8th February 1816, signed and sealed by Lorio Moira, Governor-General, conferring on Rajan Muhambra Singh, Bussaumwala, the Haj of Rampoor, Bussabir, and Thakuraces of Dulaitee, Kurangto, and Kansitee.

Whereas all the hift territory has come into the possession of the Hon'ble Company, the Most Noble the Governor-General hereby confers on Rejah Muhendra Singh in perpetuity, generation after generation, the Raj of Rampoor, Bussahir, and Thakmaees of Dulaitee, Kurangto, and Kanaitee, with all their revenues and internal and external rights, conditional on the said Rajah paying Rs. 15,000 (Kuldar) per unnum tribute money, in instalments as detailed below, for defraying the expenses of the protecting English force, and conditional on his remiering personal services with his armed followers and begarees when called upon to do so, and constructing touds on all four sides of his territories.

The force of Rawin, Salegan, Hatto, and Baghes, together with the lands attached to them, and perguoval Saudohoj and moass Khepoo, etc., having been detached from the Rampoor Bassahir ilaks, and retained in passession and occupation of the British Covernment, he (the Rajah) should never even think of advancing his claim to the said places, and being bound by the terms of this annual remain heartily submissive and obedient to the British authorities and not encroach beyond his territories.

The Rajah shall pay the tribute money by fixed instalments, and in time of war shall, on a requisition from the Superintendent of Hill States, join the British army in person with his armed retainers and hill porters, keep himself in readiness to execute orders, and remain submissive. He shall construct reads throughout his territory four yards wide.

If the Rajah neglects or hesitates in paying the fixed tribute; in joining the British army with his retainers on the occasion of war; in showing submission and obsequence to the British authorities; and in constructing reads in his territory, or encrosches upon the territories of others, he shall incur displeasure and will be deposed.

The Rajah shall consider this surroud as a ratified document, and use his exertions to fulfil the terms thereof, to promote the walfare of his people, to improve the condition of his country and cultivation, to reduces grievances and to keep the public roads safe.

The Rajah shall not extert money from his subjects, but treat them with kindness so that they may always be thankful to him. His subjects should regard him, and his (successors) as above described, as their sole and lawful lord, pay without fail the revenue due to him, remain obedient to him at all times, and behave themselves well.

Tribute money to be paid by instalments as follows:-

						ILE.
(1)	In accepts o	af Paus (December-January)	•		-	5,000
(2)	N	Byzack (April-May)			,	5,00D
(3)	н	Sawan (July-August)				5,000

To join the British army with his armed retainers and hill porters when called upon to do so in time of war.

To construct roads on all four sides in his territory four yards in width.

# No. XXVI.

AGRAMMAN with Rujah of Bussahir for lease of his forests, 1864.

The Rajah of Bassahir having found the management of his forests troublesome, desires to lease them to the British Government for a term of fifty years, and requests the Superintendent, Hill States, to submit the following proposals for the approval of the Panjah Government:--

## Авттеля 1.

I make over the entire control of the whole forests of Bussihit to the British Government, who will appoint an English Office: to take charge of the said forests.

#### ARTICLE 2.

No contractor or other person shall be permitted to cut timber in any lorest of my dominions, except in places and under conditions specified by the officer appointed to be Conservator of Forests.

## ARTICLE 8.

For every tree felled in the forests of Bussahir by authority of the Conservator, the British Government shall pay at the following rates:—

Dooday (Kolu)	-			-			3	s	0
Walnut (Akhret)		-	-	-			2	0	U
Bêrok (Bisofputes)	-						1	В	υ
Other Idads .	_						- 9	ο	6

### ARTICLE 4.

The accounts shall be made up quarterly or half-yearly and rendered, and payments made at the abovementioned rates quarterly or half-yearly.

#### ARTICLE 5.

I will have nothing to do with the cetablishments appointed by the Forest Officer. The British Government will defeat all expenses connected with the conservancy of the forests, felling and transporting timber to the Sutley, and fleating down to the depots.

### ASTICLE 6.

I agree that the officer appointed to the forest should have power of a Subordinate Magistrate, 1st class, defined in Section 23 of Act XXV, 1861, to by and decide cases of officees against property and property marks.

### ARPIOLD 7.

1 will give every assistance required by the Conservator in the exercise of the above powers for apprehending offenders, or supposed offenders, and for confirming the penalties awarded by him.

# ARTICLE 8.

I hereby grant to the British Covernment a lease of the forests of Bussahir let (80) fifty years, commencing from such date as the Gevernment may confirm the lease.

### Angiern 9.

I will furnish an Indent to the Covernment for any timber I may require, specifying the amount and kinds of wood, and the purpose for which it is to be applied.

## ARTICLE 10.

The Zemindson shall be permitted to out timber for fuel, charcoal, housebuilding, and vine frames. They are not to be prohibited from couring down the interior forests for purposes of oultivation.

FOALLA DUSS, Furser.	SHAM SHEER SING,
	Rajah of Bussahir ond
Burjert, "	Rampoor.
	Simla, 28th June 1864.
FUTTRERAM, "	
	In the presence of—
HEBBANUND, ,,	
	LTCOL. R. C. LAWRENCE, C.B.,
Joalia Doss.	Supde., Hill States.
Governeum Doss.	Dr. Cleghorn, M.D.,
	Conservator-Gent. of Forests.
PETUMBER DOMS.	or the same of

### No. XXVII.

## ACREEMENT,—1871,

Whereas by an agreement, bearing date 28th June 1864, the Rejah Shumshers Sing of Bassahir and Rampoor has leased to the British Government, for a norm of 50 years, all the forests under his control in the territories of Bussahir; and

Whereas the said Rejub Shumshore Sing is desirous of leasing to the British Government all rights within his territory to waif, drift, and windfull timber, both on land and in water; and

Whereas in the said agreement, dated 28th June 1864, the terms on which the British Government shall pay the said Rajah of Bussahir and Rampoor the exercises of the rights hereinbefore last mentioned have not been expressed :

It is agreed between the said Bajah Shumshers Sing of the one part, and Superintendent of the Simla Hill States on behalf of the British Government of the other part, as follows:—

This agreement shall commence to be in operation from and for the working season of the Christian year 1870.71.

The British Government shall, through such officers as it shall from time to time appoint in that behalf, and on the conditions bereafter agreed to, have the sole and entire control and management of, and the critic right and title to, all waif, drift, and windfull timber, both no land or in water, stranded or collected in the territories subject to the Rajah of Bassahir and Rumpoon.

In lieu of such right to wail, windfall, and drift timber, the British Government shall and will pay to the said Rajah of Bassahir and Rampout, or to such person as he shall appoint to receive the same, the yearly sums hereinafter stateed that is to say—

For each of the years 1870.71, 1871.72, and 1872.73 the sum of supers fifteen bundred (1,500).

For each of the years 1873-74 and 1874-75 the sum of rapees twelve hundred (1,200).

And for the year 1875.76 and following years the annual erms of one thousand supees (1,000).

The British Government shall not, in virtue of any right vested in it by this agreement, interfere with the privilege of villagers and others residing on or near the backs of the River Sutlej, or its tributaries, of collecting fragments and small pieces of timber to be used for fire-wood without payment for the same.

Provided always that the privilege almostid shall not be deemed to craitle any person to take any piece, fragment, or log of wood of any size larger than one upon can himself and without assistance life or marry.

In witness whereof the Rajab Shumshere Sing of Bassahir and Rampoor of the one part, and Superintendent of the Simla Hill States acting on behalf of the British Government of the other part, have hereto set their hands the first day of August 1871.

Sисивикък Sike,

Rojah of Bussakis and Rancpoor.

In the presence of

C. Batomblou, Mojor,

Dy. Conservator of Forests, Sutley Division,

J. Parsons,

Supdt., Hill States.

In the presence of A. Chisholm, Head Clark, Supilt., Hill States Office.

## No. XXVIII.

# AGREEMENT with the RAJA of BASBARR,-1877.

Whereas by the terms of an agreement laving date at Simia, the twentyeighth day of June 1864, His Highness the Raja of Rampoor-Bashahr, having requested the aid of the British Government in the management of his locests, did for that purpose lease the said forests to the British Covernment; and

Whereas by a further agreement, detect the first day of August 1871, Hie Highness the said Raja did grant to the British Government (in consideration of certain payments therein provided to be made) his rights in waif and windfall timber; and

Whereas it is now desirable to embody the terms of the said agreements in one agreement, and further in such new agreement to scoure to His Highness a more equitable remuneration in consideration of the grant of his forests and other rights, and at the same time to make more definite provision for the conservancy of the forests aforesaid:

The following Articles have been agreed upon between His Highness the Raja of Rampoor-Bashahr of the one part, and Captain Robert Parry Nishet, Superintendent of Hill States, Simla, on behalf of the British Government, of the other part:—

- I. From and after the date of the execution of this present agreement, the former agreements, bearing date at Simla, the 28th June 1864 and 1st August 1871, respectively, shall cause to be of force, and shall be deemed to be cancelled and supersected by this present agreement.
  - 2. The term "forest," as used in these Articles, shall mean and include—
    - (a) Those tracis of country covered with trees, or from which the trees. have been felled, which pay no revenue as cultivated land to the Rampoor-Bashahr State.
    - (b) Such other tracts of land, cultivated or ancultivated, covered with trace or barren, as the Rajah of Rampoor-Bashahr may from time to time consent to give up for the purpose of consolidating or extending the area of any existing forest, or of forming new plantations or forests.
- 3. In consideration of the sum of Rs. 10,000 to be paid in two belf-yearly instalments, viz., on the 30th April and 31st October in every year, His Highness the Raja of Rempoor-Bashahr hereby grants the entire and sole control of the whole forests of Bashahr to the British Government.
- 4. The Haja of Hashahr further grants to the British Government all his rights in unclaimed waif, drift, and windfall timber within his territory both on land and in water, and further grants to the said Government the entire control of the rivers and streams in Bashahr in so far as concerns the fluxting and management of timber in transit; and the Raja of Bashahr further agrees that the British

Government shall have power to take up land not being ferest when such land is required for timber slides and other necessary works:

Provided always that fair and equitable compensation shall be paid therefor to the persons entitled (hereto.

5. The British Government shall on its part appoint and maintain at its own expense such officers and such subordinate ostablishments as to it may seem good for the purpose of controlling, managing, and working the said forests, and controlling and managing the transport and foating of timber as aforesaid.

The term " Forest Officer" when used in this agreement or the schedule thereto annexed, shall be deemed to mean any officer so appointed.

6. The rule set forth in the schedule americal for the protection and management of the Inners and for regulating the floating of timber and other matters shall be deemed to be in force throughout Baskahr, and the British Government may invest any Mores: Other with all or any of the powers of a Magistrane as described in the Code of Criminal Procedure in force in British India, to be exercised within the State of Bashahr for the purpose of trying and punishing offences against the rules aforceasid.

And the Ruja of Bushahr engages to render every aid required by the officer or officers authorized to exercise such powers for bringing to justice all persons charged with offences against the rules, and for enforcing any levelal judgment awarded against them.

7. Further it is agreed that during the currency of this lease the whole preservation, control, and right of shooting game birds in the Bashahr forest shall exclusively belong to the British Government. Licenses to shoot in the Bashahr forests shall be granted only by the Superintendent of the Hill State:

Provided always that the Raja of Bashahr may grant annually to residents of Bashahr licenses to shoot game birds for their own consumption, but not for sule. The number of such licenses shall not exceed thirty. Any person found shooting without a license, or netting, trapping, or souring gome birds shall be liable to the penalties mentioned for such offences in the rules forming a schedule to this lease.

- S. The whole cost of conserving the forest in Bushn's under the rules annoxed, together with all costs of felling and transporting timber for the use of the British Government, and of maintaining the necessary establishment in such forests, shall be borne by the British Covernment.
- 9. This agreement shall continue in force for a term of fifty years, commencing from the date of the present agreement. On the expiry of this term it shall be renewable at the pleasure of the British Government for a further term of fifty years. It shall be again tenessable in like manner at the end of every term of fifty years:

Provided always that any alterations in the Forest Rules attached hereto that may be agreed to by both parties may be made at any time without affecting the continuance of shis agreement.

Executed this first day of November 1877 at Simla,

Summer Sing, Roja of Hashaht and Rampoor,

ROBERT PARRY NISBET, Superintendent, Hill States.

In presence of

B. H. Baden-Powell, Conservator of Forests.

ABDULLA MAULYL

### Всимосьв.

# Rules for the Buchake Forests.

- Unless expressly permitted by the Chief Forest Officer, the following acts are prohibited in all forests of the Bashahr State:—
  - (a): Breaking up forest land for cultivation,
  - (b) Setting fire to gross tracts in the vicinity of forests or negligently perminting fire to extend thereto.
    - (c) Setting fire to trees, brushwood, or stumps.
    - (d) Cutting out slabs, torolics, etc., from the stems of standing trees, backing or boring for turpentine, or otherwise injuring trees.
    - (s) Folling or lopping trees.
    - (f) Selling timber.

1

- (g) Removing dead leaves and surface soit.
- (A) Shooting without a license, netting, trapping, or snaring any game bird.
- 2. Permission free of charge shall be given by the Forest Officer of Rashahr to all zemindars, who may require it, to break up forest land for cultivation, to cut timber for fact, observed, house building, and vine frames, to cut and collect branches and leaves for cattle fodder and manure, to burn grass for posture, to cut torches, and to collect turpentine, bank, roots, zingall, and other minor forcest produce.

. These privileges shall be exercised in such portions only of the ferest as the Forest Officer than from time to time assign.

The collection of the seeds of the Ri (Nooza) shall be free in all who have a right to collect them,

 The British Government shall have power to demarcate or fence any portion. or portions of the forest in Bushahz.

If the boundaries of any demarcated forest are not electly indicated by roads, rivers, or other existing boundaries or landmarks, they must be mucked out by permanent marke in such manner as the Punjab Government may direct

- In the demurcated or fenced forests grazing by cuttle, except by permission of the Forest Officer of Rashahr, is prohibited, in addition to the prohibitions anumerated in rule 1.
- The Roja of Baskuhr will furnish an indeat to the British Government for any timber he may require, specifying the amount and kinds of wood and the purpose for which it is to be applied. Such timber shall not be applied to other purposes than those specified in the indent, and shall not be sold.

It will rest with the Punjab Government to decide what quantity shall be given.

- No person shall, without the permission of the Porest Officer of Bashahr. remove, out up, burn, deface the murks of, or mark any timber in transit, whether stranded or floating, provided that this rule shall not interfere with the privilege of the villagers to take for firewood stranded pieces of broken timber, which are not, however, to be larger than one man can life by himself.
- Any person who breaks rule 1, 4, or 6 shall be liable, on conviction before a Magistrate, to fine not exceeding Rupose 200, or, in default of payment, to three months' imprisonment with or without hard labour.

### No. XXIX.

AGREEMENT between the Secretary of State for India and the Rasa of Baзилис for the Luase of the Bashane Parrate, 1929.

This agreement made this first day of May 1929 between the Raja of Rampur-Bashalar who on behalf of bioseds, his heirs, successors, administrators, executor and assigns is licroinafter referred to as the Ruju of Rumpur-Bashahr of the on part and the Secretary of Stote for India in Conneil who together with his successurs in office and assigns is hereinafter referred to as the Punjab Government of the second part.

Whereas by virtue and in parsuance of agreements of various dates between the Raja of Rampur-Rashahr and the Secretary of State the soid. Secretary of State acting by and through the Local Government of the Punjab had enjoyed a lease of the forests of the Bushahr State together with all the rights of the Raja of Rampur-Bashshr in waif, drift and windfall timber.

And whereas it is now desirable to scoure a more equitable remaneration to the Ruja of Rampur-Bushoùs in consideration of the grant of the said forcets and other rights and at the same time to make more definite provisions for the conservancy of the forcess aforcesió.

This agreement witnesseth that it has been mutually agreed by and between the parties hereto as follows that is no say—

### ARTERIS 1.

From and after the date of the execution of this agreement all previous agreements made between the Punjab Government and the Raja of Rampur-Bashahr regarding the lease of the forests of Bashahr State shall be deemed to be cancelled and superseded by this present agreement except where specifically stated to the contrary in Schedule or Appendices. The provisions of this beam shall not apply to the forests held in Jagir by the Waxir of Poari.

# ARTICIA 2.

The term " forest " as used in this agreement shall mean and include-

- (a) Demarcated forests,
- (4) Forests reserved for the use of the Raja of Rangow-Rashahr,
- (c) Undemarkated forests,
  - (a) Demarcated forests shall mean and include those forests which are defined and stated as demarcated forests in the Forest Settlements of Bushahr State referred to hereafter in Clause VI of this agreement, and such other tracts of land cultivated or uncultivated as with the previous sanction of the Raja of Rampur-Bushahr are front time to time added to existing demarcated forests or are declared to be demarcated forests.
  - (b) Forests reserved for the use of the Roja of Rougou-Bashahr shall mean and include the forests defined and stated in Appendix I to this agreement.
  - (a) Undernarcated forests shall mean and include—
    - (i) All tracts of hand bearing tree growth or from which the trees have been felled which pay no land revenue as gultivated land to the Bashahr State.
    - (ii) Such other tracts of land cultivated or uncultivated as with the previous samaion of the Baja of Rampur-Bashahr are from time to time included in existing undersorated forests or are declared to be undersorcated forests.

#### ARTICLE 8.

. In consideration of the following payments, the Raja of Kampur-Bushahr bereby grants to the Punjab Government the entire and sole control of the whole

of the forests of Bashahr excepting those reserved for the use of the Ruja as defined in Clause II and subject to the definitions and rules prescribed in the Schodule and Appendices attached to this agreement.

# Payments.

- (a) An annual payment of rupers one takk to be paid in two equal half-yearly instalments of Ra. 50,000 due respectively on the 20th of April and Stat of October in each year;
- (b) the payment of half the excess over Rs. 1,50,000 of the not profits from the working of the forests included in this lesse. Such excess shall be determined triennially in accordance with the accounts of the Borest Department for a period of the preceding three years, the first period of three years to commence from the 1st of April 1929, provided that for the period from the 1st of November 1928 to the 31st of March 1929, the Raja shall be entitled to receive 5-24th of the average annual not profits for the first triennium in excess of Rs. 1,50,000 in addition to his share of the profits for that triennium.

### ARTICLE 4.

The Ruja of Burspar-Rushalar further grants to the Punjab Covernment all his rights in unclaimed waif, drift and windfall timber within his territory both on land and in water, and further grants to the said Covernment the entire control of the rivers and streams in Bashahr in so far as concerns the Desting and management of timber in transit; and the Raja of Rampur-Bashahr further agrees that the Punjab Covernment shall have power to take up land, not being torest, when such fund is required for timber slides and other necessary works.

Provided always that fair and equitable compensation shall be paid therefor to the persons entitled thereto.

Notwithstanding the above, the Raja will be permitted to seize all waif (index, that is to say, timber bearing neither axe nor saw mark, at Rampur Bridge, subject to inspection by a forest officer in the service of the Poujab Government and subject to the provisions of the Timber Transit Rules applicable to the Subbriver in Native States.

### ARTICLE 5.

The Punjub Government shall on its part appoint and maintain at its own expense such officers and such subordinate establishments as to it may appear accessary expedient or desirable for the purpose of controlling, naminging and working the said lovests and controlling and managing the transport and floating of timber and carrying out the provisions of this agreement and of the Schodule standed thereto.

#### APPRILE 6.

The rules set forth in the Schedule annuald for the protection and management of the forests and for regulating the Boating of timber and other matters shall be deemed to be in force throughout Bashahr and the Forcet Settlements sonotioned by the Punjab Government, vis., the lorest settlements for the Pabar, Rupin and Giri Valleys in 1911 and the forest settlements for the Sothej Valley in 1921 shall be decored to be in force in the respective areas to which they apply. The Raja of Rumpur-Bashahr hereby agrees and engages to render every aid required by Forest Officers to bring to justice all persons charged with offences against the rules and to enforce all lawful judgments awarded against such persons.

## ASSIGLE 7.

The whole cost of conserving the forests included in this lease together with all sost of felling and transporting timber for the use of the Punjub Government and of maintaining the necessary establishment in such forests shall be borne by the Punjub Government unless otherwise provided for in this lease.

### Автиськ 8.

This agreement shall continue in force for a term of twenty-live years from the let of November 1928, provided that the provisions of Clause III shall be liable to revision, at the option of the Punjab Government, at the end of nine years beginning from the lat of November 1928, and provided also that additions to the list of forcests shown in Appendix I attached to this agreement, may be made by the Punjab Government at the request of the Raja of Rampur-Bashahr on completion of nine years beginning from the lat of November 1928, if the Punjab Government are satisfied that the management of the forests now included in Appendix I has been efficient.

To witness whereof the parties hereto have respectively set their hands the date and year aforementioned.

PADAM SINGH,

The Roja of Rampur-Baskahr,

In the presence of---

Witnesses :--

CHATTAR BROW.

KRWAL RAM.

J. G. Bearlby.

Secretary to the Government of the Punjah for and on behalf of the Secretary of

State for India in Council.

In the presence of ...

Witnessea:

- P. WOOD-COLLINS.
- I. SALT.

### SCHROULE.

- I. Subject to the provisions of the Borest Settlements the following sets are prohibited in all forests unless expressly permitted by the Divisional Forest Officer;—
  - (a) Breaking up land for coltivation,
  - (b) Setting fire to gasse tructs in the vicinity of forests, or asgligently permitting fire to extend to forests,
  - (c) Setting fire to grass, trees, brushwood or stumps,
  - (d) Cutting out slabs, torches, etc., from the stems of slanding trees, banking or tapping for resis, or otherwise injuring trees,
  - (s) Felling or Iopping trees,
  - Selling timber,
  - (g) Removing dead leaves and surface soil.
- Rights of user shull be exercised in accordance with the provisions of the Forest Settlements except in such portions of the demarcated forests as may be closed from time to time by the Divisional Forest Officer.
- 3. The Punjab Government shall have power to decourante and/or tence any portion or portions of the forests in Bashahr provided that it shall not fence any portion of the forest which is undersargated at the time of the execution of this lease, except with the previous approval of the Raja of Rampur-Bashahr.
- 4. In the decorrected forests the grazing of eartile, sheep and goats is probibited except as provided by the Forest sentements or expressly permitted by the Divisional Forest Officer.

Notwithstanding the above, the Raja of Rumpur-Bushahr may allow Gujars to graze buffaloes in the areas permitted for such grazing, provided that within five years from the commencement of this agreement the number of buffaloes so permitted to graze shall be reduced to 250. Appendix II to this agreement shows and describes the permitted areas.

- 5. (a) The Raja of Rampur-Bashahr may furnish indents to the Divisional Forest Officer concerned for any timber which he may require for State purposes specifying the amount and purpose for which it is required. Such timber shall not be used for any purpose other than that stated in the indent and it shall not be schi or exported. The Divisional Forest Officer will have marked free of charge the necessary trees (if available from demarkated forests) and will make every effort to have them marked within 60 days. The Raja of Rampur Bashahr will not indent for any more timber than is stated below in any one year :-
  - (a) 250 eleepers to be delivered at Rampur at cost price.
  - (b) 100 Deodar trees of either the lat or 2nd class or of the lat and 2nd classes mixed free of cost.
  - (c) 500 Kail standing trees of the latter 2nd class or of the lattered 2nd classes mixed free of cost.

(d) 1,000 Kail standing trees of other the Sid or 4th class or 3rd and 4th classes mixed free of cost.

Walnut and Shishain standing trees will be supplied to the Raja at the discretion of the Divisional Forest Officer concerned free of cost. The Divisional Forest Officer will make special endeavour to ensure compliance with the Raja's indents within a reasonable time.

- (b) Notwithstanding the provisions of Clause (a), the Forest Department will supply the Raja of Rampur-Bashahr with 500 eleopeus delivered at Sampur at cost price during each of the years 1928, 1929, 1930 and 1931, provided that the number of eleopeus furnished in each of these years shall not be in excess of the eleopeus actually required for State purposes, and provided further that the blocest Department is able to supply the full number of 600 eleopeus consistently with their liabilities under their contract with the Railway Department.
- 6. No person shall, without the permission of the Divisional Potest Officer, remove, cut up, burn, deface the marks of, or mark any timber in transit, whether standed or floating; provided that this rule shall not interfere with the privilege of the villagers to take for fivewood stranded pieces of unmarked and unsawn timber which are not however to be larger than one man can lift by bireself.
- The Punjab Government will not construct any habitation other than temporary within demarcated or undemarcated forests or any garden or plantation outside demarkated forests without the sanction of the Raja.
- 8. All rights to minerals in Bashahr State are reserved to the Raja. The quarrying of stone and slate within the demandated forests shall be regulated by the Punjub Government subject to the provisions of the Forest Settlements.
- 9. The Punjah Government shall not object to the construction of irrigation channels (kuhls) and of telegraph and telephone lines in demarcated forcets, provided that the alignment of such is subject to the previous sanction of the Divisional Forcet Officer.
- 10. The rights of Jagirdars and Adna Makks to dispose of trees growing on lands which are held by them in Jagir or in Adna Malkiyat at the date of execution of this lease, shall be in accordance with the provisions of the Forest Settlements, provided that where the provisions of the Forest Settlements require that earthin action should be taken by a Karest Officer, such Forest Officer shall be in the service of the Punjab Government and shall be of rank not below that of a Forest Banger.
- 11. The Punjab Government when floating timber down rivers and sceams shall respect the rights of the samindans to water for irrigation purposes and for water-mills and shall pay compensation to the persons entitled thereto for any damage done to irrigation or to water mills. Such compensation shall be assessed by the Forest Board (vide rule 13 infra).
- 12. With regard to the lonests included in Appendix 1, the Paja of Bumpur-Bashahr shall have full powers of control and management, provided that he shall not sell timber except to right holders in accordance with the previsious of the

Porest Settlements and shall not export timber without the provious sanction in writing of the Conservator of Forests, Kastern Circle.

- 13. A Forcet Board shall be constituted of which the Raja of Rampur-Bashall shall be ex-officio President. The composition, duties and powers of the Roard are stated in Appendix III hereto.
- 14. Fees due to the Rushich State by Zamindars on account of the exercise of rights of user under the Forest Settlements shall be levied throughout the State at the rates in force in the Fubur Valley at the date of the execution of this agreement notwithelanding any provision to the contrary in the Forest Settlements. Such fees shall be realized by the Punjab Government but shall be credited to Bashah; State.
  - 15. Any discrepancy between the boundaries of the demarcated forests
    - (1) as existing on the ground;
    - (2) as shown in the Settlement Records of Sambat 1950 Bikrama of the Bushular State and subsequent revisions of the same previous to the execution of this lease; or
    - (3) as shown in the records of the Forest Settlements previous to the execution of this lease;

may be investigated and adjudicated upon by the Forest Board, provided that the orders issued by the Board under this rule shall be subject to confirmation by the Superintendent, Hill States, Simla, who shall provious to confirmation obtain the views of the Conservator of Forests, Eastern Circle, Punjab.

- 16. When the Punjab Government is shown in the Revenue Records of the Bashahr State as occupier of any land leased to it in the Forest Department in the Bashahr State, it shall be shown as a tenant through the Forest Department. The Raja of Rampur-Bashahr shall be shown as Ala Malik, and if he is also Adna Malik of the area in question, he shall be shown as Adna Malik.
- On roads where mades can ply, the Bushulus State shall arrange through Chaudhris for mule transport for forest officers serving in the State at rates which shall be fixed from time to time in accordance with rules to be framed by the Forest Board, provided that if the Forest Board fail to rough a unanimous desision, the matter should be referred for decision to the Superintendent, Hill States. Simla. At the principal stages on those roads which are either permanently or teraporarily unlit for mades the Forest Officers shall arrange for cooly transport through contractors, who shall be appointed by the Forest Board, provided that if the Forest Board full to reach a unanimous decision, the rester should be referred for decision to the Superintendent, Hill States, Simla. The rates of cooly hire shall be fixed from time to time by the Forest Board, provided that if the Forest Board fail to resen a ananimous decision, the matter should be referred for decision to the Superintendent, Hill States, Simls. The contractors shall be remainerated either by an annual subsidy payable by the Punjab Covernment. or by commission on the hire of coolies actually engaged, the amount of the subsidy or the rate of commission, as the case may be, being determined by the Porest

Board, provided that if the Forest Board fail to reach a unanimous decision, the matter should be referred for decision to the Superintendent, Hill States, Simbs. Provided that at any stage where no Chaudhri or contractor has been appointed and also at a stage where the Chaudhri or contractor fails to make satisfactory arrangements for male or cooly transport as the oase may be, Forest Officers shall be entitled to require the Zaildar or Lumbardar to provide coolies or other transport and shall in addition to the coolie hire pay commission to the Zaildar or Lumbardar at a rate to be fixed by the Forest Board, provided that if the Forest Board fail to each a unanimous decision, the matter should be referred for decision to the Superintendent, Hill States, Simla.

The State shall maintain supply contractors on roads maintained by the Public Works Department. At other stages Forest Officers shall make their own arrangements for supplies through Zaihlars or Lumburdars. Any dispute that may arise between the State and Forest Officers with regard to transport or supplies shall be referred to the Superintendent, Hill States, for decision. The Raja of Barupur-Bashahr shall give Forest Officers all reasonable assistance in making the arrangements contemplated in this rule. Provided that at the instance of either party to this agreement, the arrangements for supplies and transport may be re-examined at the conclusion of nine years from the date of this agreement with the object of making such changes, if any, as may be necessary having regard to the conditions relating to supplies and transport then obtaining.

18. Any person who commits a breach of any of the provisions of rule 1, 4, 5, 8, or 10 of this Rehedule shall be liable on conviction before a Magistrate to fine not exceeding Rs. 200 or in default of payment to three months' imprisonment with or without hard labour.

### APPENDIX I.

bias of forests mentioned in Clause II of the lease as forests reserved for the use of the Raja of Rampur-Bashahr.

1. All forceds fying between the Manioti Dhar and the Manglad Cad, including the following demonstrated forests:---

W. P. No.	Porest	Set		Acres,							
127 (A)	67	,				,		,			78 <b>B</b>
15E	65						,				1#2
139	64									-	80
130	63 (	peut	ųπ	right	مهنا	k uf	Мопу	çlark	(lad)	, g, h	ont 10 wires
(part on right bank of Mangard Gad).											
191	68										]2

1.083

2. All forests lying between the Brauni Gud and Khopri (about mile 70 on the Hindustan Tibet Road), including the following demorcated forests:—

Forest Settlem out No.													
66		-	-		-				650				
<b>0</b> 6									1,430				
51		-				-			474				
									3,454				
	68 08	66 . 05 .	68 05	68 65	68 06	68	68	66	66				

These forests are shown on the attached map\*,

 Any other forest which is exided to this list with the sanction of the Punjab Government.

\*No6 reproduced.

### APPENDIX IJ.

hist of areas in which buffalo grazing is permitted as provided for in rule 4 of the Schedule attached to the lease.

1						Are	ж.		
Coulsdwar	and l	Donge	٠.					650 s	cros.
Chararo				,	-	-		200	75
Paudi .			,	,				220	.,
Chawa							-	900	12
Kagari .								270	
Gajseni <b>T</b> h	s,ch							150	21
Lembe wo	d 9b%	Thac	heş					390	-1

These areas are abown on the attached map\*.

### APPENDIX III.

The constitution and powers of the Forest Board mentioned in rule 13 of the Schedule attached to the lease.

The Forest Board shall consist of three members of whom the Raja of Rampur-Bashada shall be the President. The other two members shall be nominated by the Chief Conservator of Forests.

- Two members of the Board, of whom not shall be the Raja, shall constitute a quorum.
- Except where oblezwise provided, the functions of the Board shall be advisory.
- The Board will consider and report on any question affecting the forests
  of Bushohr State which may be referred to it through the Superintendent, Hill

A Not reproduced.

States, by the Chief Conservator of Forests, Punjob, or the Conservator of Forests Eastern Circle.

- 5. Any discrepancy between the boundaries of the demarkated forests.
  - (a) as existing on the ground.
  - (5) as shown in the Settlement Records of Sambat 1950 Bikrams of the Hashahr Scate and subsequent revisions of the same previous to the execution of this lesse, or
  - (c) as shown in the records of the Forests Scattements previous to the execution of this lease:

may be investigated and adjudiented upon by the Forest Board, provided that the orders issued by the Board under this rule shall be subject to confirmation by the Superintendent, Hill States, Simla, who shall previous to confirmation obtain the views of the Conservator of Forests, Kastern Circle, Punjab.

- 6. The Punjab Covernment when Easting timber down rivers and attraums shall respect the rights of the zonindars to water for irrigation purposes and for water mills, and shall pay compensation to the persons entitled thereto for any damage done to irrigation or to water mills. Such compensation shall be assessed by the Forest Board.
- 7. The Superintendent, Hill States, may, with the concurrence of the Conservator of Forests. Eastern Circle, refer to the Board for advice any question alleging the forests of Bashahr State. The Board will then consider and report on the question so referred.

## No. XXX.

SUMBLED to RAJAH RAM SING (or RAM SURRUM) for HINDOOR, 1815.

Whereas all the hill country has come into the possession of the British Government; and whereas Bajah Ram Sing has, during the present war, performed worthily the past of an ally of the British Government, joining the British troops in person with his forces, and furnishing begarees to level roads and to perform other work, wherefore, by order of the Right Honorable the Governor-Ceneral, this Sumud is granted to the solid Rajath, conferring on him and his heirs for ever Hindoor, etc., seven Pergumaha; and Buhtowlee with twelve villages, and Munthoolee with four villages (excepting, however, the half share of Pysoolfah-puors, in Pergumaha Khas Hindoor, and the Fort of Malown, with six villages of Mouzah Malown Chakiran, which are on the point [legh] of the Hill of Malown, and Mouzas Malown-badico, Chulan dooaree-wallah, etc., the jamma of the whole seven villages being 118 rupees and 1234 maunds of grain), together with all the rights and appartenances belonging thereto, and the sayer collections, and right of dis-

tributing justice to the ryots; without exaction of begaress, or of service, or of nazzuranah, all these dues being remitted. Whatever number of begaress the Enjoh shall formish to case of war, shall be paid for by the British Government at the rate of 4 rupees per man. The Rajah, however, will not receive any pay for himself and his troops in joining the British Forces. The Bajah, considering this Summed a full and valid dide for himself and his descendants, will exert himself to the atmost to promote the welfare of his subjects, and will abstain from encrosching on the possessions of others; and being grateful for the Javour which has been shown him by the British Government, he will continue firm in allegiance to it, and will conform to all the conditions of this Summed.

It will be the duty of the typota on their part to consider the Rajah as their rightful lord, and to pay their revenue paretually, and show obedience to his authority, and to exert themselves to improve the cultivation of their lands and to augment the Rajah's resources.

20th October 1815.

# No. XXXI,

SCHNUD to Rajah Ram Sinc (of Ram Surrun) for the Thancorake of Burowille, —1815.

Whereas all the bill entrates has some into the possession of the British Govcomment, and many Chiefs have had their former possessions wholly restored to them; and whereas the Boyl of Malown, with six villages, the estimated annual jumms of which is 118 rupecs and 118 maunds of grain, has been withheld from Rajah Ram Sing, in order to be retained as a post for British troops; therefore, as a compensation for the soid fort and six villages, this Sunnud is, by order of the Right Honorable the Governor-General, granted to Rapah Rum Sing, conferring on him and his heirs for ever the Thakoprace of Burowles, with all the apportenances belonging thereto, and the sayer collections. The said Rajub, considering this Sunned to be a valid instrument, will, after leaving to the Rance of the said Thakogrape four villages for her subsistence, take possession of the remainder. In case of war be will be bound to furnish hegarees and soppys, and to pay nuzzurench according to the statement subjoined. He will make reads in all directions around the said Thakoorase, and he will be careful not to encrough on the possessions of others. He will promote the welfare of his ryote, and may strict obelience to the British Government, to whom he will be grateful for the favours which he has received. The duty of the ryots, on the other hand, will be to consider the Rujah as their rightful lard, and to pay their revenue puncrually, and to show obedience to his authority, and to exert themselves to improve the cultivation of their lands and to sugment the Rajah's resources.

#### Statement alluded to above.

Begarees, remitted altogether: nuzzurenali, remitted altogether. Roads to be prepared in every direction ground the Phakoorase.

20th October 1815.

## No. XXXII.

Teanslation of a Sunnuo granting the Fort of Malown, with its dependent villages, and two guns and ammunition, to Raian Ram Sing of Nalachum, —Dated 29th October 1846.

Whereas Rajab Ram Sing, the Rejah of Nalagarh, has always been firm in his attachment and devotion to the British Covernment, and whereas he was the only Cis-Satlej Chief who evinced his fidelity by waiting on the Governor-General at Loshkurree Khan-ke-Saraie, on the eve of the Labore Campaign, while the Seikh Army was crossing the Satlej, the Bort of Molowo, with its undermentioned six dependent villages, and the two 13-pounders and amounition in the Fort are hereby granted to him by the British Government muslum badi musulia and bottom badi bottomic (from generation to generation), on the following conditions specified in the ikramo man entered into by him, vis.—

Ist. That the Rajah hinds himself and his successors to rule the people hereby transferred to his authority with justice and moderation, so that they may in no respect be sufferers by being transferred from the rule of the British Government to that of the Rajah.

2nd,—That the Rajah will recognize their right to appeal to the local British Agent against oppression or injustice.

3rd.—That he will, on pain of forfeiture of the grant, pay implicit attention to any advice or remonstrance which the British Agent may have occasion to offer on their hebalf. Its behaves the Rajah to consider this Sunned a complete and valid document, and in return for this favour to remain ever firm in his loyalty towards the British Government,

- Monza Malowa Chakran,
- Monza Malown Budhoo,
- Monga Chelan Duwuroowallah,
- 4. Mousa Scharghatty,
- 5. Mousa Malown.
- 6. Mouza Leig.

Dated 29th October 1846, corresponding with 10th Kartill Souden 1963 Sumblet.

Translation of an Irrarnaman entered into by Rasau Ram Sing of Natagorn, —Dated 29th October 1846.

Whereas the British Government has been pleased to great me, under a Sunned nucleus badi nuculia and Interest badi hotenia, the Fort of Malown and its six dependent villages specified in that Sunnad, together with the two 18-pounders and the ammonition in that Fort: I do hereby execute an ikramamah, hinding myself and my successors to the following three conditions:

Ist.—I will rule the people transferred to my authority by virtue of the aforeacid Sound with justice and moderation, so that they may in no respect be sufferers by being transferred from the rule of the British Covernment to that of Hindoor,

2nd. I will recognize their right to appeal to the local British Agent against oppression or injustice.

3rd.—I engage, on pain of forfeiture of the grant, to pay implicit obedience to any advice or remonstrance which the British Agent may have occasion to offer on their behalf.

# No. XXXIII.

PRANSLATION of a SUNNUM granting the State of Natagoral with the title of Rajan, to Rajan Ugun Sing,—Duted the 19th January 1860.

Whereas Rajah Bejey Sing, lawful son of Rajah Ram Singh, of Nalagorh, having died, leaving no legitimate made heir of his body, the aeritary of Nalagorh has lapsed to the British Government, and is entirely at its disposal; but in consideration of the fidelity of Rajah Ram Sing, and of the useful services which he rendered during the Goorkha War in 1813 and 1814, the Government wishes to great the State of Nalagorh, which was in the possession of the late Rajah, to Ugur Sing, an illegitimate son of the said late Rajah Rum Sing: Accordingly the Government hereby confers the State of Nalagorh, with the title of Rajah, upon Ugur Sing and the heirs male of his budy furfully begotten.

Be it known that Rajah I gur Sing and his incirs shall pay to the British Treasury an auroual tribute of five thousand rupees; that the Government guarantees the jaghine of the brothers of Bajah Ugur Sing; that the Bajah shall allow the free acress of British subjects, Native and Kuropeen, into his territory, for commerce or otherwise, and treat them on an equal footing with the subjects of his own territory; and that Covernment has reserved to itself the power of making roads through the Kalagurh State.

# PUNJAH—HILL STATES—Nalagarh—NO. XXXIII—1860—Keenthel— 9] NOS. XXXIV AND XXXV—1816.

Be it further known that the grant has been made on condition of good behaviour and of service. Military and Political, at any time of general danger or disturbance.

## No. XXXIV.

Thanslation of a Summin grapted to Rama Summar Sing for part of the Than noorable of Keonshul,—1815.

Whereas the Coorkhas have been completely expelled from these districts, and the whole of the hill country has come into the possession of the British Government: Wherefore, by order of the Right Honorable the Governor-General, this Sound is greated to Rama Sousar Sing, conferring on him and his heirs for ever the Pergunnaha Goofhanj and eight Pergunnaha, with the sayer collections of the same. The Rajah, considering this a valid instrument, will take possession of the said Pergunnaha, paying street allegiance to the British Government, and will promote the welfare of his ryots, and will obstein from encroaching on the other Pergunnaha of Keonthul, and will never at any time advance a claim to the other Pergunnaha. In case of war the Rajah will join the British Force with his troops.

The duty of the ryots and of the Thakouruse on their part will be, considering Rana Sunsar Sing as their rightful lord, to obey him accordingly and pay the towernes regularly.

If the Rajah should be wanting in obcdience to Government, or should fail to join with his troops in case of war, the lands conferred on him by this Sunnyd will be forfeited.

6th September 1815.

### No. XXXV.

Teanstation of a Sunnub granted to Rana Sunsan Sing, -1815.

Whereas the Georkhas have been completely expelled from these districts and the whole of the hill country has come into the possession of the British Government: Wherefore, by order of the Governor-General, this Summed is granted to Rana Sunsar Sing conferring on him and his heits for ever the Thakooraces of Bethook, Gooree, Khond, and Kyarec, which have been from of old comprehended within and subject to the Raj of Keonthul, the Ranas of which Raj have always received muzzuranah from each. The Rana aforesaid will take nuzzuranah annually from the said Thakooraces by two instalments, in the following proportions:—

From	Bethook						_	Rs. 500
**	Guotee		-			_		500
12	Khond			-				250
	Kyeres						_	250

And the said Rana shall promote the welfare of the ryots, and shall protect the Thakours. The Rana shall also, on requisition from the British authorities, familia begaves and sepays from each Thakoursee. He shall also distribute justice to all, and shall oblige the Thakours to keep the roads in repair. And considering this a valid instrument, he will always acknowledge his obligations to the British Covernment, and conform to the stipulations of the Sunnucl. The Thakours will consider the Rana aforesaid to be their rightful lord, and will obey him accordingly, and pay their nuzzuranah according to the amount above scated, or, builing in the performance of these duries, they will be ejected. Let them therefore conform to these injunctions and not encroach on the possessions of others.

11th September 1815.

## No. XXXVI

TRANSLATION of a SUNNED greating Pergannah Poonur to RANA SUNSAN SING of Kronthul, under the seal and signature of Captain Robert Rose, Deputy Superintendent of Sirinid and Hill States,—Dated 5th April 1823.

Whereas, by the grace of God the Goorkhas have been completely expelled from this country, and all the phaces of this district have come into the pagession of the British Covernment, the Pergunnah of Ponnur, which, agreeshly to the Government unless of the 20th September 1816 received through General Sir Dayid Ochterlony, was confirmed to Runa Sunsar Sing of Keonthal in pernetality, with all the rights and appurtenances belonging thereto, is hereby annoved to the Thakooracc of Keonthal. It behaves the above-maned Rana considering this Sound as a valid deed, to hold possession of the said Pergumah; to abelian from encroaching upon the territories of others; to improve the condition of the people; to distribute justice to the aggricated; to evince his unaworking attachment to the Government, by executing all its orders with promptifude and zeal; to acknowledge his obligations for this savor; to join in person the British Forces with his retainors on the occasion of a war; and not to disregard orders of Government requiring begarees from his territory in time of need. He shall consider it incumbent upon him to constant rouds fit for carts to pass at such places in his territory where the Huzoor (I) may stay. Excepting the above, no tribute or nuzzuranah shall be demanded from him.

It will be the duty of the tyots of Pergunnah Poonur to consider Rana Sunsar Sing and his descendants as their rightful lord, and to obey his orders.

## No. XXXVII.

Than station of a Sanan issued by the Governor-Ceneral confuring the TITLE of 'Raja' on the Rana or Kronthat, --1858.

Whereas, it has been learnt from the report of the Chief Commissioner of the Panjab that, actuated by a sense of loyalty and devotion cowards the exulted Roglish Government, you extended protection to and ensured the comfort of those Englishmen, who at the time of the riot and disturbance had left Simis and sought an asylum in your State; and, whereas, this fact has coused me pleasure and satisfaction. Now, therefore, by way of additional favour and concession, I hereby confer upon you the title of Raja and a Khillut, valued Rs. 1,000, and grant to you this Sanad under my hand. I feel confident that you will repay this great gift and henevolence by considering your interest and welfare to lie in rendering ever more seafously service and loyalty to the august English Government, and will recognise in this grant a source of pride and distinction for you in the eyes of your peers and contemporaries.

CANKING.

Dated the 24th July 1853.

#### No XXXVIII.

PREMANUAL LEASE by HIS HIGHMAS RAMA BALBIE SIIN OF KNOWTHAR IN FRANCE OF the Successfully OF State for India in Council, through the Deputy Commissioner of Simble,—1884.

Whereas under a correspondence ending with an endorsement No. 2453, dated 29th September 1884, from the Commissioner and Superintendent of the Umbulla Division, the British Government in India is, for the purposes of convenience and better conservancy, desirans of extending the municipal fimits of Simbs to a tract of land now constead by the dwelling houses of Europeans in the pargana of Eusemai, and in my territory, I, Bulbir Sen, the present Raja of Keonthal, do hereby, on my own behalf and that of my successors, lease and surrender the said trace to the British Government in peopetuity on the following conditions, viz.—

- 1. The territory ceded comprises an area of 49a, 1p. 24yds. (British acros) more or less, and is included within boundary pillars numbered consecutively.
- 2. A plan's accompanies this lease showing the pillars, their distances apart and their bearings buckward and forward from true north. It also shows whether the line between pillars is indicated by a vertical drop line, the hill contour, or a coad, as the case may be.
- In lieu of the area transferred on perpetual lease, the British Government shall pay to me or my successors an annual quit-rent of Rs. 3,500 (three thousand

five hundred) in moities. These moities shall become payable half-yearly in advance on the let of Junuary and let of July respectively.

- 4. This loase is terminable at the will of the British Government, but not so at the will of the roling Raja of Keonthal, except in default of payment of rent expeciting a period of one year, who hereby, and in consideration of the quit-rent above specified, transfers all and every jurisdiction in the land tract to the British Government.
- 5. The quit-cent above specified includes compensation to the Keonthal State for the loss of the following revenues:—(1) Ground-zent now levied by the Reju, (2) excise. (3) revenue from law and justice, (4) miscellar cons grazing fees, &c. As it is necessary in the interests of the perpetual lessess that the excise revenue of the leased tract shall be in future secured to them, I hereby bind cryself and my successors not to locate or permit location of a still for Equor, or a liquor or drug shop within a nearer distance of the boundary than my capital of Junga, which is situated five miles, more or less, from Kasumti.
- 5. As the primary reason for the lesse is the better esnitation of the municipal town of Simla, I finally pludge myself not to permit an extension of the habitation known as the Kasamti Bazaar, or to permit the construction of any new buildings or dwellings within a mile of municipal limits without the consent first obtaine? of the Deputy Commissioner for the time being. A failure on my part to conform to this condition shall involve such penalty as the lessees shall deem just to impose on me.

STATEA,

C. BEADON,

21th October 1884,

Deputy Commissioner.

- 7 P.3.—The Municipal Committee of Simbs are under no pretence whatever to exercise authority beyond the boundaries as now laid down.
  - 3. This lease to run from the 1st January 1885.

#### No. XXXIX.

- ......

Sand of Cession of Jurisdiction by the Raha of Knonehal to the British Government over the lands in the State occupied by the Kalka-Simia Rahlway,—1901.

We (1) Rana Bijay Ser. Reja of the Keenthal State; (2) W. C. Renouf, I.C.S. Deputy Commissioner, State, in charge of the Keenthal State until Raja Bijay Sen is granted full powers by the Supreme Government; and (3) Mian Durga Singh, Manager of the Keenthal State, hereby code to the British Government full and exclusive power and jurisdiction of every kind over the lands in the said State which are, or may hereafter be, occupied by the Simla-Kalka Railway (in-

# PUNJAB—HILL STATES—Keonthal—NO, XXXIX—1901—Baghat—NO, XL—1816,

cluding all hards occupied for stations, for out-buildings and for other tailway purposes), and over all persons and things whatsoever within the said lands.

Bijar See, Raja of the Keanthal State.

31st July 1901.

W. C. Renoue, Doputy Commissioner, Simla.

31st July 1901,

Propert States,

Manager, Kevithal State.

3rd August 1901.

## No, XL,

TRANSLATION of a STREET granted to RAMA JUGGOT STREET of BAGHUL, dated.
Stell September 1815.

Whareas the Goorkhas have been completely expelled from these districts and the whole of the hill country has come into the possession of the British Govexament: Wherefore, by order of the Right Honorable the Governor-General. this Sunnud is granted to Ranz Juggut Sing, conferring on him and his heirs for ever the Thaknomes of Baghul, with all the rights and appurtonumes belonging thereto, on condition of his paying annually the stipulated maxaranah for defraying the expense of protession by the British troops, and of his attending with begarcos and sopeys, as specified below, in case of his being so required. The said Rana Juggut Sing will promote the welfare of his 1904s, and the cultivation of the lands, and look to the security of the roads, and ensure the due payment of his nuzzaranah for dafraying the expense of British croops, and he ready to attend with begarees and espoys, as desailed below, when culled upon; and wife pay strict obedience to the British Government, and abstain from encrowching beyond his own timits. And if at any time the said Runa Juggot Sing fail in the performance of any of the above obligations (again enumerated) he will be dispossessed. Considering this Sunnud as a valid instrument, he will conform to its terms. The duty of the ryots of the Thakoorsee, on their part, will be, considering Runa Juggut Sing as their rightful lord, to obey him accordingly, and pay the revenues regularly.

#### Detail,

Hundred begaress with Captain Ross at Subathon; and in case of a war joining the British troops with his forces; and making roads 12 less broad throughout his Thakooraes. Nuzzuranah remitted.

# No. XIJ.

SANAU granted to RAMA KISHEN SINGH of BAGHAU, 4875.

On the secommendation of the Lieutenant-Governor of the Punjab and in consideration of the faithful services resolved by your family to the British Government. I hereby confer upon you and your bairs and successors in the Chiniship of Baghal the title of "Raja" on mudition of faithful allegiance to Her Majesty the Queen.

Northbrook, Vicercy and Governor-Geometr of India.

FORT WILLIAM; The 12th March 1875.

## No. XLU.

TRANSLATION of a SURNUM granting THAROGRAMS JOSEPH to RAMA POORDS CHOND of JOSEPH, under the Soul and Signature of Captain Russ, dated 18th November 1815.

Whereas, on the expulsion of the Georkhas, the whole of the hill territory has come into the possession of the British Government, this Sannud agreeably to the orders of the Right Hounishle the Governor-Ceneral, Lord Moirs, received through General Sir David Ochterlony, is granted to Rana Poorun Chund, conferring upon him Thakonraec and Territory of Joobul, of which he shall bold possession in perpetuity, in the same manner as ne did during the time of the Goorkhas. He shall exert bioself to serve the Government in the following manner:——

Isl,... He shall employ seventy beganns in the constant service of Government throughout the year.

2nd, -No nuszurmuch shall be taken from him.

3rd.—The armed retainers of Juntal shall join the British Force on the occasion of a way, and shall not serve any other power.

Begareze shall be supplied when required for the construction of roads. Dated 3rd Ughan 1872 Soundhas, corresponding with 18th Nevember 1815.

# No. XLin.

Savan granted to Kana Buadan Chann of Joshan State,—1918. I hereby confer upon you the title of Raja as an hereditary distinction.

CHELMSIONN,

Viceroy and Governor-General of India.

Deimi;

The 1st January 1918.

## No. XLIV.

Translation of a Sonnuo granted to Momentar Sine,-1815.

Whoreas the Goorkhas have been completely expelled from these districts and all the hill country has come into the possession of the British Government; and whoreas, in consequence of Mohinder Sing's having failed to join the British forces during the war with the Goorkhas the whole country of Bughaut is entirely forfeited to the British Government, that Government, of which magninismity is the aburactoristic feature, is pleased, as an act of pure favour and grace, to grant anew to Mokiadez Sing the Pergunnalis Kusowlee, Bookuj, Bewal, and Goles Masil, being four l'erguunska of Bughaut which were forfeited along with the rost. Wherefore, by order of the Right Honorable the Covernor-General, this Sumuad is given, conferring the four Pergunnals aforesaid on Mohinder Simiand his beirs for ever. It is necessary therefore that he should reside at Dhurum Poolah and lake possession of the said Perguenaks, prerouting the walfage of the ryots and dispensing justice to all. He must bewere not to encrosult beyond the unclear and liked boundaries of the four Pergonnahs aforestid on any of the other Perguneahs of Bughaut, and he must never lay claim to any of the other Perguinals, or to the produce of the sayor collections of Sughact, amounting to 1,300 rupees, which has been given to. Muha Rajah Kurrum Sing. He must pay allegiance to the British Government, and in case of war must join the British tecops with such a force as he is able to collect. He must moreover keep always twenty begardes with the Officer at Subathoo.

If at any time he shall depart from these engagements, he will be immediately dispossessed of the lands in question. The ryots of the said lands must, on their part, consider Mahinder Sing to be the rightful lord of the territory, and pay their revenue punctually, and show due deference to his just sutharity.

Dated 4th September 1815,

## No. XLV.

Sunnub granted to Dimense Sind of Bushar, dated 31st January 1862.

On the Seath of Borja Sing, the last Chief of Bughat, without issue, the estate lapsed to the British Government. It was, however, the gracious intention of Her Majesty's Government to restore the estate in perpetuity to Sirdaz Omoid Sing, cousin of Beeja Sing, and his descendants, on serials conditions; Omeid Sing died before this intention could be fulfilled, and I now hereby confer on you, his legitimate con, and on the heirs of your hody in perpetuity, the estate of Bughat, subject to the following conditions:—

1at.—The estate of Bughat shall be chargeable with an annual tribute of Rupecs 2,000. 2nd.—So much of the estate of Bughat (including the lands at present owned by Major-Ceneral Innes) as now yields a gross revenue of 2,500 rupees a year, shall be retained in perpetuity by the British Government in payment of this tributs.

3rd. The remainder of the estate shall be free from payment of tribute.

Be assured that so long as you and your successors remain loyed to the British Grown and faithful in the discharge of your obligations to the British Government the estate of Bughat shall remain to your house a perpetual possession.

## No. XLVL

SUMAND granted to Dillery Sing of Bughlat,-1864.

On the death of Beejah Sing, the last Chief of Bughat, without issue, the relate lapsed to the British Covernment. It was, however, the gracious intention of Her Majesty's Government to restore the estate in perpetuity to Sirdar Council Sing, coulsin of Beejah Sing, and his descendants on certain conditions. Counsid Sing died before this intention could be fulfilled, and I now hereby confer on you, his legitimate son, and on the hoirs of your body in perpetuity the estate of Bughat, subject to the full-twing conditions:

## ARTICLE 1.

The estate of Bughat shall be chargeable with an annual tribute of Eugens 2,000.

#### ARTHOLE 2.

So much of the estate of Bughat as has been acquired by Major-General Impes and is assessed at Empires 1,902-15 a year shall be retained in perpetuity by the British Government in payment of so much of the tribute, and the remainder of the tallatte, viz., Rupcos 997-1, shall be annually paid by the Chief of Bughat in each to the British Covernment.

#### ARTICIA: 3.

The Chief of Bughai shall respect the revenue settlements which were made, and the rights of the under-tenants which were recognised, by the British Government while the estate of Bughat was under its administration.

Re assured that so long as you and your successors remain loyal to the British Crown and fulfaful in the discharge of your obligations to the British Government the estate of Bugbat shall remain to your House a perpetual possession.

JOHN LAWRENCE.

## No. XLVII,

DEED of CESSION of JURISDICTION by the RANA of BACHAT to the BRITISH GOVERNMENT over the lands in the State occupied by the KALEA-SINLA RAILWAY,—1901.

I, Rame Delip Singh, C.I.E., Rame of the Baghat State, heraby code to the British Covernment foll and exclusive power and furishiction of every bind over the bands in the said State which are, or may hereafter be, occupied by the Simla-Kalka Railway (including all lands occupied for stations, for out-buildings and for other railway purposes), and over all persons and things whateoever within the said lands.

R. Dalty Since, C.I.E.,

Rana of Bagkat.

SOLOW:

31st July 1991.

## No. XUVIII.

Sanati granted to Rana Dunga Singu, Rana of Eaguat, Simbi Hill States, Punjab,—1926.

I hereby confer upon you the title of Raja as a hereditary distinction.

IRWEN.

Viceray and Governor-General of India.

Senia;

The 4th June 1928.

#### No. XLIX.

TRANSLATION of a SUNNUD granting THAROGRAPH KOMHARSHIN to RAMA KHER Sind, under the Seal and Signature of Cenneal Sin David Ochterlovy, dated 7th Rebutacy 1816.

Whereve the Goorkhas have been completely expelled from the Hill States and the whole of the hill country has come into the possession of the British Covernment: this Sunned is, by order of the Right Honorable the Governor-General, Lord Moira, granted under my seal and signature to the aforesaid Rana, conferring upon him in perpetuity Thakovrace Komhursein with all the rights and appurtenances belonging thereto, on condition of his paying annually the stipulated

nuzzaransh for defraying the expenses of protection by the British Troops, and of his attending with begarees and sepays, as specified below, in case of his being so required. The said Bans will exert himself with soul to promote the welfare of his ryots, to improve the cultivation of the lands, and to secure the safety of the roads, and cosum the due payment of his nuzzaransh for defraying the expenses of the troops protecting the hill country; and will be ready to appear in person when required, with begarees and armsel retainers as set forth below, and will pay stript obedience to the British Government, and abstain from encoacting upon the lands of others. If at any time he shall fail in the performance of any of the above conditions he will make the displeasure of Government, and he disposessed of the grant. Considering this Summid as a valid instrument, he will conform to its terms in the administration of the alians of his territory.

It will be the duty of the ryote of the aloresaid Theleorane to consider the sold Burn, and after him his descendants, as their rightful lord, to pay their revenue punctually; to show obedience to his authority, and not to swerve from obedience to his reasonable orders.

## Detail.

Borty begarous to be supplied \* throughout the year (or the service of the Government.

He shall serve the Government in person with all his relations on the occasion of war

He shall construct in his territory roads 1 gards wide.

No nuzzurunuh shall be taken,

## Dated 7th February 1810.

\* The Sanud of 1840 prescribes than the Rt. 2,000 a year in hee of these begaress shall be paid in the following instalments:—

								R3.	$\Delta_{i}$	P.
În Aprile .								646	ŧΦ	8
In Anguel .		,						688	10	6
nedment at		•						666	10	В
113 33	•	•	•	•	-	-	-			_

#### No. 1a

Франктатиом of a Sunyup gravited to Runder Paul of Budjer, dated 4th September 1815.

Whereas the Goodkhas have been completely expelled from these districts and the whole of the hill country has come into the possession of the British Government: Wherefore, by order of the Right flonorable the Governor-Geograf, this Sungud is granted to Rooder Paul, conferring on him and his heirs for ever

the Thakourses of Budjes, with all the rights and appartenances belonging thereto, on condition of his paying annually the stipulated autzuranah for defraying the expense of protection by the British troops, and of his attending with beganess and across, as specified below, in case of his being so required. The said Rooder Paul will promote the welfare of his ryots, and the pultivation of the landa and look to the security of the reads, and ensure the due payment of his nuzzuranah for defraying the expense of British troops, and be ready to attend with beganess and sepoys, as detailed below, when called upon, and will pay strict obedience to the British Government, and abstain from encrosching beyond his own limits; and if at any time the said Rooder Paul (all in the performance of any of the shove obligations (again enumerated) he will be dispossessed. Considering this Surceed as a valid instrument, he will conform to its terms. The duty of the ryots of the Thakourace, on their part, will be, considering Rooder Paul as their rightful lord, to obey him accordingly and pay the revenues regularly.

#### Detail

Forty begances at Subathoo; to join with his force in case of war; to keep up reads throughout the Thaknozace. Nazaranah remitted.

# No. II.

Translation of a Surinub granting Thancorabe Budge to Rana Ren Baradone Sinc, Cure of Budger, dated 10th July 1845.

Whereas, on the 27th Kaztick 1899 Sambut, corresponding with 10th November 1841, Thakoon Rooder Paul, Chief of Budjee, of his own accord and free will, made over the administration of the affairs of Budjee to his son Rana Ram Bahadoor Sing, and whereas a copy of a latter from the said Thakoor was transmitted. in a report, No. 16, to bir, Maddock, the Chief Secretary, for the orders of the Right Honorable the Governor-General, Lord Ellenborough, to which a reply, dated 12th November 1841, No. 1106, under the signature of the said Secretary; was received, granting the prayer of Thakour Rooder Paul: This surmed is granted to Rana Run Bahadoor Sing, conferring upon him in perpetuity the said Thakograce, with all the rights and appurtenances belonging thereto, on the condition that he shall pay year after year, Fusal after Fusul, a razzuranah of one thousand four hundred and forty supers in Hen of begarees, and that he shall. When required, appear in person with begaress and retainers as detailed below. It behaves him to promote the welfare of the people; to improve the emitivation; to assure the safety of the reads; to pay numually by instalments the fixed nuxsuranah; to appear in person with begarees and semial retaining when required; to show obedience to the British Officers; to shatein from encroaching on the territories of others; to obey the usual orders in respect to the supply of negaress and retainers from his ilaque in time of need; and to consider himself bound to construct roads throughout his territory,

It will be the duty of the ryota of the said Thaknorase to consider Rans Run Bahadoor Sing as their rightful lord for ever, and not everys from obedience to his orders.

#### Detail.

An annual nuzzuranah of one thousand four hundred and forty rupos to be paid by him by lastalments.

On the occasion of a war he shall join the British Officers in person with all bis retainers.

He shall construct rouds 4 yards broad in his territory,

Dated 10th July 1845, corresponding with 4th Reijith 1261 A. H., and 9th Assar 1992 Sumbut.

### No. LII.

TRANSLATION of a SUNNED granted to Transpor Sunsazini of Mytho, dated 4th September 1816.

Whereas the Goorkhas have been completely expelled from those districts, and the whole of the full country has come into the possession of the Reitish Covcomment: Wherefore, by order of the Right Honorable the Governor-General, this Sunned is granted to Thakeor Sunsaron, conferring on him and his heirs for ever the Thakourses of Mylog, with all the rights and apparterances belonging thereto on condition of his paying anomally the suppulated nuzzurance for defanying the expense of protection by the British troops; and of his attending with begurees and suppys, as specified below, in case of his being so required. The said Thalteer Sunsures will promote the welfare of his ryota, and the entitivation of the lands, and look to the semicity of the result, and ensure the due payment of his negreeable for defraying the expense of British troops, and be ready to attend with begannes and sepoys, as detailed below, when called upon, and will puy strict obedience to the Britisk Government, and abstain from our concling beyond his own limits. And if at any time the said Thakoor Sunsaron fail in the performance of any of the above obligations (again summerated) he will be disposeesed. Considering this Sunned as a valid insurament, he will conform to its terms; the duty of the ryots of the Thakoornee, or their pain will be, considering Thakoor Sunsaroo as their rightful lord, to obey this accordingly and pay the revenues regularly.

#### Dolail.

Forty begarees; naszuranah remitted; to keep up roads; to join with his troops is case of war.

## No, LIII,

Teamstation of a Summon granted to Thanour Jood Ras of Buleum, dated 21st September 1816.

Whorens the Goorkhas have been completely expelled from these districts. and the whole of the hill country has come into the possession of the British Government: Wherefore, by order of the Right Honorable the Governor-General, this Sunnud is granted to Thakoor Joog Raj conferring on him and his heirs for ever the Thakouzage of Bulsun, with all the rights and appurtenances belonging thereto, on condition of his paying annually the elipulated nuzzuranah for defraying the expenses of protection by the British troops, and of his attending with begarees and sepoys as specified below, in case of his being go required. The said Takkooz Joog Raj will promote the welface of his ryots and the enlivation of the lands, and look to the security of the roads and ensure the due payment of his nuzzuranah ini delitaying the expense of British troops, and be ready to attend with begarees and sepays, detailed below, when called upon, and will pay strict obedience to the British Government and abstain from engroaching beyond his own limits. And if at any time the said Thokeor Joog Ruj fail in the performance of any of the above obligations (sgain enumerated) he will be dispossessed. Considering this Sannul as a valid instrument, he will conform to its terms; the duty of the ryots of the Thakwarues, on their part, will be, considering Thakaar Joag Raj as their rightful lord, to obey him accordingly and pay the revenues regularly.

### Datail

Thirty begaress at Subathoo; to attend with his force in case of war. Roads 12 feet broad. Nuzzuranah comitted.

#### No. LIV.

Thanslation of a Saman granted to the Chief of Balsan conferring upon him the citto of "Bara,"—1858.

Whereas it has come to my knowledge from a report of the Hon'ble the Chief Commissioner, Punjub, that you have zealously protected and served the English refugees from Simia in your territory, by way of demonstrating your loyalty and good will towards the exalted English Government.

Now, therefore, I hereby confer upon you under my band, as a further mark of favour, the title of "Rana" along with a Khilist of Rs. 1,000 only.

I have no doubt that in consideration of this valuable gift and generous boon, you will ever consider it to your interest and welfare to render faithful service to the august English Government and will cherish this Sangé as means of pride and distinction among the ranks of your equals and poets.

Canufag,

## No LY.

Thanslation of a Sunven granted to Godenniev Sinc of Onames, dated 4th September 1815.

Whereas the Gootkhas have been completely expelled from these districtly, and the whole of the hill country has come into the possession of the British Govremovable. Wherefore, by order of the Right Hoserable the Covernor-Geograf, this Sunned is granted to Gobardhan Sing, conferring on him and his heles for exact the Thakontage of Dhames with all the rights and appurtenances helorging thereto, on condition of his paying annually the stipulated unazuranul for defraying the expense of profession by the British troops, and of his attending with begavees and sepoys, as specified below, in once of his being so required. The said Cobardoun Sing will promote the welfare of his ryots, and the cultivation of the lands, and book to the security of the rouds, and ensure the due beyonent of his nuzzuranah for defraying the exposes of Bri ish troops, and he ready to obtend with begaters and sepays, as detailed below, when called upon: and will pay aurict obedience to the British Government and abstain from eneroaching beyond his own limits. And if at any time the said Gobardhan Sing fail in the performance of any of the above obligations (again commented) he will be disposeesed. Considering this Support as a valid instrument, he will conform to its terms. The duty of the ryots of the Thaltoorase on their part, will be, considering Guburdhun Sing as their rightful lood, to obey him accordingly and pay the rovenues regularly.

## Datail.

Twenty begaress at Subathoo; to make roads 12 lest broad: mizzuranáh remitted; to join in case of war with troops.

## No. LVI.

Translation of a Sukuin granted to Rama Broom Sing of Kothar, dated and September 1815.

Whereas the Goorkhas have been completely expelled from these districts, and the whole of the hill country has come into the possession of the British Government: Wherefore, by order of the Right Honorable the Governme General, this Sunnuch is granted to Rana Bhoop Sing, accelering on him and his heirs for ever the Thakooraec of Kothur, with all the rights and appurturences belonging thereto, on condition of his paying accountly the stipulated mazuranak for defraying the expense of protection by the British thoops, and of his attending with hegatees and sepays, as specified below, in case of his being so required. The said Rana Bhoop Sing will promote the welfare of his ryots, and the cultivation of the lands, and look to the security of the roads, and ensure the due payment.

of his nussuranah for defraying the exponse of Etitish troops, and be ready to attend with begarees and scroys, as detailed below, when called upon; and will pay strict chedience to the British Government, and abstain from encroaching beyond his own limits. And if at any time the sold Rana Bhoop Sing fail in the performance of any of the above obligations (again enumerated) he will be disposeessed. Considering this Sunnud as a valid instrument, he will conform to its terms. The duty of the ryots of the Thakoorase, on their part, will be, considering Bana Bhoop Sing as their rightful ford, to obey him accordingly and pay the revenues regularly.

## Detail.

Forty begarees, and making roads throughout the Thakooraes; and in case of war, joining the British (2009s with his whole loves.

Nuzzuwush altogether remitted.

#### No. LVII.

Thanslation of a Summun granted to Thanson Roy Munches Dec of Koonstan,-1815.

Whereas the Goodshas have been completely expelled from these districts, and the whole of the hill country has come into the possession of the British Government: Wherefore, by order of the Right Honorable the Covernor-General, this Support is greated to Thakour Roy Mungres Dec, conferring on him and his acirs for ever the Thakeoraee of Koonniar, with all the rights and appurtenumes belonging thereto, on condition of his paying unmustly the stipulated nuzzuranah for deltaying the expense of protection by the British tenops, and of his attending with begarees and sepoys, as specified below, in case of his being so required. The said Thakaor Roy Mangree Den will promote the welfare of his systs, and the cultivation of the lands, and look to the security of the roads, and ensure the due payment of his nuzzuranah for defraying the expense of British troops, and be ready to attend with begurees and sepoys, as detailed below, when called upon, and will pay strict obedience to the British Government, and abstale from enexceeding beyond his own limits. And if at any time the said Thukeer Roy Kungree Dec full in the performance of any of the above obligations (again enumerated) he will be dispossessed. Considering this Stantad as a valid instrument, he will conform to its terms. The duty of the ryots of the Thakoursee, on their part, will be, considering Thakoor Ray Mungree Doo as their rightful land, to obey lam accordingly, and pay the revenues regularly.

#### Detail.

Five begarees; roads, 12 feet; muzsummuh temitted; to join with troops.

## No. LVIII.

TRANSLATION of a SUMMUD granting THAROGRARR MANGUL to MANA BARA-DOOR SING OF MANGUL, under the seal and signature of Captain Robert Rises, Deputy Superintendent of Siring and Hill States, dated 20th December 1815.

Whereas, on the expulsion of the Coorkhas from the hill country, all these districts have come into the possession of the British Government, this Sunnud is granted to Rane Buhadoor Sing according to the orders of the Right Honorable the Governor-General, Lord Maira, received through General Sir David Ochterlony, conferring upon him Thakocrase Mangal. He shall hold possession of it in perpetuity in the same manner as he did during the time of the Goorkhas, and abide by the following terms, viz.:—

1st.—He shall supply begarees for the constant service of Government throughout the year.

264.—Kuzzurauah and Mamels should not be taken from him.

3rd.—On the occasion of war he shall join the Britian Army with his retainers.

RA.—He shall, on requisition, supply begances from his Ilama for the construction of roads, and execute orders of the British authorities with zeal and alarmity.

Dated 20th December 1815, corresponding with 6th Poor 1872 Bumbut.

#### No. LIX.

Translation of a Sunner granted to Mann Count of Bereian, dated 4th September 1815.

Whereas the Coordas have been completely expelled from these districts, and the whole of the hill country has come into the presession of the British Government: Wherefore, by order of the Right Honorable the Governor-General, this Sannuch is granted to Mann Chund, conferring on him and his heirs for ever the Thukoorace of Beejah, with all the rights and appartenances belonging thereto, on condition of his paying annually the stipulated muzamenth for defraying the expense of projection by the British troops, and of his ariending with begaves and sepays as specified he as, in case of his being so sequired. The said Mann Chund will promote the welfare of his ryots, and cultivation of the lands, and look to the security of the roads, and ensure the due payment of his nuzzuranah for defraying the expense of British proops, and he ready to attend with begaves and sepays, as detailed below, when called upon, and will pay strict obedience to the British Government, and abstain from encroaching beyond his own limits. And if at may time the said Mann Chund fafi in the performance of any of the above obligations (again examerated) he will be dispossessed. Considering this Sunnud

as a valid instrument, he will conform to its terms. The duty of the ryots of the Thakomaee, on their part, will be, considering Mann Chund as their rightful lord, to obey him eccordingly, and pay the revenues regularly.

#### Detail.

Five begarees; roads; massuremak remitted; to join with troops in case of

## No. LX.

TRANSLATION of a SUMMOD granting THAMOGRADH DURKOTER to RANA SUTS:

RAW under the seal and signature of Captain Robbit Robb, dated 10th
Ughan 1872 Sumbut,—1815.

Whereas all the Ranas of the hill country and its neighbourhood are under the rule of the British Government, and also the Thakour of Durkotee is subject thereto, Captain Ross directs that Rana Sutes Ram of Durkotee shall always be under the control of the British Government, and shall not place himself under the authority of any other power. Other Ranas shall have no concern with Durkotee, and shall not dispute in any wise the right of the said Rana Sules.

## No. LXI.

TRANSLATION of a SUMBUL conferring THARDORAGE TUROUH upon THARDOR JUDOBOO, SON of THARDOR LUGOCCHUND, under the scal and eignature of Captain Ross, dated Slet January 1819.

Whereas the Goorkhas have been completely expelled from the Hill States and the whole of the hill country has come into the possession of the British Covernment, and whereas the aforessid Rana being absent on the occasion of the settlement which was ordered by the Right Honoroble the Governor-General, Lord Moira, to be made in the Hill Tecritories, the grant of a Sunnud for Thakourace Turoch to the said Rana was delayed: Now from the commencement of the year 1819, corresponding with 1234 A.H. and 1875 Sumbut, the abovenanced Rana being present, this Sunnud is granted to him under my seal and signature, conferring upon him in perpetuity Thakourace Turoch, with all the rights and appartenances belonging thereto, on condition of his paying annually the stipulated nuzzuranah for defraying the expense of protection by the British troops, and of his attending with begaress and retainers, as set forth below, in case of his being so required, and of obedience to the British Government. It behaves him to exert himself in the administration of the affairs of his possessions; to consider himself a dependent of the Government, and not of any other power; to abstain from

ancroaching upon the territories of others; to promote the welfare of the people; to improve the cultivation of the land; and to secure the safety of the reads. If at any time he fail in the performance of any of the above conditions he shall be dispossessed of the grant. Considering this Sunnud as a valid instrument, he will conform to the foregoing conditions in the administration of the allaiss of his territory. It will be the duty of the ryots of the said Thakoozaee to regard the aforesaid Rana and his descendants as their rightful load, to obey him accordingly, and pay the revenues regularly.

## Descriel.

Eight begarees to remain in attendance throughout the year,

No nuzzuranah shall be taken.

He shall construct roads throughout his territory.

He shall join the British Officers in person with his armed retainers and begarees on the accession of war.

Dated 11st January 1819, corresponding with 1st Rubbrewssance 1234 A.H.

## No. LXII.

TRANSCATION of an AGREEMENT taken from RUNTERT SING to govern the Turners State in justice and in equity,—1843.

Whereas it having pleased the Right Honorable the Covernor-General of India to confer upon me the grant of the Thakourage of the territory of Turnch; I, Runject Sing, son of Thakour Kurrum Sing of Turnch deceased, do bind myself, my heirs and successors, to perform truly, diligently, and faithfully the whole of the several conditions specified in this agreement, vis. :-

1st.—That I will punctually pay into the Government Treasury the amount of tribute as herecofore.

2nd.—That I will without excuse or objection buy to Seyam Sing, pending further orders, the annual sum of five hundred Repect allocted to Thooboo and Seyam Sing by Government.

3rd. That I will abolish the practice which hitherto prevailed of levying a time from both parties in a suit after adjustment; and that the said practice shall only affect the guilty party in lature.

4th.—I agree to discontinue the practice which has hitherto prevailed in Turoch, of wantonly dispossessing a subject of his par-intended inheritance in land, and giving it to another in consideration of a nuzzuranah. Such an evil custom shall have no support from me.

5th. I shall not adopt, nor permit, the improper practice which has prevailed in cases where a woman having been seduced and calem to the house of her seducer, the husband or plaintiff on seing for the recovery of the marriage pertion or expenses does not receive justice, as the maney in question is seized by the Chicle and his followers. I shall do justice to all parties.

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6th.—The practice which obtained of the Chieftain seizing entirely upon the goods and chattels of any of his subjects who may die without issue, thus leaving the widow and matter of the deceased destitute and without assistance, shall be beneforth but a stop to. I shall have all the deceased's property whether in each or kind for the maintenance of his mother and widow, to where I will also extend my protection.

7th.—I will exterminate from Turnth the objectionable practice of fomule infanticide and punish severely all cases that may occur.

8th.—No suctees shall be permitted throughout the Turoch territory.

9th.—No doalings in slaves shall be permitted.

10th.—I further bind myself, my beirs and encessors, to preserve the inhabitants in peace and contentment, avoiding all opposition and turanny and preventing it in others. On the contrary I shall govern with justice and equity, and continue steadfast in my allegiance and loyalty to the British Covernment, and since it has pleased the Government to bestow the succession on me, I shall commit no act of injustice; but will cheerfully comply with all orders that may be conveyed to me, and lastly, I bind myself, my heirs and successors, to observe inviolate for ever the whole of the several conditions herein specified, in the folfilment and performance of which there shall be no falling of whatsoever. In witness whereof I have herestole set my hard and seal this 12th day of April (843).

#### No. LXIII.

Thanslation of a Sunnou granting Thancorable Tubben to Thancor Run-Jeef Sing, son of Thancor Kura Sing, under the seal and signature of the Honorabia John French, Sub-Commissioner and Superintendent of the N.-W. Frontier, dated 27th June 1843.

Whereas in terms of a letter from Mr. Secretary Hamilton, No. 2, dated 6th July 1843, and also of paragraphs 38 to 40 of a letter from the Honorable Court of Directors, No. 15, dated 31st August 1842, Thekeomer Turech was granted to the above Thakour, this Sunrad is now given to him under my seal and signature, conferring open him in perpetuity the afragosaid Thakoomee, with all the rights and appartenances belonging thereto. It behaves him to consider himself a dependent of the British Government, and not of any other power; to promote the welfage of the people; to improve the cultivation of the lands; to look to the security of roads; to construct roads in his Haqua; to appear in person with begarees and armed relatiners according to bis means when required; to pay annually by three instalments two hundred and eighty-eight Rupees, which have hitherto been paid into the Covernment Treasury, and also to pay by instalments an annual sum of two hundred and fifty Rupess, on account of Shaum Sing, a former Thakour of Turach; and not to deviate from the terms of the agreement which is on record in this office regarding the settlement of Thakoorsee Turoch and the protection and safety of the people.

It will be the duty of the systa of the said Thakosraee to consider him and, after him his descendants as their rightful lord, to pay their revenue parentsally, to be obedient to him, and not to refuse to execute his reasonable orders.

#### No. LXIV.

TRANSLATION of a SUMBID conferring the THARGORAL of SANGRI and the left of Kanggi with the Perguma of Cheekul upon Raja Birermanest of Kulioo,—16th December 1516.

Whereas the Goorkhas have been completely expelled from the bill district, and all the places of this district have come into the possession of the British Govornment, and whereas the fort of Kangul with the Pergunnah of Checkel and the Thakoorsi of Sangri was during the time of the Goorkhus held by the Kaja of Kullon, therefore now, agreeably to the order of the Right Horible Lord Meira, the Governor-General to General Sir David Ochtorlony, the Fort of Kangul with the Perganush of Checkul and the Thakoorai of Sangri with all the rights and appurtenances belonging thereto is conferred upon Ruja Bikermajest of Kulloo, It behaves the said Raja to consider this Sunnud as a calid instrument, to hold possession of the feet of Kongul, the Pergumesh of Cheekul, and the Thakorrai of Sangri, to abstain himself from encrosoling beyond his own old limits in the possession of others, to improve the condition of the people, to distribute justice: to the aggrieved, to obey the officers of the Company Bahadur, and to execute their orders with promptitude and real. On the occasion of a war, the troops and hegarees of the Raja of Kulloo should be in standance for the purpose of performing the work of Government. He shall consider it incumbent upon him to construct roads in all directions of the said Talooks, Perguinal and Thakporai whenever he is required to do so by the officers of the Company.

It will be the duty of the ryons of the Pergunnah of Checke! and the Thekeorai of Sangti to regard Baja Bikermajort as their rightful lord, and loave nothing undone of their duty to him.

## No. LXV.

Sanad granted to Mian High Singer of Sanger, Punjab,-1887,

I hereby confer upon you the title of Rai as a hereditary distinction.

DOPPERING

Viceroy and Governor-General of India.

SIMLA;

25th July 1387.

## No. LXVI.

SHOURD conferring Figure of Mombots upon Namar Jerlai-1809-Deen,—1884.

Having taken into consideration the position of yourself and relatives in consequence of the death of your late brother, Nawah Jumil-oud-deen, I hereby confer on you the field of Mundote and the title of Nawah, with succession to your male issue according to the rules of primogeniture.

This grant is subject to the following conditions:—

### ARTICLE 1.

You and your encousors in the fiel must provide a reasonable maintenance for your relations, the descendents of yourself and Junial-ood-deen.

## ARTICLE 2.

You will exercise no magisterial authority within the fiet, nor will you interfere in the management of the estate. You will behave properly to the proprietze and outlivators, so far as you may have intercourse with them.

#### ARTOLE 3.

	Annually.	
1. Resides Rance, wisdow of Knotab-so- deen and satelines of Janual-said-deen an		You will a
Jollal and deed	$\tau = 1,200$	the pensional numbed in 41
deen, a step-mother of the above 3. Paras Beguin, with m of the late Naws	. գոր Հե	will be paid
and sunther of his children .  1. Musauman Tajan, widow of the Ja-		of the Brici but you will r
Nawab (las un children)  5. Brobox Shah, daughter of Kostuh-on		of all lapses
deen and sister of the late Nawab .	. 1,200	princions to th
Torat. Ka	. 4,800	Snoumbonts, sanctioned by
at the Man Robinson of the Robinson Rob		General of Inc
TOTAL	, 14,9(%)	

You will not interfere with the pensions of the parties named in the margin, which will be paid through Officers of the Bricish Government; but you will receive the benefit of all lapses or reductions in provious to the issue of present incumbents, which may be sanctioned by the Governor-General of India in Council.

### ARTICLE 4.

The Government demands on the first of Manufote are fixed at one-third the income of the estate, in lieu of all claim for expenses of management, commutation for service, police charges, and the like; to commence from the beginning of the next Fusice year.

## Аптисан 5.

You will at all times conduct yourself as a good and fuithful subject of the British Grown, and will, when required, render service to the estisfaction of the British Government.

By assured that so long as the above conditions are fully and faithfully fulfilled the first of Manufote will remain to yourself and your male issue a perpetual possession.

JOHN LAWRENCE.

The 5th December 1854.

#### No. LXVII.

Apoption Sonnor granted to Sirdar Shamshere Sing Sendranwalla,—1882.

Her Majesty being desirous that the Governments of the several Princes and Chiefs of India who now govern their own territories should be perpetuated, and that the representation and dignity of their Houses should be continued, in Indiament of this desire this Summed is given to you to convey to you the assumed that, on failure of natural heirs the British Government will permit and continuely adoption of a successor made by yourself or by any future. Chief of your State that may be in accordance with Hindao law and the customs of your race.

Be assured that nothing shall disturb the Engagement thus made to you so long as your House is loyal to the Crown and faithful to the conditions of the Treaties, Grants or Engagements which record its obligations to the British Government.

A similar Sauad of the same date was granted to Raja Tej Singh of Siatkob

#### No. LXV) II

#### DRAFT SANAD NO. 1.

For use when no instrument has been executed under Section 8 (1) (b) of the Punjob Laws Act as amended by the Punjah Descent of Jugits Act, but the terms of the original grant ensure impartiality.

The Governor-General in Council; being desirons of recognizing the loyalty and good services of your facedly, is pleased to inform you that, on failure of hoirs

entialed to succoed to your perpetual jugic under the terms of the grant and the general orders of Government, he will recognize as successor thereto any person approved by the Local Government—

# [In a Mukammadan family.]

who may be selected by yourself or by may successor to your proposal jugir and whose succession to ordinary property in your family would not be conteary to the custom or law governing succession thereto.

# .[In a Hindu family.]

who may be adopted by yourself or by any successor to your perpetual jagir in accordance with the custom of cour benity.

Your successor will hold the jugit subject to the provisions of Section 8A of the Punjub Laws Act as amended by Punjub Act No. IV of 1900, but it all other respects, he will hold it on the same terms and subject to the same conditions as those on which you have hitherto held it.

## DRAFT SANAD NO. 2.

For use when no instrument has been executed under Section 8 (1) (b) of the Punjab Issue Act as amended by the Punjab Descent of Jagire Act, but a declaration has been made under the Act.

The Governor-General in Council, being desirous of recognizing the loyaltyand good services of your family, is pleased to inform you than on failure of heirs entitled to second to your perpetual jagic moder the role of descent doclared under Section 5 (1) of the Punjab Laws Act as amonded by Punjab Act No. 1V of 1900, he will recognize as successor thereto any person approved by the Local Government—

## {In a Muhammadan family.]

who may be selected by yourself or by any successor to your perpetual jugir and whose succession to ordinary property in your family would not be our tarry to the custom or law governing succession thereto.

## [In a Hindu family.]

who may be adopted by yourself or by any successor to your perpetual jagir in accordance with the custom of your family.

Your successor will hold the jagir embject to the provisions of Section 8A of the Punjah Laws Act as amended by Punjah Act No. 1V of 1900, but in all other tespects he will hold it on the same terms and embject to the same conditions as those on which you hold it.

## DEAFT SANAD No. 3.

For use when an instrument is executed under Section (8) (1) (6) of the Punjab Laux Act as amended by the Descent of Jagirs Act, and a declaration has been made under Section 8 (1) of the Act.

The Governor-General in Council, being desirous of recognizing the loyalty and good services of your family, is pleased to inform you that on failure of heirs entitled to succeed to your perpetual jugit under the rule of descont declared under Scotion 8 (1) of the Punjah Laws. Act as amended by Punjah Act. No. IV of 1900, he will recognize as successor thereto any person approved by the Local Government—

[In a Mulmoroudon family.]

[In a Hindu Family.]

who may be selected by yourself or by any successor to your perpetual jugit and whose succession to ordinary property in your limitly would not be contrary to the custom or law governing succession thereto.

who may be adopted by yourself or by any successor to your perpetual jugic in accordance with the custom of your family.

Henceforward the jagir shall be inheritable only in accordance with the terms of the instrument by which you have accepted the rule of primogeniture and enb-ject to the provisions of Section 8A of the Punjab Laws Act as amended by Punjab Act No. IV of 1900, but in all other respects your successor will hold it on the same terms and subject to the same conditions as those on which you have hitherto held it.

# PART IL

# Treaties, Engagements and Sanads

relating to the

States

in Political Relations with the

Government of India

· through the

Agent to the Governor-General, Punjab States.

THE establishment of the British power in the cis-Sutlej States dates from the Treaty of 1809 with Ranjit Singh (see Part I, Punjah, No. II) by which he engaged neither to commit nor suffer any encroachments on the possessions or rights of the Chiefs on the left bank of the Sutlej. In May 1809 a Proclamation (No. I) was issued, extending the protection of the British Government to the Chiefs of Sirhind and Malwa without demand of tribute; requiring service in time of war; and defining generally the relation of the protected States to the British Government. The general scope of the proclamation of 1809 was to establish the Chiefs in the States they held before they were received under British protection. Relieved of their fear of Ranjit Singh, however, the stronger Chiefs began to encrosed on the weaker; and in August 1811 it was found necessary to issue a second Proclamation (No. II), directing the restoration of such usurped Estates, and prohibiting such encrosed ments.

After the first Sikh war, the relations of the British Government with the Chiefs of the cis-Sullej States were entirely changed. With the exception of nine of the larger States,\* all the Chiefs were doprived

<sup>\*</sup> Portesla, Jind, Kaldar, Kulsin, Mider Kotla, Faridket, Mandet, Dielgarh, Raiker.

of their sovereign powers and, in lieu of the military service which they were bound to render, they were required to pay a commutation tax fixed at the rate of two annas in the rupee or 12½ per cent. on their income. The States of Dialgarh and Raikot have since lapsed to the British Government, and the Chief of Manidot has been reduced to the position of a jagirdar (see Port 1, Punjab).

Of the territory taken under protection in 1809, lands assessed at Rs. 4,97,485 lapsed in 1891 to the Brilish Covernment from failure of heirs, and lands assessed at Rs. 8,90,477 were confiscated. Out of the territory thus acquired, jugits worth Rs. 75,961 were granted.

In November 1921 the following States were brought into direct relations with the Government of India, through the Agent to the Government, Punjab States. The serial number placed before each shows the order in which they are noticed in the narrative, which follows the provincial order of precedence:

(2) Bahawalpur.	Trans-Sulley States :
(13) Loheru.	(5) Kapurthalo.
Ch-Sutley States:	(7) *Mandi.
(1) Patiala.	(11) Chamba.
(3) Jind.	(12) Suket.
(4) Nabha.	Pswjah IIII. Stotes
(9) Maler Kotla.	$\langle (6)   ^{*}$ Simaur.
(10) Faridkot.	(8) Bilaspur.

The remaining States in the Paujab continued, as before, under the Paujab Government.

#### 1. Pattaga.

Patials is the largest of the Sikh States. The Maharaja belongs to the Sidhu Jat tribe of Sikhs. Chandhri Phul, who founded a village, in Nabha territory, called after his name, obtained from the Emperor Shah Jahan a farman confirming the chandbright which had been conferred on his nacester Bariam by the Emperor Babar after the battle of Panipar in 1926. Phul, who died in 1652, had six sons, of whom the two elder, Tiloka and Rama, became founders of a dynasty of princes, the Maharajas of died and Nabha being descended from the former, and the Maharaja of Paniala from the latter. These three States are known as the Phulkian States. Bama's descendant Sandar Ala Singh founded the city of Paniala and in 1762 received the title of Raja from Ahmad Shah Abdali. He died in 1765. In U767 his successor Amar Singh obtained from Ahmad Shah Abdali the ritle of Raja-i-Rajagan Bahadur. He died in 1781.

<sup>&#</sup>x27;Source and Mondi are equal in rouk and take precedence according to the relative somerity for the time being of their respective Chiefe, calculated from the data of installation in each case.

Relations between the British Government and Patiala appear to have begun in 1808 with Raja Sahib Singh's overtures for protention and the British Envoy's visit to Patials in August of that year, from which, however, no definite results followed. But in February 1809 the Chief welcomed Colonel Ochterlony and his troops at Patials. Two years afterwards the misgovernment of the State, due to Sahib Singh's imbecility, compelled Colonel Ochterlony to interfere: and, at the invitation of Sahib Singh and the Rajas of Nabha and Jind, he visited Patials in January 1811. The British Government, however, declined any active interference. Matters, nevertheless, grew so had that it became necessary to modify this decision: and in April 1812 Colonel Ochterlony was again sent to Patiala, where he established Rani Aus Kour as Regent. On Sahib Singh's death in 1813, the British Covernment withdraw from interference: and Karam Singh was installed as his successor.

During the Nepal War Karam Singh aided the British Government with troops; and on the conclusion of the war Sanada (Nos. III and IV) were granted to him, conferring on him portions of the Keonthal and Baghat States, yielding a revenue of Rs. 35,000, in return for a payment of two lakes and eighty thousand rupees.

In 1823 the British Government again interfered in the internal affairs of Patiela, to support Karam Singh against Rani Aus Kour.

In 1827 the Maharaja lent the British Government 20 lakks of rupees.

In 1830 the hill territory of Simla was obtained from Patiala in exchange for three villages in pargana Bharanli.

In 1869 the Maharaja advanced to the British Government 25 lakha of rupees for the first Afghan War and 5 lakha in connection with the second Afghan War in 1842.

Karam Singh died in 1845 and was succeeded by his son Narendar Singh. Both he and his father rendered services to the British Government during the winter of 1845-46, when the Khalsa army invaded the cis-Sutlej territories. After the campaign Narendar Singh obtained, as a reward, the gift of a portion of the territory confiscated from the Raja of Nabha in consequence of his misconduct.

In 1847, at the request of the Maharaja, a Sunad (No. V) was conferred on him, confirming him for ever in his ancient possessions, and those granted by the British Government, with all rights pertaining thereto. The Maharaja reliaquished for himself and successors all right to levy excise and transit Suties, and engaged to suppress sati, infanticide and slave-dealing and to attend in person with his forces should the cis-Sullei territories be invaded by an enemy; while the British Government gave up all claims to tribute, revenue, or commutation in fieu of troops or otherwise. In the same year the Maharaja received an addi-

tional grant of territory confiscated from the Labore Darbar, amounting to Rs. 10,000, in consideration of his relinquishment of customs and transit duties.

Daving the mutiny of 1857 Maharaja Narendar Singh aided the British Government by furnishing an auxiliary force, which proceeded to Delhi and kept open the communication on the Grand Trunk Road. He also sent troops to Gwalior and Dholpur, and helped the Government with money. For these services he received, besides other rewards, the Nareaul division of the Jhajjar territory, yielding a revenue of Rs. 2,00,000 a year, in perpetual sovereignly, on condition of good behaviour and of service, political and military, of any time of general danger or disturbance. In addition to this, the British Government ceded to the Maharaja jurisdiction over Bhadaur, and the right of eacheds and reversion of lapsed Estates thereis, together with the annual commutation tax, amounting to Rs. 5,265 a year.

In 1860 a new Sanad (No. VI) was given in the Maharaja, under which the British Government engaged never to demand any tribute on account of revenue, service, or on any other plea, and also conferred on the Maharaja the right of adoption in default of direct heirs; but, in the case of the Chief dying without male issue and without adopting a successor, pagarage was to be paid to the British Government. The power of life and death over his own subjects was concoded to the Muharaja, who was bound, on the appearance of an enemy, to cooperate with the British forces and to provide carriage and supplies, and was also required to furnish material for railways and communications on payment, and to great land free for such works.

Subsequently a portion of the Kanaud parganu of the Jhajjar territory, and the taluke of Khamanun, were sold to the Moharaja in perpetual sovereignty, in liquidation of debts due to him by the British Bovernment and in payment of the large interest due on loans. For these transfers a supplementary Sanad (No. VII) was granted in 1861.

In March 1802 the right of adoption, conferred by the Sanad of 1800, was confirmed (No. VIII). Narondar Singh died in November 1862 and was successful by his minur son Mahendar Singh.

In 1858 the Chiefs of Patiala, Jind and Nabha had preterred certain requests to the British Government, one of which must that, in the event of the death of any of those leaving an infant heir, a Council of Regency consisting of three old and tracted ministers of the State, not related to the boir, should be selected by the British Government acting with the advice of the other two Chiefs. This request was granted. On the death of Maharaja Narendar Singh it was argued by the Chiefs of Jind and Nabha that the terms of the Sanads of 1860 gave them the power of superseding at will the accomponents to which they had asked

the British Government to consent in 1858. But the sanads in reality made no change in the status of these Chiefs towards the British Government: they were metaly to examine such sovereignty as they had been accustomed to exercise. The argument was therefore untenable, and a Council of Regency was formed in accordance with the arrangements of 1858. Maharaja Mahandar Singh was vested with full powers of administration in 1870.

In 1867 the Rules of Patiala was granted a permanent salute of 17 guns.

In 1870 the system by which Patials had been superintended by the Commissioner of Ambala was superseded, and the State was placed under the direct control of the Punjab Government.

In 1872 the Maharaja sholished transit dues, amounting in value to about half a takk of rupces a year, in the territories assigned to his father in 1858: and in the same year concluded an Agreement (No. IX) for the construction of a line of telegraph from Ambala to Patials.

In 1873 an Agreement (No. X) was concluded between the British Government and the States of Patials, Jind and Nahha, by which terms were arranged for the construction of the Sirhind Canal and the supply of water to the signatory States.

In 1873 a code of rules for regulating the pursuit and extradition of criminals on the Putials and Jaipur barder was drawn up and received the sanction of the British Government (see Vol. 111, Jaipur). The rules were adopted in 1879 for the Patiala and Alwar border also, and in 1883 the Government of India sanctioned their extension to Patiala and Bikaner.

Mahendar Singh died in 1876 and was succeeded by his older son Rajendar Singh, during whose minority a Council of Regency was selected in accordance with the arrangements sanctioned in 1858.

On the outbreak of war in Afghanistan in 1878, the Patiala State placed its troops at the disposal of the British Government, and they were employed in the Kurram valley, with the contingents of some other States in the Punjab. In consideration of these services the Maharaja was exempted for life from presenting a nazar in Darbar.

A Postal Convention (No. XI) was concluded in 1884.

in 1889 Maharaja Rajendar Singh was tentatively invested with powers, in which he was formally confirmed in 1890.

In 1891 the Darbar granted, free of cost, the lands in the State required for the Delki-Ambala-Kulka Railway.

From shout 1809 to 1846 Palish had furnished, from time to time, a contingent of sowars for general duty. In 1846 the State was ex-

empted from the operation of the rules then passed about the abolition of customs and the commutation of contingent service to a money payment. At the same time the number of sowars was fixed at 100. In 1892, in recognition of the formation of the Imperial Service (roops, the State was exempted from this liability.

On the extension of the Sirsa branch of the Western Jumna Canal, an Agreement (No. XII) was entered into in 1893 in connection with the administration of that portion of the Sirsa branch which lies within the Pulisha State.

In the same year an Agreement (No. XIII) was concluded, for the working of the Rajpura-Bhatinda line by the North Western Railway. This was subsequently twice modified: first in 1992 when, in return for a payment of Rs. 50,000, the Bhatinda Railway Station was transferred to the Government of India and the provisions of clauses 10, 11, 13, 24 and 28 were declared to be no longer applicable to the station area: and secondly in 1993, when the North Western Railway's share of the gross receipts (clause 27) was reduced from 55 to 52 per cent.

In 1895 the approval of the Government of India was given to the adoption of a set of rules regulating the procedure between Patiala and Bikaner in regard to the capture and extradition of criminals.

Maharaja Rajendar Singh served in the Frontier expedition of 1897, and some Paliala troops also took part in the campaign.

In 1900 the Maharaja ceded full and complete power and jurisdiction over lands in the Slate that were, or might thereafter be, required for the Rewari-Bhatinda (No. XIV) and Delhi-Ambala-Kalka Railways (No. XV). These cossions had originally been made in 1886 and 1890 respectively, and the Agreements signed in 1900 were in a revised form. In the same year similar occasions, in the same form, were made in respect of the Bajpura-Bhatinda (No. XVII), Bikaner-Bhatinda (No. XVII), Ludhiana-Dhuri-Jakhal (No. XVIII) and Southern Punjab Bailways (No. XIX).

A revised Postal Convention (No. XX) was concluded in 1900.

In 1900 the Maharoja entered into an Agreement (No. XXI) for the control and discipline of his Imperial Service troops when serving beyond the frontiers of his State. In the same year the Darbar agreed, with all the other Punjab States supplying Imperial Service troops, to the mutual surrender of deserters, other than officers, escaping from one State to another.

Rajendar Singh died on the 8th November 1900, and was succeeded by his son the present Mahuruja Bhupindar Singh, born on the 12th October 1891. During his minority the State was administered by a Council of Regency. He was invested with full powers in 1909. In 1903 a subsidiary Agreement (No. XXII) regarding the working of the Sirhind Canal was concluded with the States of Patiala, Jind and Nubba, in accordance with the provisions of clause 27 of the Agreement of 1873 (No. X).

In the same year the Patiala Darbar ceded (No. XXIII) jurisdiction over lands in the State required for the Kallta-Simla Railway.

In 1910 the Maharaja leased (No. XXIV) from the British Covernment a strip of land in the Kaithal Tehail of the Karmil District, for the drainage nutfall of Patiala city.

In 1913 the Durbar ceded (No. XXV) jurisdiction over lands in the State occupied by the main line of the North Western Railway between Ambala and Ludhiana.

On the outbreak of the Great War, Maharaja Bhupindar Singh placed his personal services and the resources of his State at the disposal of the King-Emperor. The Patials Imperial Service Infantry served in Egypt, Gallipoli and Palestine, and the Rajindra Lancers were employed in Egypt and Mesopotamia. The Muharaja himself visited the Western front and Palestine. The total contribution of the State towards the War amounted approximately to 37,000 men and 87 lukhs of rupees.

In 1917 the Ruler of Fatials was exempted in perpetuity from the presentation of aszar at Viceregal Darbars.

In 1918 Maharaja Dhupindar Singh was granted a personal salute of 19 guns.

Muharaja Bhopindor Singh served in the Afghan War of 1919, and his State troops served on the Afghan front and in the Punjab.

In 1921 (be Ruler of Patiala was granted a permanent-local salute of 19 guns within his own territories.

In 1922 the Dorbar joined the scheme for the reorganisation of the Yndian State Forces, and undertook responsibility for the internal security of the State. In 1925 the proposal of the Darbar to maintain a machine gun section as part of the military forces of the State was approved by the Government of India.

In 1926 an Agreement (No. XXVI) was concluded, modifying the Agreement of 1893 (No. XII) regarding the administration of the Sizza brunch of the Western Jumus Canal.

In the same year sanction was given to the construction by the Durbur of the Sirbind-Rupar Ruilway, and an agreement relating to its working is under consideration.

In 1927 on Agreement (No. XXVII) was concluded with the Putiala. Darbar for the openision of a siding at Kandaghut railway station for the use of the State.

In 1928 the Patials Darbor lessed (No. XXVIII) from the North Western Bailway administration a piece of land at Kandaghat Station for the purpose of laying a water pipe line.

The area of the State is 5.932 square miles; the population, according to the Census of 1921, 1.499.739; and the revenue approximately  $1_4^4$  errores.

Under the reorganisation scheme of January 1921 (be authorised strongth of the Patiala Stale Forces consists (December 1926) of—

·•						-				
(st (Rafindra)	Дарисс	9.							-	526
2nd Lancers				-	-				-	526
Horse Chards				-	-				-	189°
lat Infantry (	Rajindr	ո ՏՎ	hs)	-						775
2nd Intendry								-		775
3rd Infantry										77.5
4th Infantry			-							775
Pant Courds										374*
Mator Mushin	o Gua	Section	on .					-		•
The following or	ther St	ate f	отсев	ате	ma	iutai	ned:	<b>—</b>		
Armed Police	, .									1,286
Autiliary .									-	225
Military Tran	sport ,									78

The State possesses 45 serviceable and C5 unserviceable guns.

With effect from the 1st January 1922 the designation "Imperial Service Troops" was changed to "Indian State Forces".

The State was liable to the operation of the Nazaruna rules up to 1911 when, on the occasion of the Coronation Darbar, all such levies were abolished.

The State was in political relations with the Punjab Government through the Political Agent, Pholician States, from 1901 until the establishment of the Punjah States Agency in 1971, where it was placed in direct relations with the Government of India through the Agent to the Government, Punjah States.

#### 2. Barawaleur.

The rulers of Brhawalpur assumed independence during the dismemberment of the Durani empire which followed the expulsion of Shah Shuja from Kabul. On the rise of Banjit Singh, Nawab Bahawal Khan made several amplications in the British Government for an engagement of protection. These, however, were declined, although the result of the treaties of Lahore, whereby Banjit Singh was confined to the right bank of the Sullej, in reality effected his protection.

The first treaty with Rahavalpur was that of 4833 (No. XXIX), which was negotiated at the same time as the treaty with Ranjit Singh for regulating traffic on the Indus. It secured the independence of the Nawah within his own territories, and opened the traffic on the Indus and Sutlej, at a fixed tariff to be levied at Mithankat and Hariki. In 1835

<sup>\*</sup> Not yet organised.

a toll on boats was, by a Supplementary Treaty (No. XXX), substituted for a tariff; the schedule of tolls was revised in 1838 (No. XXXI), and again in 1840 (No. XXXIII); and in 1843, by an Agreement (No. XXXIV), the tolls were reduced one-half and a scale of duties was fixed on merchandise in transit through Bahawalpur by land. In 1847 the Nawab, at the instance of the Resident at Lahore, remitted all duties on boats passing through his territory, and refused to take any compensation. In 1865, when the Sind postal authorities proposed to establish a camel train through Bhawalpur, the Nawab reduced the duty on goods passing by the land route, and shortly afterwards consented to revise ferry rates on the Satlej, which were formerly a customs duty, and to reduce them to a reasonable remuteration for the labour of crossing passengers and goods over the river.

When arrangements were made in 1838 for the restoration of Shah Shuja, a Treaty (No. XXXII) was concluded with the Nawah, by which he placed himself under the supremacy of, and bound himself to act in subordinate co-operation with, the British Government, receiving its protection and being recognised as the absolute ruler of his country. During the Atghan was the Nawah rendered assistance, both in facilitating the passage of troops and furnishing supplies, for which he was rewarded by the grant of the districts of Sabzalkot and Bhaung Barra.

In carrying out the provisions of Act XIV of 1843, it became desirable to extend the British customs line as for as the Sulloj; and in 1844 the Newsb made over, in free gift, the strip of land required for this purpose.

In 1847-48 Nawah Bahawal Khan co-operated in the operations against Multan, and was rewarded by the grant of a life pension of a lake of the British assumption of the government of the Punjab.

In 1850 the Nawab proposed to supersede his cliest son Muhammad Fatch Khan, and to appoint his third son Saadat Khan as his heir. The Governor-General decided that the Government of India were not ealth upon to interfere in any way in his selection of a successor. When Bahawal Khan died in 1852 the heir-select succeeded him, taking the name of Mohammad Sadiq Khan; but was deposed by the eldest son, with the aid of the Dandputras. Sadiq Khan solicited the aid of the British Government; but the Governor-General decided that, according to the treaties with Bahawalpur, the British Government were bound to support the Chief against his external enemies, but were now bound to aid him against internal commutions. The victorious brother, having accepted the treaties existing between the British Government and the Bahawalpur State, was recognised as Ruler of Bahawalpur; and

the deposed Nawab, through the mediation of the British Government, obtained asylum in British territory, was assigned a cash allowance of Ra. 1,600 a month from the Bahawalpur State, and relinquished for ever, on the part of himself and his heirs, all claim to the State. An Agreement (No. XXXV) to this effect was executed in 1853 and guaranteed by the British Government.

But within a year Sadiq Khan violated his engagement. He addressed the Chief Commissioner of the Punjab soliciting reconsideration of his case; stated that he would never during his life renounce his claim to the Chiefship; and begged permission to proceed to Bahawalpur to recover the massad. In consideration of the guarantee of the British Government to cause the observance of the Agreement by both parties, the Governor-General directed the ex-Nawab to be placed under strict surveillance. He was detained in custody in the fort at Lahore, and died in 1863.

Noveb Muhammad Fatch Khan died in 1858, and was succeeded by his eldest son Robim Yar Khan, who look the name of Bahawal Khan.

In 1863 an insurrection, coased by the tyrange and emplify of the Nawab, broke out among the Daudputra Chiefs. It was suppressed, but not until the Nawab had put to death three of his uncles through fear of their being released by the rebols from their imprisonment in the fort of Derawar. For this atrosious crime the Nawab incurred the severe displeasure of the British Government, and was subsequently required to make over to the protection of the British authorities others among his relations who had suffered from his harsh treatment. Some of the rebels look refuge in British territory, where they remained annualisted as long as they refroined from hostilities against the Nawab. An attack on a Bahawahaar village was, bowever, organised, and on its failure the leaders again sought refuge in British terrifory, but your placed in confinement for abuse of the saylors formerly afforded them. The misgovernment of Bahawalpur continued to endanger the peace of the country, and a formidable insurrection took place in March 1866. On etc 25th March 1866 Nawah Bahawal Khan d'ed suddenly, not without suspicion of poison, and was successfed by his son Sadiq Muhammad Khan, then four years of age. A rival claimant appeared in the person of Jafar Khan, half-brother of Naooh Bahawal Khan. At the same time the leader of the troops, sent by the late Navab to quall the insurrection, threw off his allegiance and murched on the capital. As the British Government were under no breaty obligation to interfere in the internal affairs of Bahawalpur, intervention was at first limited to a declaration that the British Government recognised the succession of Nawah Sadiq Muhammad Khan and intended to accord him full moral support. The presence of the Indian Agent of Government at the

capital, where he had been instructed to reside in order to give the Nawab and his advisers the benefit of his counsel, was sufficient to secure the dispersion of the rebels; their leader was taken prisoner, and all overt resistance ceased.

The state of affairs, however, continued very unsatisfactory! Many influential men had been alienated by the conduct of Nawab Bahawal Khan, the army was discontented, and there was no party of sufficient influence to carry on the administration. In these circumstances the Bahawalpur Darhar preferred a formal request that the British Government would undertake the administration of the State during the minority of the Nawab. Government consented, on the understanding that the British officer appointed should have full powers: and issued a Proclamation (No. XXXVI) explaining the reasons which had compelled them to interfere. Shortly afterwards, a plot for the elevation of Jafar Khan to the masned was discovered and, at the request of the Darbar, he was removed to Lahore as a State prisoner. In 1867 an attempt was made by Muhammad Nizam Khan, the former Minister of Bahawalpur, to excite disaffection among the soldiery, and he was therefore removed from Bahawalpur and not permitted to return. The State has not since been disturbed by political troubles.

In 1867 the Ruler of Bahawalpur was granted a permanent salate of 17 guns.

In 1870 the Imperial Postal Department took over the postal arrangements in the State on payment of an annual subsidy of Rs. 20,000 by the Durbar. In 1878, on the opening of the Indus Valley Railway, the subsidy was reduced to Rs. 6,000, at which figure it now stands.

In 1872 the Darbar ceded (No. XXXVII) full sovereignty over lands in the State required for railway purposes.

In 1877 the Behavulpur State sholished mustoms duties on salt and other articles, and suppressed the local manufacture of salt in its territory; and the British Government agreed to pay Rs. 80,000 a year to the State as compansation for the loss incurred. An Agreement (No. XXXVIII) to this effect was concluded in 1879.

On the outbreak of the war in Afghanistan in 1878, the Nawab placed a military contingent at the disposal of the British Government, and his troops were employed on the frontier.

In 1879 Sadiq Muhammad Khan was invested with full powers, and the British Agency in Bahawalpur was abolished. He died in 1899 and was succeeded by his son Muhamman Bahawal Khan, during whose minority a British Superintendent was appointed to conduct the administration of the State.

In 1899 the Darbar ceded (No. XXXIX) full and exclusive power and jurisdiction of every kind over the lands in the State which were, or might thereafter be, occupied by the Southern Panjab Railway.

In 1900 the State entered into an Agreement (see No. XXI) for the control and discipline of its Imperial Service troops when serving beyond its frontiers. In the same year Bahawalpur joined the other Punjah States supplying Imperial Service troops in agreeing to the unutual surrender of deserters, other than officers, escaping from one State to another.

In May 1903 the duties of the Superintendent were transferred to the Political Agent, Phulkian States and Bahawalpur. In November of the same year, Muhammad Bahawal Khan was invested with ruling powers under the control of the Political Agent.

In March 1906 the restriction placed on the Nawab's powers in 1903, requiring the confirmation by the Political Agent of all death sentences passed by him, was withdrawn.

In November 1906 Muhammad Bahawal Khan proceeded on a pilgrimage to Merca, and on his way back died at Aden on the 15th Febroary 1907. He was succeeded by his son the present Nawah Sadiq Muhammad Khan, born in 1904.

In 1909 the construction of a branch railway line from Khanpur to Chachran was sanctioned. As the line lies wholly in Bahawalpur territory, the Durbar have been permitted to retain jurisdiction thereon. An Agreement (No. Xh) for the construction, maintenance and working of the line was concluded in 1912.

In 1913 the Darbar coded (No. XLT) full and exclusive power and jurisdiction over the land required for the McLeodganj Road and Fuelka section of the Southern Punjah Railway.

On the outbreak of the Great War the Darhar offered all their troops for service abroad. The errort of the Bahawalpur State Camel Curps served in Egypt and Iraq.

In 1920 the Punjah Government concluded an Agreement (No. XLII) with the States of Bohawalpar and Bilkaner, in connection with the Sutlej Valley Canals project. This Agreement was confirmed in 1921 by the Scoretary of State.

In 1922 the Darbar joined the scheme for the reorganisation of the Indian State Forces, and undertook at the same time responsibility for the internal security of the State, though this does not include the strategic railway passing through the Habawalpur territory.

Nawab Sadio; Waharound Khan was invested with full ruling powers on the 8th March 1924.

In 1926 the Government of India sanctioned the construction of the Bahawahagar-Cholistan Reilway, through the agency of the North Western Railway. The actual terms of the working agreement have yet to be settled. The Darbar have been permitted to retain jurisdication, as the line lies wholly in State territory.

The territory of Bahawalpur covers an area of 15,000 square miles; but, exclusive of the desert portion, it is a sarrow strip of country of an average width of 8 miles extending for 1000 miles along the left banks of the Sutlej. Chenah and Indus. The population, according to the Counts of 1921, is 781,191; and the revenue is estimated at 50 lakhs.

Under the reorganisation scheme of January 1921 the authorised excength of the Bahawalpur State Forces consists (December 1926) of—

lst Sadiq f 2nd Harcon l										498 15 <b>3</b>
The following:	other	State	ľю	rees	are	majr	tain	eđ :-	_ `	
Covaley										96
Infantry										531
Armed Polic	:K! -	-	-				-		-	205

The State possesses 4 serviceable guns.

With effect from the 1st January 1922 the designation "Imperial Service Troops" was changed to "Indian State Forces".

In 1913 the State was removed from the Phulkian States Agency and included in a newly established Bahawalpur Agency. This Agency was abolished in 1921 on the establishment of the Punjah States Agency, by which the State was placed in direct relations with the Government of India through the Agent to the Governor-General, Punjab States.

# 3. Jinu.

The Chief of Jind belongs to the same clan as the Maharaja of Patiala, but is descended from the elder brunch. Gujpet Singh founded the town of Jind in 1763, and was recognised as Raja by the Emperor of Delhi in 1772. His descendant Raja Bhog Singh was one of the foremost of those who offered their allegiance to the British Government after the overthrow of the Mahrattes. He joined Lord Lake in the pursuit of Holkar to the banks of the Beas, and his good offices were of importance in the negotiations which followed. Bhag Singh was the maternal uncle of Ranjit Singh of Luhore. Lord Lake confirmed to the Raia the grants of land he held under the Emperors of Delhi, or under Scindia, and as a special reward conferred on him in addition Kharkarda and Bhawani, each worth about Rs. 25,000 annually. The Raja also received, jointly with Bhai Lal Singh of Kaithal, the grant of Barsat Paridpur, in Panipat, worth about Rs. 70,000. These grants were, however, for life only, and lapsed many years ago to the British Government

Blag Singh died in 1819, and his successor, Patch Singh, in 1822. The next Chief, Sangat Singh, died in 1834 without issue, and was succeeded by Sarup Singh, though not without a struggle; at one time

indeed, his claims were decided and the State was declared an escheet. Eventually his right, though a collateral, to all the possessions of the family held by Raja Cajpat Singh, the common ancester, was admitted; but all subsequent accessions of territory acquired by Blag Singh and Sangat Singh were declared as exheat. Samp Singh was formally installed in 1937.

At the beginning of the Surlei commaign in 1845 Raja Sarup Singh refused to send camels for the use of the British, and was fined Rs. 10.000. After this, however, he cave the British active assistance; the fine was eventually remitted and the Raja was granted lands, not exceeding Rs. 3,000 a year, as a mark of satisfaction at his conduct.

In 1847 the Rais of Jind received a Sauad (No. XIJII). In the same year he received in perpetuity an additional grant of land confiscated from the Labore Government, yielding Rs. 1,000 a year, in consideration of his having abeliahed customs and transit duties.

Surup Singh offered his services in the second Sikh war of 1849, for which he received the (hanks of the British Government.

In 1857 the Brja of Jind was the first person who merched against the mutineers at Delhi. His brones noted as the vacuum of the army. He remained in the British camp before Delhi until the recognization of the city, and a poetion of his troops also took part in the assault. For these vervices he received a grant of additional territory yielding Rs. 1,36,313 a year, on condition of good behaviour and of service, political and military, in time of difficulty or danger.

In 1860 the Raja received a new Sarad (No. XLIV), including the privilege of adoption. By a Sanad granted in 1861 (No. XLV) the Raja was allowed to purchase a purbles of the Kanaud tabail of the Jhaijar territory, on payment of negations. In 1862 the right of adoption, conferred by the Sanad of 1860, was confirmed (No. XLVI).

Surup Singh died in 1862 and was succeeded by his son Raghleir Singh.

In 1867 the Buler of Jimi was greated a permanent salute of 11 gues.

In 1973 the States of Patiala, Jind and Nabha entered into an Agreement (see No. X), for the construction of the Sirhind canal.

In 1878, on the outbreak of the war in Alghanistan, the State furnished a continuout of traces.

In 1881 the hereditary title of Roja-i-Rajagan was conferred on the Ruler of Jind.

The code of rules regarding the pursuit and extradition of crimicals sanctioned in 1873 for the Jainur and Paliala border, was adopted in 1823 to regulate the procedure between Jind and the States of Jaipur and Bikaner.

A Postal Convention (see No. XI) was executed in 1884.

Raghbir Singh died on the 7th March 1887, and was succeeded by his grandson, the present Maharaja Ranbir Singh, burn in 1881. During his minority the State was administered by a Council of Regency appointed in the terms of the arrangement of 1858 (ass under Patiola).

From about 1809 to 1846 Jind had turnished from time to time a contingent of sowars for general duty. In 1846 the State was exempted from the operation of the rules then passed about the abolition of customs and the commutation of contingent service to a money payment. At the same time the number of sowars was fixed at 50. They were reduced to 25 in 1860, in return for the good services rendered by Jind during the mutany. In 1892, in recognition of the formation of the Imperial Service troops, the State was exempted altogether from this liability.

In 1882 an amended Agreement (No. XLVII), regarding the supply of water from the Western James Canas, was concluded with the State. This supersaded one that had been signed in 1875.

In 1893 an Agreement (No. NLVIII) was concluded for the construction of a line of telegraph from Maler Kotla to Sangrar.

In 1897 a protest against the appointment of a European tutor to Ruja Ranbir Singà was made by the other Phukkian States (Patiala and Nachu) who claimed that trey smould be entrusted with the arrangements for his education; but it was held that such a claim could not be supported by the paper of requests of 1858, and it was disallowed. When the Raja was invested with powers on the 19th November 1899, but kept for a time under the guidance of a British political adviser, they again protested, on the ground that this was a breach of the Sanads of 1860; but this protest also was overruled. In 1901 the State, which had formerly been under the direct control of the Punjah Government, was placed under the Political Agent, Paulkian States and Bahawalpur, and the political adviser was withdrawn.

The Jind Imperial Service Infantry served in the Tirah campaign of 1897.

In 1899 an Agreement (No. XLIX) was made for the construction, maintenance and working of the Ludhiana-Dhuri-Jakhal Railway by the North Western Railway, on behalf of the Jind and Maler Kotla Darbars. Cession of jurisdiction over lands in the State occupied by the Rewari-Ferozepore Railway, which had originally been made in 1886, was renewed in 1900 by an Agreement (No. L) in a revised form. In the same year similar cessions, in the same form, were made in respect of the Southern Punjah Railway (No. Li) and the Ludhiana-Dhuri-Jakhal Railway (No. Lii).

A revised Postal Convention (see No. XX) was concluded in 1900.

In 1900 the State entered into an Agreement (see No. XXI) for the control and discipline of its Imperial Service Troops when serving beyond its frontiers. In the same year the State agreed, with all the other Punjub States supplying Emperial Service Troops, to the mutual surrender of deserters, other than officers, escaping from one State to another.

In 1903 a subsidiary Agreement (\*se No. XXII), regarding the working of the Sirhind Canal, was concluded with the States of Patiala, Jind and Nabba.

in 1911 the hereditary title of Muharaja was conferred (No. LHH) on the Ruler of Jind.

On the outbreak of the Great War the Maharaja placed all the resources of his State at the disposal of Government, and gave 2 lakes towards the expenses of the war. State troops served in East Africa.

In 1916 the Darbar ceded (No. LIV) full and exclusive power and jurisdiction over lands in the State required for the Find-Panipal Railway.

In 1918 the hereditary title of Rajendra Bahadur was conferred (No. LV) on the Ruler of Jind, and his permanent salute was increased to 10 guns. At the same time Maharaja Raubir Singh was granted a personal salute of 15 guns.

In 1919 State troops rendered assistance during the Penjab disturbances and in the war with Alghanistan.

In 3021 the Buler of Jind was granted a permanent local salute of 15 guns within his own territories.

In 1923 the Darbar joined the scheme for the reorganisation of the Indian State Forces, and undertook at the same time responsibility for the internal security of the State, including the protection of the Railways passing through the State.

In the same year a supplementary Agreement (No. LVI) was concluded with the Jind and Maler Kotla Darbars for the working of the Ludhiana-Dhuri-Jakhal Railway.

In 1924 on Agreement (No. LVII) was concluded with the Jind Darbar for the working and construction of the Jind-Panipat Railway.

In 1928 an Agreement (No. LVIII) was executed between the Secretary of State and the find Darbar, by which the North Western Railway Administration provided a massarry tank at Sangrar for the reception and storage of liquid fuel oil in half by the Jind State.

The area of Jind is 1,259 square miles; the population, according to the Consus of 1934, 308, 183; and the recorder of lakhs,

Under the reorganisation scheme of January 1921 the authorised strength of the Jind State Forces consists (December 1926) of---

Bodyguar								112
Infaulo <del>y</del>					,		-	700
Sud Line	Injan	try		-				160

The following	other	State	inces	918	maintained: -
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Armed Police					,	59
Artillery .					,	<b>a</b> ()

The State possesses 16 serviceable and 2 unserviceable guns.

With effect from the 1st January 1923 the designation "Imperial Service Troops" was changed to "Indian State Forces".

The State was liable to the operation of the Nazarana rules up to 1911 when, on the occasion of the Coronation Darbar, all such levies were abolished.

The State was in political relations with the Punjab Government through the Political Agent, Phulkion States, until the establishment of the Punjab States Agency in 1921, when it was placed in direct relations with the Government of India through the Agent to the Governor-General, Punjab States.

### 4. NADILA.

The Chief of Nabha is descended from the same slock as the Maharajas of Putiala and Jind, but like the latter belongs to the elder branch of the family.

Like the rest of the Sirhind and Molwa Chiefe, Nabba was taken under the protection of the British Government under the Proclamation of 1809 (No. 1), and in 1810 Raja Jaswant Singh was given a Paper (No. LIX) continuing him in his possessions and emphasizing the promises made in the Proclamation of 1809. Jaswant Singh gave supplies and carriage to the British during the Gurkha and Biltaner campaigns of 1810 and 1818, and advanced a loan of six lakes during the Kabul campaign of 1808. He died in 1840 and was succeeded by his son Devindar Singh.

During the first Sikh War in 1845, Devindar Singh withheld supplies from the British and neglected to attend to the requisitions of the Agent to the Governor-General. As a punishment be was deposed in 1846; one-fourth of his territory, vis., the districts of Pakowal, Dehraru and Rori, less a portion worth Rs. 12,200, was confiscated; and all transit duties, estimated at Ra. 12,200 a year, with the exception of the easterns of the town of Kubha, were abolished. Of the confiscated territory, a portion worth Ra. 71,224 was divided conally between the Maharaja of Patiala and the Raja of Faridker, in reward for services during the war. while the remainder, valued at Rs. 28,700, was retained by the British Government. Up to that year the Raja of Nabha had furnished, in addition to the forces which he was to supply in war, a contingent of 50 sowars for general duty. But it was then determined that the Chief should no longer be required to supply any forces in warr and the recenne, from the portion of the configurated territory retained by the British Government, was appropriated to keeping up 100 sowms and 133 infantry, supposed to represent one-third of the force which the State

used to farmish in war. The supply of the 50 sewars for general duty ceased at the same time. Devindar Single was granted a pension of Rs. 50,000 a year, and was kept under surveillance at Mattra till 1854; and thereafter at Lahore, where he died in 1865. His minor son Bharpur Single succeeded, under the grardianship of his step-grandmother and three officers of the Nablea State, who were responsible to the British Government for his education and safety. He was installed in 1847.

During the mutiny of 1867 Bharpur Singh rendered important services, and was rewarded by a grant of land out of the Jhajjar territory, yielding a lakk and six thousand rapees a year, on condition of good behaviour and of service, military and political, in time of difficulty and danger.

On the occasion of the Governor-General's visit to the Punjab in 1860, the Raja received a Sanań (No. LX). In 1861 he was allowed to purchase a portion of the Kannad tabell of the Jhajjar district, in inquidation of a debt due to him from the British Covernment, and he received a supplementary Sanad (No. LXI) on this account.

In 1862 the right of subsption, conferred by the Sanad of 1860, was confirmed (No. LXII).

Bharpur Singh died in 1863, leaving no heir, either natural or adopted; and it thus devolved upon the Maharaja of Patiala and the Raja of Jind, in accordance with the Sanad of 1860 (No. LX), to select a successor, in concert with the British Government, from the Phulkian family. Their choice fell upon Bhagwan Singh, younger brother of Bharpur Singh, who had always been looked upon as his heir; and it was confirmed by the British Government, nazarana being levied as provided in clause 3 of the Sanad.

Bhagwan Singh was installed in 1867, and died in 1871 without heirs. The procedure laid doo a for such cases by the Sanad of 1860 was followed and a collateral relative, Hira Singh of Badrukhan, a feudatory of Jiml, was chosen. The selection was approved by the British Government, and the customary nazarona levied. Hira Singh's share in the Estate of Badrukhan was considered to have lapsed for want of direct heirs, and was made over acconditionally to the Raja of Jind.

In 1807 the Ruler of Nabha was granted a permanent salute of 11 guns.

For many years a dispute had existed between the Southi Sikhs and their feudal superior the Raja of Nabha, relative to certain acts of feudal obedience which they were bound to pay to their Chief; to the equivalent to be paid in money for that service when it reased; and to the division of the profile of certain villages in which both parties had rights. The dispute began in 1820, regarding the times and occasions when the Southi Sikhs were to furnish a quota of horsemen. In 1861 an arrangement was

made, with the approval of Government, by which the Raja was to give the Southi Sikhs IIs. 5,000 a year in discharge of all matters in dispute between them. The Southi Sikhs appealed against this decision: and in 1869 the Government of India decided that the Southi Sikhs' share at the revenues of the villages in dispute should be Rs. 24,500 a year: and that the Raja of Nabha had a right in respect of escheets, commutation for loss of services of horsemen, and a deduction of one-eighth on account of confiscated and restored territory, amounting in all to Rs. 11,562: leaving the balance, to be paid to the Southi Sikhs, Rs. 12,908 a year. As an alternative the Sikhs were permitted, should they desire it, to receive villages producing a clear income of Rs. 8,000 a year, under certain specified conditions. They elected to take the assignment from land revenue of Rs. 12,998 a year. Payment was made in full by the Raja in 1872.

In 1873 the States of Patiala, Jind and Nabha cutered into an Agreement (see No. X), for the construction of the Sirhind Canal.

In 1878 the State turnished a contingent of troops to employment in Afghanistan.

A code of rules regarding the pursuit and extradition of crimicals, similar to that sanctioned in 1873 for the Patiala-Jaipur border, was adopted for the border between Nabha and Alwar in 1879, between Nabha and Jaipur in 1888, and between Nabha and Bikaner in 1897.

A Postal Convention (see No. XI) was executed in 1884.

In the same year the Raja coded full jurisdiction over the lands in his State required for the railways comprised in the Rajputana-Malwa railway system.

In 1894 the hereditary title of Raja-i-Rajagan was conferred (No. LXIII) on the Ruler of Nabha.

Nahha Imperial Service troops served in the Tirah Campaign of 1897.

Agreements were made in 1900 ceding jurisdiction over lands in the State occupied by the Rajpura-Bhatinda (No. LXIV), Rewari-Ferozopore (No. LXV) and Ludhiana-Dhuri-Jakhal Railwaya (No. LXVI).

A revised Postal Convention (see No. XX) was concluded in 1900.

In 1900 the State entered into an Agreement (see No. XXI) for the control and discipline of its Imperial Service troops when serving beyond its frontiers. In the same year Nubba joined all the other Punjab States supplying Imperial Service Troops in agreeing to the mutual surrender of describes, other than officers, escaping from one State to another.

In 1908 a subsidiary Agreement (see No. XXII), regarding the working of the Sirhind Canal, was concluded with the States of Patiala, Jind and Nabha.

In 1911 the hereditary title of Maharaja was conferred (No. 1.XVII) on the Ruler of Nables.

Hira Singh died in 1911 and was succeeded by his son Ripudaman Singh.

During the Great War the Maharaja contributed aums amounting to over  $\tilde{n}_2^4$  lakhs for various purposes, and the State Imperial Service Inflastry served in Mesopotamia.

in 1946 Deeds, the execution of which had been overlooked in 1900, were signed, formally ceding jurisdiction over the lands in the State occupied by the main lines of the Rajputana-Mulwa (No. LXVIII) and North Western Rulways (No. LXIX).

In 1921 the permanent salute of the Ruler of Nabla was increased to 13 gams.

In 1923 the Government of India appointed a Special Commissioner to enquire Into cortain disputes between Patiala and Nahha States. As a result of the Commissioner's findings, Maharaja Ripudaman Singh agreed to sever his connection with the administration of the State upon certain conditions. This effect the Government of India accepted, and the Maharaja accordingly left Nabha on the 9th July 1928. The administration of the State was entrusted to an Administrator appointed by the Government of India.

In 1924 the Darbar joined the selecte for the reorganisation of the Indian State Forces, and undertook at the same time responsibility for the internal security of the State.

In 1928 the State ceded (No. LXX) jurisdiction over the lands accupied by the Rajparo-Bhatiada Rajlway, the Bhatiada-Fazilka section of the Bombay, Baroda and Central India Railway, and the Raswind-Bhatiada branch of the North Western Railway.

In the same year, owing to the proved disloyalty of Maharaja Garacharan (alras Ripadaman) Singh, the Government of India decided to deprive him of his titles and privileges, to reduce his allowance, and to deport it on to Kodaikanal in the Madras Presidency. He was succeeded by his son the present Maharaja Protap Singh, born in 1920. During his minority the State is administered by a Council of Regreey, consisting of a President and three Members.

Although Jind and Nabba are equal in rank, Jind is given precedence over Nabba on public occasions, except that Nabba receives a return visit from the Vicercy before Jind—a decision given in 1880.

The area of Nal/m is 9.28 square miles: the population, according to the Census of 1921, 263,394; and the resence approximately 24 lakhs.

Under the reorganisation scheme or January 1921 the authorised strength of the Nahhu State Forces consists (December 1926) of—

The following other	State	forces are	maintained:-	
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Artillery .				,		-	4
Armed Police		,					403

The State passesses 10 serviceable and 3 nuserviceable guns.

With effect from the 1st January 1922 the designation "Imperial Service Troops" was changed to "Indian State Forces".

The State was liable to the operation of the Nazerana rules up to 1911 when, on the occasion of the Coronation Darbar, all such levies were abolished.

The State was in political relations with the Punjab Government through the Political Agent, Phulkian States, until the establishment of the Punjah States Agency in 1921, when it was placed in direct relations with the Government of India through the Agent to the Governor-General. Punjab States.

# ö, Kapurthala.

The Chief of Kapurthala at one time held presessions both Cis and Trans-Sutley, and also in the Bari Doab. The scattered presessions in the Bari Doab were gained by the sword, and were the first acquisitions made by Sardar Jussa Singb, the founder of the family. In them lies the village of Ahlu, whence the family spring and from which the style of Ahluwalia is derived. The Trans-Sutley Estates were also acquired by conquest, and from their chief city. Kapurthala, the family derives its general designation. Of the Cis-Sutley possessions some were conquered, and some were granted by Maharaja Ranjik Singh, prior to September 1808. The total value of the Cis-Sutley possessions was estimated at Rs. 5,65,000.

Sardar Fatsh Singh of Kapurthala was a party, with Ranjit Singh of Lahore, to the Treaty of 1806 (see Part I, Punjah, No. I), under which he pledged himself to hold no friendship or connection with Holkar, while the British Government promised him peaceful possession of his territory so long as he continued friendly.

By article 4 of the Declaration of 1800 (No. I) the Sardar of Kapurthala was pledged to furnish supplies to British troops when marching through his territory for purposes connected with the general wolfarer and by article 5 he was bound to join the British army with his forces, should an enemy approach from any quarter for the purpose of conquering the country of the Chiefs of Malwa and Sirhind.

In 1825 Sardar Fatch Singh fled to the Cir-Sutlej States for the protection of the British Government against the aggressions of Ranjit Singh, and protection was accorded. It was declared in 1928 that the Ahlnwalia Chief was under British protection in respect of his accessrat possessions east of the Sallej, but dependent on Labore for places con-

forced by the Lahore Government prior to September 1808, viz., Bassi, Naraingarh and Jugraon. The protection of the British Government, Improver, extended over both.

Fatch Singh died in 1837, and was succeeded by his son Nihal Singh. He collected supplies for the British troops on their way to Kabul, while some of his troops took part in the Kabul expedition of 1842.

In the first Sikh war of 1845 the troops of Kapurthala fought against the British at Alivol: and, in consequence of these hostilities and of the failure of the Sardar to furnish supplies from his Cis-Sutlej Estates to the British army, his Cis-Sutlej Estates were confiscated. When the Juliundar Doab came under the dominion of the British Government in 1846, the Trans-Sutlej possessions of the Alduvalia Sardar were maintained in his independent possession, conditionally on his paying to the British Government a commutation in each of the service engagements by which he had previously been bound to the Government of Lahore. The value of the Juliundur Estates was estimated at Rs. 5,77,763. The terms of the continuation were in encour of the Surdar and the heirs of his body lawfully begotten, on condition of good conduct and good management, that no customs of duties of any kind were levied, and that he mode and kept in repair the high roads through his lands.

The commutation for military service in the Jullundur Duah was fixed at Rs. 1,38,000; but subsequently a reduction of Rs. 7,000 was made on account of the Nurmahal jagir, which was included with the Kapurthals territory when first calculating the tribute due by the Raju, but was afterwards acclared to be distinct therefrom. The Buri Doab Estates, estimated to yield Rs. 25,270, but subsequently assessed at Rs. 16,742, were released to Sardar Mihal Singh on a life tenure, and subject to British jurisdiction.

The punishment indicted after the first Sikh war was not without its effect on Sanlar Kihol Singh, and he rendered satisfactory assistance to the British Government during the second Sikh war, at the close of which he was created a Rajs in 1849. He died in 1862, and was succeeded by his son Randhir Singh. During the mutiny of 1857, and subsequently in Oudh an 1858, Baja Randhir Singh rendered service to the British Government. In recognition of the services then performed by him in the Jullandur Doab, the Government of India, among other rewards, remitted a year's tribute, and permanently reduced the tribute by Rs. C5,000. The Raja, however, requested that the hereditary jagir in the Bari Doah, which had been resumed on the death of Raja Nihal Singh in 1852, though of less present value, might be restored to him in lies of the remission of tribute. This request was complied with in 1860, and the jugir was released to the Raja in perpetuity, the civil and police jurisdiction remaining in the bands of the British authorities. The

tribute payable by the Raja accordingly stood at its former amount, Rs. 1,31,000.

For his services in Oadh in 1858, where, at the head of his contingent, Randhir Singh took part in several engagements with the enemy, some valuable talukdari lands in that province were conferred upon him (No. LXXI):

- (1) The Baundi and Bithauli Estates on the Ghagra, in the Bahraich and Barabanki districts, pranted at a favourable assessment fixed in perpetuity. The revenue demand on these Estates is Rs. 59.950.
- (2) The Akona and Dongspur Estates in the Bahraich district, granted at ordinary rates and temporarily settled.

By a Sanad (No. LXXII) granted in 1862, the Buler was guaranteed the right of adoption.

Shortly before his death in 1852 Nihal Singh executed a will empowering his two younger sons, Bikrama Singh and Suchet Singh, to claim a partition of the fief. Dissensions arose among the brothers, and in 1863 Suchet Singh demanded and received his share, which he held, independently of the Raja, as a Jagirdar of the British Government.

In 1859 Suchet Singh, having become reconciled to his brothers, desired that the arrangement ordered by his father's will might be set aside and the lands restored to the Kapurthala State, to be held by him in subordination to the Raja. This request was sanctioned by the British Government, and the dismemberment of the State having thus been prevented by voluntary agreement between the brothers, the cancellation of the will, and the restoration to the Raja of his territory on the same footing as it existed in former times, were announced in 1860 by Lord Canning at a Darbar at which all the brothers were present. In 1866 dissensions again arose among the brothers, and Bikrama Singh and Suchet Singh claimed the execution of their father's will. It was decided, however, that Lord Canning's order should be upheld: that the Raja should exercise paramount authority over the whole of the Kapurthala State, and that the younger brothers should each receive its. 60,000 a year in each, the net annual value of the property bequesthed to thom.

In 1862 the hereditary title of Raja-i-Rajagan was conferred upon the Ruler of Kapurthala: and in 1867 he was granted a permanent salute of H gues.

Randhir Singh died in 1870 and was succeeded by his eldest son Kharak Singh. He soon showed signs of insanity, and in 1874 became incapable of conducting the administration, which was entrusted to a Conneil composed of the Wazir and the Diwan of the State and an officer in the service of the Brillah Government. This arrangement

failed to work satisfactorily, and it was found necessary in 1875 to appoint a British officer as Superintendent of the State, under the general control of the Commissioner of the Jullundur Division. Kharak Singh died in 1877 and was succeeded by his only sen, the present Maharaja Jagačjit Singh, then five years old. During his minority the State continued under the administration of the British Superintendent.

The State Tarmished a contingent of troops during the Afghan Campaign of 1878-79.

In 1883 an Act of the Legislature. No. X of that year, was passed to confirm and give effect to an award made by the Governor-General regarding certain matters in dispute between the Kapurthala State and Sardar Bikrama Singh, touching a grant of land in Quilli received by the Sardar from the British Government.

Raja Jagatjin Singh was invested with full powers on the 24th November 1890.

A contingent of Kapurthala Imperial Service Troops served in the Tirah Campaign of 1897.

In 1899 the State entered into an Agreement (see No. N.X.I) for the control and discipline of its Imperial Service Troops when serving beyond its frontiers; and in 1900 joined the other Punjah States supplying Imperial Service Troops in agreeing to the mutual surrender of desertors, other than officers, ascaping from one State to another.

In 1911 the hereditary title of Mahataja was conformal (No. LXXIII) on the Ruler of Kapuethalo.

In 1912 the Maharaja coded (No. LXXIV) full and exclusive power and jurisdiction over the lands in the State occupied by the main line of the North Western Rollway between Phillaur and Beas,

On the ourbreak of the Great War the Maharaja offered the resources of his State to Government, and the State Forces served in East Africa. The Maharaja contributed a lakh of rupers towards their maintenance on field service, and gave Rs. 25,000 for the purchase of motor ambulances. He also defraved the whole of the extra expenditure entailed by the maintenance of the State Porces on a war feeting, amounting to approximately Rs. 4,00,000.

In 1915 the Mohamaja ceded full and exclusive nower and jurisdiction cover the lands in the State occupied by the Jullundur-Dash (No. 1.XXV) and Phagwara-Rahon Bailways (No. LXXVI).

In 1918 the permanent salute of the Buler of Kapurthalu was increased to 13 sems; and a personal salute of 15 guns was greated to Mahamia Jagatiit Siegh.

In the same year the Maharaja received a Sanad (No. LXXVII) conferring on him the power to pass death sentences on his subjects.

In 1921 the Ruler of Kapurthala was granted a permanent local salute of 15 guns within his own territories.

In 1923 the Darbar joined the scheme for the reorganisation of the Indian State Forces, and undertook at the same time responsibility for the internal security of the State, including the protection of the stretch of strategic railway passing through Kapurthala territory.

In 1924, in view of the efficiency of the State Forces and of the expenditure involved in their maintenance, the annual tribute of Rs. 1,31,000 was remitted by the Government of India under certain conditions.

The area of the State proper is 630 square miles: the population, according to the Census of 1921, 284,275; and the revenue  $18\frac{1}{2}$  lakhs. The estates in Oudh extend over an area of 725 square miles, throughout which the Maharaja enjoys talukdari rights. The population of the Oudh estates is about 300,000 and the revenue 185 lakhs.

Under the reorganisation scheme of January 1921 (he authorised scrength of the Kapurthais State Forces consists (Decamber 1926) of—

Hodyguard Clavalry	-	-	-				-		80
ist Jogatjii Infantry									609
. 2nd Line Infantry		-	-	-		-			Tāri
The following other Stat	e P	o ne es	urc	RG	inta	ned	<b>:</b>		
Armed Police	_				_			_	100

The State possesses 9 serviceable and 10 unserviceable guns.

Artitlery

With effect from the 1st January 1922 the designation "Imperial Service Troops" was changed to "Indian State Forces".

The State was liable to the operation of the Nazarana rules up to 1911 when, on the occasion of the Commation Darbar, all such levies were abolished.

The State was in political relations with the Punjab Government through the Commissioner of Juliandar prior to the establishment of the Punjab States Agency in 1921, when it was placed in direct relations with the Government of India through the Agent to the Governor-Goneral, Punjah States.

# BE. STRMUR OF NAMAS.

When the Gurkhas were expelled from the hills, Karam Parkash, of a Rajput family claiming connection with the Maharawals of Jaisalmer, was the ruling Chief. On the ground of his notorious profligscy and imbecility, however, the Chiefship was bestowed on his eldest son, Batch Parkash.

<sup>\*</sup> See footnote on page 116 ante.

The Sanad (No. LXXVIII) granted to the Raja in 1815 conferred on him and his heirs in perpetuity his ancient possessions, with the exception of the fort and pargana of Morni, which were made over to the Mir of Kotsha to whom they had originally belonged: the Kiarda Dun, which was restored (No. LXXIX) in 1833 on payment of a nazarana of Rs. 50,000; a tract of hill country to the north of the river Giri, made over to the Rana of Keonthal: and the parganas of Jawosar and Bawar, in the Dehra Dun district, annexed to the British dominious.

In 1857 the Raja of Sirmur was Shamsher Porkash. He rendered good service during the mutiny, in recognition of which he received, among other rewards, a khilled of the value of Rs. 5.000.

In 1862 the Ruler received a Savad of Adoption (see Part I, Punjah, No. XVII).

In 1867 the Ruler of Sirmar was granted a permanent salute of 11 guas.

By article 4 of the Sacad of 1815, the Roja of Sirmur was bound to consult the British Government before appointing a Diwan or Mutsaddi. In 1872 this clause was cancelled at the request of Shamsher Parkash, and a revised Sanud (No. LXXX) was issued to bim.

Nahan State troops served in the Afghan War of 1878. The Simon Suppers and Miners also served in the Tiruh Campuign of 1897.

Shamshar Parkash died in 1893 and was succeeded by his eldest son Surendar Bildam Parkash.

In 1899 the State entered into an Agreement (see No. XXI) for the control and discipline of its Imperial Service Troops when serving beyond its frontiers; and in 1900 joined the other Punjub States supplying Imperial Service Troops in agreeing to the mutual surrender of deserters, other than officers, escaping from one State to another.

Surendar Bikram Parkash died on the 4th July 1911 and was succeeded by his son the present Muharaja Amar Parkash, born in August 1888.

On the outbreak of the Great War the Itaja offered the services of the State Suppers, who served in Masopotamia, where they formed part of the garrison captured in Kut El Amara.

In 1918 the hereditary title of Maharaja was conferred (No. LXXXI) upon the Ruler of Sirmur,

In 1919 Maharaja Amar Parkash was invested with unrestricted power to pass sentences of death on his subjects, as a personal mark of distinction for his life only.

In 1922 the Darbar joined the solution for the reorganisation of the Indian State Porces, and undertook at the sourc lime responsibility for the internal security of the State.

The area of the State is 1,198 square miles; the population, according to the Census of 1921, 140,448; and the revenue 6 lowes.

The Ruler of Sirmur receives a money payment of Rs. 13.735 a year in perpetuity from the British Government, as compensation for the loss occasioned by the abolition of rustoms duties. He pays no tribute, but is bound to reader founds service.

Under the reorganisation scheme of January 1921 the authorised strength of the Sirmur State Forces consists (December 1926) of --

Body Gu	ага Тапсет	75	,								ភា
9арре <b>т</b> а—	_										_
Headqı	uarters	-				-	-				Б
No. 1	Company				-	-					142
No. 2	Company										156
Band						-	-			-	85
The follows	ng other	840	iĝe 1	forces	are	тия	uřuž	ined	;		
Armed F	<sup>2</sup> olice						-				40
Military	Transport					-	-				21

The State possesses 4 serviceable and 3 unserviceable guns.

With effect from the 1st January 1922 the designation "Imperial Service Troops" was changed to "Indian State Forces".

Before 1911 the State was in political relations with the Punjah Government through the Commissioner of Delhi. It was there transferred to that of the Commissioner of Ambela until the establishment of the Punjah States Agency in 1921, when it was placed in direct relations with the Government of India through the Agent to the Governor-General, Punjah States.

# 7°. MANDI.

This ancient Hindu Rajput principality came into the possession of the British Government by the Lahore Treaty of the 9th March 1846 (see Part I. Punjub, No. X). In October of the same year the State was granted (No. LXXXII) to Raja Bathir Sen, who had tendered his allepiance to the British Government at Bilasour in February 1846.

Solhir Sen died in 1851 and was succeeded by his infant son Bijsi Sen, during whose minority the administration was carried on by a Council of Regency.

In 1862 the Euler of Mandi received a Sanad of Adoption (see Part 1, Punjab, No. XVII).

Bijai ben was entrusted with the administration of the State in 1866, but its affairs soon tell into such disorder that it was found necessary to appoint a Thritish officer as councillor. Under his advice reforms were introduced and, the administration having been put on a satisfactory feeling, he was withdrawn in 1873.

<sup>&</sup>quot; See footbale on page 116 oals.

In 1867 the Ruler of Mandi was granted a permanent salute of 11 guns.

In consequence of the loss of revenue caused by the introduction into British territory of untaxed sall from the Mandi mines, an arrangement was made with the Raia in 1870 whereby an extra duty of ten armas per maund was levied on all sale sold from the mines, and the Raja was required to pay to the British Covernment such propor-For of the revenue, realised from the new duty, as the quantity of Mandi salt imported into British territory might from time to time bear to the total sales of the Mandi salt. A customs establishment for registering the sale and destination of the salt was stationed at the mines. In 1878 it was decided that the British share of the duty should be realized in a lump sum: and the ratio of the shame of Government to that of the Mandi State was fixed at 2 to 1, which was believed to be the ratio between Mandi salt consumed in British territory and Mandi saft consumed elsewhere. In 1884 a further modification was introduced, by which the duty was reduced to 6 annas per maund, and an arrangement was made for its variation in future, in the proportion of 1 to 5 to any variation of the duty in Brillish India. It was also a condition that the price should not be reduced without the previous sanction of the British Government. In 1922 a fresh arrangement for 5 years was made, under which the Darbar paid Its. 19,000 annually to the British Government in lieu of their two-thirds share of the date, and all British control over the industry and sale price of salt was willulrawn. This arrangement expired on the 1st July 1927, and the question of its renewal is under consideration.

In 1885 the Rojo leased to the British Government the right to collect drift and wait timber on the river Boas in Mandi territory for a period of five years on a payment of Rs. 500 a year. The lease was renewed periodically for varying terms, with slight modifications. The last lease expired on the 31st August 1925, and the question of its renewal is under consideration.

Bijoi Sen died in 1902, leaving no legitimare issue: but his illegitimate son Bhawani Sen was allowed to succeed and was installed in October 1903. For two years offer his accession he was assisted by a European Superintendent from the Indian Civil Service, who was withdrawn in 1905, when full powers were conferred on the Raja.

In May 1909 there was a serious disturbance in Mandi, but the arrival of troops from Simba quickly restored order.

Bhawari Sen died in February 1912 leaving no heir, natural or colopted. His necrest male relative, the present Baja Jogindra Sen, both on the 20th August 1904, was selected to succeed him, and was installed on the 28th April 1913. During his minority the State was established by a Superintendent,

In 1923 the Darbar joined the scheme for the reorganisation of the Indian State Forces, and underbook at the same rime responsibility for the internal security of the State.

Raja Jogindar Sen was invested with full ruling powers on the 13th February 1925, and received a Sanad (No. LXXXIII) removing the existing restrictions on the Ruler's power to inflict capital sentences.

In 1925 the Darhar gave Government a 90-years' lease (No. J.XXXIV) of certain land and system rights in connection with the Punjab Hydro-Electric Scheme.

The area of Mandi is 1,200 square wiles; the population, according to the Census of 1921, 185,048; and the revenue approximately 10 takhs. The State pays an annual tribute of one lakh.

Under the reorganisation scheme of January 1921 the authorised strength of the Mandi State Forces consists (December 1926) of—

Jogindar Laucers	-						27
Jogindar Tulantry				-		-	163
State Band			_			_	27*

The State possesses 5 serviceable and 13 unserviceable guns.

The State was liable to the operation of the Nazarana rules up to 1911 when, on the occasion of the Coronation Darbur, all such levies were abolished.

The State was in political relations with the Punjab Government through the Commissioner, Juliundur, until the establishment of the Punjab States Agency in 1921, when it was placed in direct relations with the Government of India through the Agent to the Governor-General, Punjab States.

## 8. BILASPUR OR KAHLUR.

The Chief of this State belongs to a Rajput family said to have come from the Decean. One of the sons of Haribar Chand, fourteenth in descent from the founder of the family, conquered Chamba, and Bilaspur was founded by Bir Chand, another son. Ajit Chand, twelfth in descent from Bir Chand, founded the State of Nalagark, and bestowed it on his brother, Ajai Chand. The Haja of Kahler had estates on both sides of the Sutlej, but the Sanad (No. LXXXV) given to Raja blaha Chand in 1815, after the expulsion of the Gurkhas, confirmed to him the Cis-Sutlej portion only. Kharak Chand died in 1830, and was succeeded by a collateral, Jagat Chand; the claims of an alleged posturmous son, Garab Chand, were rejected after a full enquiry. A second Sanad (No. LXXXVI) was granted to Kabluc in 1847 for its Trans-Sutlej territories, which up to that time had been subject to the Lahore Darbar. The abolition of transit duties was one of the conditions of this Sanad; and the Raja's application for compensation was rejected

by the Governor-General, partly on the ground that the Kuhlur State, towing to the transfer of its Trans-Sullej possessions to the British Government, no longer had to pay tribute, amounting to about Rs. 4,000, to the Lahore Darbar. The Raja cays to tribute to the British Government, but is bound to render fendal service.

In 1850, at the request of Raja Jagat Chand, the administration was made over to his grandson. Hira Chand—In acknowledgment of his services during the muting of 1957, Raja Tira Chand received, among other rewards, a khillat of the value of Rs. 5,000.

In 1862 the Ruler received a Sanad of Adoption (see Part I, Punjab, No. XVII).

In 1867 the request of Ruja Hira Chand for the restoration of the pargame of Basse and Buchetta, which had originally belonged to the Kahlur family, was granted on condition of his paying an annual eagarona of Rs. 8,000. These pargames had been seized by Ranjit Singh in 1810, and conferred on the Majithia family. At the close of the first Sikh War, the grant was continued by the British Government to Lainua Singh Majithia for his life, and it beyond at his death.

In 1867 the Ruler of Bilospur was granted a permanent solute of 11 guns.

Hira Chand was succeeded in 1883 by his son Amar Chand, who died in 1889 and was succeeded by his son Bije Chand, during whose minority the administration was carried on by a Council of Regency. In 1893 Bije Chand was invested with full powers, the Council being kept on as a consultative body until 1899, when the Raja dismissed it. His constant absonce from the State finally fed, however, to his being deprived of his powers in 1993, when he was required to live outside the State, and the administration was placed under a manager. In 1908 he was permitted to return and resume the administration of the State.

On the outbreak of the Great War the Rule offered his personal services and the resources of his State to the British Government.

A Sanad removing the existing restriction on the Ruler's power to inflict copital sentences was granted (see No. LXXX(II) in 1922.

In 1925 Rajo Bile Chand established a Council to error on the administration of the State as, for reasons of health, he preferred to live in Benotes. In 1927 the Government of India secreted to his request that he should be allowed to abdicate in tayour of his sen, the present Rajo Anand Chand, born in 1913. During his minority for administration is corried on by a Council of Administration.

The area of the State is 448 square miles; the permission, eccouling to the Census of 1921, 98,000; and the revenue 10/ 0.23,286

The State Forces consist (1926) of 80 infantry, with 2 serviceable and 1 unserviceable guns.

The State was Emble to the operation of the Nazazana rules up to 1911 when, on the occasion of the Coronation Darbar, all such levies were abelished.

The State was in political relations with the Punjab Government through the Superintendeur, Hill States, Simla, until the establishment of the Punjab States Agency in 1921, when it was placed in direct relations with the Government of Judia through the Agent to the Covernor-treneral, Punjab States.

#### Malbe Kotla.

This family came to India from Kabul. It was originally a brother-hood dividing the Estate among the several members in equal or unequal shares, according as the power and influence of the several branches might be-predominant at the time of succession.

The ancesters of the present Chief occupied positions of trust in the Sirbind province under the Moghul Emperors, and gradually became independent as the Moghul dynasty sank into decay. The Chief of Maler Kotla joined Lord Lake, and the protection of the British Government was extended to him at the same time as to the Phulkian Slates. Nawab Sikandar Ali Khan ancesseded his father Mahbub Ali Khan in 1853.

In 1862 the Ruler received an Adoption Sanad (No. LXXXVII).

In 1867 the Kuler of Maler Kotla was granted a permanent salute of 8 guns.

Sikateler Ali Khan died without male issue in 1871, baving selected as his hair Ibrahim Ali Khan, the representative of one of the two extant branches of the family, descended from a common ancestor, Jamal Ali Khan. The choice was confirmed by the British Government and the State was placed under British management during the minority of the Nawah. He received full powers in 1878.

By family custom, in the case of a death without issue, the property was divided equally among the branches descended from Jumal Ali Khan, an axira share being aliotted to the Chief. The near relations of the Nawab also exercised sovereign powers in their estates subject to a general subordination to the Nawab. These customs frequently gave rise to family dissensions and maladministration. On the succession of Nawab Ibrahim Ali Khan the opportunity was taken to determine that the Chief's holding should be divided into two portions: the share which he received as Chief, with all subsequent acceptions, to remain undivided, or held by the Chief for the time being: and the other

portion to be divided according to family outtom. It was further determined to limit to existing possessors the exercise of powers independent of the Chief.

In 1885, awing to the mental incapacity of the Nawab, the State was temperately placed under the management of a Superintendent, subject to the control of the Commissioner of Delhi. On the death of the Superintendent in 1892, the management of the State was entrusted to the Nawab of Loharu.

From about 1809 to 1846 Maler Kotla had Jurnished from time to time a contingent of sowers for general duty. In 1846 the State was exempted from the operation of the rules (her passed about the abolition of customs and the commutation of contingent service to a money payment. At the same time the number of sowers was fixed at 25. In 1892, in recognition of the formation of the Imperial Service Troops, the State was excepted from this Hability.

The Maler Koula (imperial Service Support and Miners served in the Third Campaign of 1897 and in the China Campaign of 1900-1901. In 1899 the State entered into an Agreement (see No. XXI) for the control and discipline of its Imperial Service troops when serving beyond its frontiers: and in 1900 joined the other States in the Punjab supplying Imperial Service troops in agreeing to the mutual surrender of deserters, other than officers, escaping from one State to another.

In 1899 the Jind and Maler Kotlo Darbors concluded an Agreement (see No. XLIX) for the construction, maintenance and working of the Ledbiana-Dhuri-Jakhal Railway by the North Western Railway. In the same year the Maler Kotla Darbar ceded (No. LXXXVIII) jurisdiction over lands in the State occupied by the railway.

In 1903 Ibrahim Ali Khan's elder son Ahmad Ali Khan was given the powers of the Superintendent, the Nawab of Loitaru being retained as his adviser. In 1905 he was given full control as Regent, and the Nawab of Loharu's services were withdrawn.

Ibrahim Ali Khan died on the 23mi August 1908 and was succeeded by his son the present Nawab Ahmad Ali Khan.

In 1909 Nowab Ahmad Ali Khan was granted a personal salute of 11 guns.

On the outbreak of the Great War the Newab offered the resources of his State to the British Government: and the Muler Kolla Sappers and Miners served in France and Irsq.

In 1917 the permanent salute of the Ruler of Muler Kotla was increased to 11 guns.

A Sanad (see No. LXXXIII) removing the existing restrictions on the Ruler's power to inflict capital sentences was granted in 1932. In 1928 the Darhar joined the scheme for the reorganisation of the Indian State Forces, and undertook at the same time responsibility for the internal scentity of the State.

In the same year a supplementary Agreement (see No. LVI) was concluded with the Jind and Maler Kotla Darbars for the working of the Ludhiana-Dhuri-Jakhad Railway.

The area of Maler Kotla is 167 square miles; the population, according to the Ceasus of 1921, 80,922; and the revenue 15 lakks.

The Ruler receives compensation from Government amounting to Rs. 2,500 a year in perpetuity, on account of less of revenue caused by the abolition of customs duties.

Under the reorganisation scheme of January 1921 the authorised strength of the Maler Kotla State Forces consists (December 1926) of—

Lamers											40
Intantr	7 -										226
Suppora	-										
Hrade	тваудду	8							,		18
Field	Compa	wy									205
The follow	ing at	her	Stat	e for	rces	are	majı	ıtain	ied :-	_	
Armed	Police										100
Artiller											60
Military	Tran	aport									80

The State possesses 8 serviceable and 5 unserviceable guns.

With effect from the 1st January 1922 the designation "Imperial Service Troops" was changed to "Indian State Porces".

In 1921, on the establishment of the Punjab States Agency, the State was placed in direct relations with the Government of India through the Agent to the Governor-General, Punjab States.

#### Parionot.

The territory of the Faridkot State consists of two portions, Faridkot proper and Kot-Kapura. It is situated to the south-west of the Perozepore district, and borders to the south-east on Patiala. The Chief belongs to the Barar Jat tribe, one of whom, usued Bhallan, acquired great influence in the time of the Emperor Akbar. His nephew built the fort of Kot-Kapura, and made himself on independent ruler. Early in the nineteenth century the Kot-Kapura pargama was seized by the Labore Divan, Mohkam Chand: and after the Sikh war of 1846 it was confiscated by the British Government. But, in reward for his attachment to the British cause and for the aid he rendered to the British forces at Mudki during the Sutlej campaign in IS45-46, the Chief, Pabar Singh, was granted a khillal and the rank of Raja: the

uncestral Estate of Kor-Kapura was restored to him in jagir; and he was granted half the territory which had been confiscated from the Ruja of Nobha.

In lieu of customs shalished, the British Government agreed to pay to the Raja the annual sum of Rs. 2,000; and at the same time, as there were many rent-free heldings in the Kat-Kapura Estate which would lapse to the British Government, an arrangement was made by which each rent-free holding, as it lapsed, was made over to the Raja, and a corresponding reduction was made in the amount of compensation for customs. After holdings to the value of Rs. 2,000 had been made over to the Raja, he was permitted to purchase the remainder, as each lapse occurred, for a cash payment of twenty times the annual revenue.

Paler Singh died in 1849, and was succeeded by Wazir Singh.

From about 1909 to 1846 Faridant had furnished from time to time a contingent of sowars for general duty. In 1846 the State was exempted from the operation of the rules then passed about the abolition of customs and the commutation of contingent service to a money payment. At the same time the number of sewers was fixed at 10. For Raja Wazir Singh's services during the mutiny he was exempted altogether from this service; and, among other rewards, he was also given an increase to his khills? and certain honorary additions to his title.

In 1862 the Ruler received a Sanad of Adoption (see Part I<sub>2</sub> Pur jab, No. XVII).

In 1863 the Raja was granted a Sanad (No. LXXXIX), similar in some respects to those granted in 1860 to the Phulkian Chiefs, but differing from them in that it conferred no new rights or privileges on the Raja, but merely guaranteed and confirmed those which he then enjoyed.

In 1967 the Ruler of Faridkot was granted a permanent salute of 11 guns.

Wazir Singh died in 1874 and was succeeded by his only son Bikram Singh.

Paridket State troops served in the Afghan War of 1878.

In 1886 a Posta, Convention (see No. XT) was concluded. This was revised (see No. XCV) in 1896.

The services of the Imperial Service Suppers and Miners were offered for the Tirob Campaign of 1897; but, as military arrangements had been completed, the Government of India were unable to accept the offer.

Bilterin Singh died in 1888, and was succeeded by his son. Balbir Singh. If was made a condition of his installation that he should for live years act under the immediate control of the Commissioner of Juliumlur in certain matters, such as the appointment of high officials.

In 1890 the Raja signed an Agreement (No. XC) ceding full jurisdiction over the lands in the State occupied by the Rewari-foroscoper Railway. This ceasion had originally been made in 1884, and the Agreement signed in 1899 was in a revised form. In 1899 the State entered into an Agreement (see No. XXI) for the control and discipline of its Imperial Service troops when serving beyond its frontiers; and in 1900 agreed, with the other Punjab States supplying Imperial Service troops, to the mutual surrender of deserters, other than officers, escaping from one State to another.

In 1901, in compliance with the expressed desire of the Government of Irdia to bring about the unification of the postal system throughous India, the Raja agreed to the cancellation of the Postal Convention and the Iransfer of the postal arrangements in the State to the British Government.

In the same year Balbir Singh, having no issue of his own, adopted his nephew Brij Indar Singh, but his succession was conditional on the Raja having no legitimate son of his own body.

In 1905 the Government of India approved of the permanent adoption of rules regulating the extradition of criminals between Faridkat and Bikaner, which had been tentalively introduced in 1903.

Boiler Singh died in 1900, and was succeeded by Brij Inder Singh, during whose minority the administration of the State was conducted by a Council of Regency until 1914, and subsequently by a Superintendent who held charge of the State for two years.

On the outbreak of the Great War the State offered its Imperial Service Sappers and M nors, and they served in British East Africa.

Brij Indan Singh was invested with full powers in 1916. He died on the 23rd December 1918, and was succeeded by his son the present Raja Her Indan Singh, born on the 29th Jonuary 1915. During his minority the administration was carried on by a Council of Regency until February 1921, when it was replaced by the present Council of Administration.

In 1922 the Durbar joined the scheme for the reorganisation of the Indian State Forces, and undertook at the same time responsibility for the internal eccurity of the State, including the stretch of the North Western Railway line which passes through the State,

A Sanad (see No. LXXXIII), removing the existing restriction on the Ruler's power to inflict capital sentences, was granted in 1922.

- In 1928 an Agreement (No. XCI) was excepted between the British Government and the Faridkot Darbar for the supply of canal water for the storage tank at Kot-Kapura in the Fundkot State. In 1929 this Agreement was renewed for another year.

The area of the State is 042 square miles; the population, according to the Census of 1931, 150,661; and the revenue 17 lakks.

The State pays no tribute to the British Government.

Under the reorganisation scheme of January 1921 the authorised strength of the Faridket State Forces consists (December 1926) of—

Body Go	mrd (	اسعسا	г <u>у</u>	-						
្សារាធន្ធរាជា	,			-	-	-			•	]12
Bund			-							35
Sappers	Hend	quart	kera							8
	_	-	ւեւուն				_			129

The following other State forces are maintained:

The State possesses 4 serviceable and 2 unserviceable guns.

With effect from the 1st January 1922 the designation "Lopevial Service Troops" was changed to "Indian State Forces".

The State was liable to the operation of the Nazarana rules up to 1911 when, on the occasion of the Coronation Darhar, all such levies were abolished.

In 1913 the State was removed from the charge of the Commissioner, Juliandur Division, and included in the newly established Bahawalpur Agency. This Agency was abolished in 1921 on the establishment of the Punjab States Agency, when the State was placed in direct relations with the Government of India through the Agent to the Governor-General, Punjab States.

### 11. Спамва.

This arcient Hindu Refput principality came into the possession of the British Government in 1846, when part of it was made over to Maharaja Gulab Singh of Kashmir.

By an agreement with the Maharaja of Kashmir in 1847 (ass Vol. XII, Kashmir), Chamba came again entirely under the British Government: and a Sanad (No. XCII) was given to the Raja. Sri Singh, assigning the Chamba tetritory to him and to his heirs male. In case of his decease without legitimate male issue, his brothers were to succeed in order of seniority.

In 1854 the Baja made over the sanitarium of Dalhousie in return for a remission of Rs. 2,000 from the yearly tribute, which then stood at Rs. 10,000. In 1867 a further remission of Bs. 5,000 a year was made in compensation for lands taken up for military purposes. Subsequent acquisitions and modifications of the land required for military use in 1909, 1912 and 1923 resulted in a further reduction of the tribute, which now stands at Rs. 2,307-4-0 per annum.

In 1862, at the request of the Raja, who had become deeply involved in debt, a British officer was appointed Superintendent.

In the same year the Ruler received a Sanad of Adoption (see Part I, Punjah, No. XVII).

In 1864 the Raja leased (No. XCIII) all his forests to Government.

In 1867 the Ruler of Chamba was granted a permanent salute of 11 gans.

Sri Singh died without issue in 1870, and, as by the terms of the Sanad the succession, in default of legitimate beins, devolved upon the eldest surviving brother, his half-brother Gupul Singh was recognised as Chief, to the exclusion of the younger brother Suchet Singh, who claimed the Chiefship on the ground of his being the full brother of Sri Singh.

In 1872 the forest lease of 1864 was revised (No. XCIV).

In 1873 Gopal Singh abdicated in favour of his minor son Sham Singh. Suchet Singh renewed his claims, but they were again rejected. Gopal Singh died in 1895.

During Sham Singh's minority the administration was carried on by a British officer in concert with officials of the State. In 1884 Sham Singh was invested with full powers, on condition of his appointing a suitable Wazir and conforming to the advice of the Superintendent. The Superintendent was withdrawn in 1885.

A Postal Convention (see No. XI), was concluded in 1886. This was revised (No. XCV) in 1896.

In 1903 Sham Singh, who had no issue, abdicated, dying two years later. He was succeeded by his brother Bhure Singh, who had conducted the administration of the State on his behalf for some time previously.

In 1905 the forest lease of 1864, which had been renewed in 1884, was again renewed (No. XCVI), with some modifications, for a further period of 20 years; but in 1908 the control of the State forests was, as an experimental measure, restored to the Darbar for a period of five years on certain conditions, the provisions of the lease of 1905 being held in abeyance for that period. The experiment was successful: and in 1913 the Government of India sanctioned the permanent restoration to the Raja of control of his forests, subject to the continuance of the existing conditions.

On the outbresk of the Great War the Baja offered his personal services and the resources of his State to the British Government.

Bhure Singh died in September 1919 and was succeeded by his elder son the present Raja Rasa Singh, born in 1890.

A Saund removing the existing restriction on the Ruler's power to inflict capital sentences was greated (see No. LXXXIII) in 1922.

In June 1929, owing to the ill-health of the Raja, the administration of the State was temporarily placed in the charge of his brother, Mian Kesti Singht but the Raja resumed charge of the administration in September 1928. He is assisted by a British Adviser.

In 1923 the Durbar joined the scheme for the reorganisation of the Indian State Forces, and undertook responsibility for the internal scenarity of the State including the protection of communications.

The area of the State is 3.216 square miles; the population, according to the Consus of 1921, 111,867; and the revenue about 7 lakhs.

Under the reorganisation scheme of January 1921 the authorised strength of the Chamba State Forces consists (December 1926) of—

Cavalry						,	าส
Infanter							200

The State possesses 3 serviceable and 4 unserviceable guns.

The State was liable to the operation of the Nazarana rules up to 1911 when, on the occasion of the Coronacion Darbar, all such levies were abulished.

The State was in political relations with the Punjab Government through the Commissioner of Lahore until the establishment of the Punjab States Agency in 1921, when it was placed in direct relations with the Government of India through the Agent to the Governor-General, Punjab States.

#### 12. SUREI.

This ancient Hindu Rajput principality came into the possession of the British Government by the Prenty of Labore. In October 1846 the State was granted (No. XCVII) to Raja Ugar Sen, who had tendered his allogiance to the British Government at Bilaspur in February 1846.

In 1862 the Ruler received a Sanad of Adoption (see Part T, Punjah, No. XVII).

In 4867 the Ruler of Suket was granted a permanent salute of 11 guns.

Ugar Sen died in 1875, and was succeeded by his son Ruder Sen, who was deposed in April 1878 for proved incapacity to govern, and died in 1886. He was succeeded by his son Dusht Nikandan Son, during whose minority the administration was carried on by a Council of Regency, assisted by a Government official as Manager. He received full rading powers in 1884.

The administration of Dushi Nikandan Sen was so unsatisfactory is to call for the interference of the Punjab Rovernment. In 1802 he was given a year's trial to enable him to get leve his positive as a culer, and at his own request un Assistant Commissioner was deputed to act

as his counsellor and adviser during that period. The Raja's control was restored in 1893, subject to the condition that the appointment of a Wazir should not be made without the consent of the Commissioner. The State was for a time under the immediate political energy of the Assistant Commissioner, Kulu, acting as Political Assistant to the Commissioner of Jullandure and in 1902 this arrangement was restored, the condition regarding the appointment of a Wazir being withdrawn at the same time.

Dusht Nikendan Seu died in 1908 and was succeeded by his eldest son Bhim Sen. On the outbreak of the Great War Raja Bhim Sen offered his two services, and the State contributed gifts to the value of nearly 2 lakks. He died on the 12th October 1919 and was succeeded by his brother the present Raja Lakshman Sen, born in 1894.

A Sanud (see No.LXXXIII), removing the existing restriction on the Ruler's power to inflict capital sentences, was granted in 1923.

In December 1924 o rebellion took place which necessitated the despatch of troops from Dharamsa's to restore order. The Raja retired from the State and the administration was entireted to the Agent to the Governor-General, Punjab Slates. A loan of a lable of rupees was given by the Government of India to restore the Snances of the State. Raja Lakshman Sen returned to Suket in June 1925, and resumed the administration of the State on certain conditions.

The area of the State is 420 square miles; the population, according to the Census of 1921, 54,828; and the revenue Rs. 3.25,000.

The Ruler pays an annual oribute of Rs. 11,000 to the Bridish Government,

The military forces of the State consist (1926) of 3 Cavalry and 34 Infantry.

The State was Hable to the operation of the Nasarano rules up to 1911 when, on the occasion of the Coronation Darbar, all such levies were abolished.

The State was in political relations with the Purjab Government through the Commissioner, Jullandar, until the establishment of the Punjab States Agency in 1981, when it was placed in direct relations with the Government of India through the Agent to the Governor-General, Punjab States.

# 13. LOHART.

Abroad Bakhsh Khan, the bounder of the family, was a vakil of the Rain of Alway. For his services in the negatiations between Alvert and Lord Lake, he received in 1866 Luberu in pernetuity from the Rain and (No. XCVIII) the pargama of Pirospur in the Gurvaon district from Lord Lake, on condition of fidelity and military service. He died in

1827 and was succeeded by his son Shams-ad-Din Khan, who was executed in 1835 for the murder of Mr. Fraser, the Agent at Delhi. The Firespur pargans was confiscated, and the Loharn pargans was made over to Amin-ad Din Khan and Zia-ad-Din Khan, the brothers of Shams-ad-Din. Owing to disputes between the brothers, the younger was deprived of all share in the management of the State, and a fixed allowance of Bs. 18,000 a year was assigned to him.

In 1947 Zia-nd-Din Khan preferred a claim, which was finally disallowed, to be entrusted with the management of the State, or to have half of it separated off to himself. These two brothers remained in Delhi during the siege in 1857. After its capture they were put under surveillance, but were eventually released and restored to their position.

In 1862 the Ruler of Loharu received a Sanad of Adoption (see Part I, Punjab. No. XXII).

Amiu-ud-Din Khan died in 1869 and was succeeded by his son Ala-ud-Din Ahmad Khan. Chains put forward by Zia-ud-Din Khan to the right to manage the State were again negatived. In 1874 the hereditary title of Nawab was conferred (No. XCIX) on the Ruler of Loharu.

Ala-ud-Din Ahmad Khan's extravagance involved the State in debt. In 1878 Government granted a loan of Rs. 23,000, and in 1882 a further loan of Rs. 95,000, with which the Commissioner of Hissar settled the claims of all concerned. One of the conditions on which the second loan was granted was that Ala-ud-Din Ahmad Khan should live out of Lohara. The management of the State being vested in his eldest son.

In 1883 the Government of India sonetioned the introduction of extradition rules between Lobaru and the States of Jaipur and Bikaner, similar to those then in force between the Jaipur and Patiala States.

Ala-nd-Din Ahmol Khan died in 1884 and was succeeded by his eldest son Amir-nd-Din Ahmad Khan. From 1893 to 1902 he was Superinterdent of the Maler Kotla State. During his absence the management of the Loharu State was entrusted to his younger brother Schibzach Aziz-nd-Din Ahmad Khan.

In order to pur off the debts of the State the Government of India sanctioned in 1997 a loan of Rs. 3,11,000 from the Manufot Estate; and the financial control of the State was placed in the hands of Aiz-ud-Din Ahmad Khan, the heir-apparent.

In 1903 Namah Amir-ad-Din Ahmad Khan was granted a personal salute of 9 guns: and in 1918 the Ruler of Loharu was granted a permanent salute of 9 guns.

In Arril 1920 Nawah Amir-ud-Din Ahmad Khun abdicated at his own request, retaining the title and his salute of 9 guns as a personal distinction. He was succeeded by his son Aiz-ud-Din Ahmad Khan,

In 1922 the State joined the scheme for the reorganisation of the Indian State Forces, and also undertook responsibility for the internal security of the State.

A Sanad removing the existing restrictions on the Ruler's power to inflict capital sentences was granted (see No. LXXXIII) in 1923.

Aiz-ud-Din Ahmud Khan died on the 30th October 1926 and was sucreeded by his son the present Nawab Amin-nd-Din Ahmad Khan, born on the 23rd March 1911. During his minority the administration of the State is conducted by a Council of Rogency, with his grandfuther the ex-Nawab Amir-ud-Din Ahmad Khan as Regent.

The area of the State is 222 square miles; the population, according to the Census of 1921, 20,621; and the revenue Rs. 1,13,500.

Under the reorganisation scheme of January 1921 the authorised strength of the Loharu State Forces consists (December 1926) of—

Tofunkiy .					-	-	-			304
Camel Corps						-	-			80
The following of	ber	State	fo	nres	are	ກາລູກຳ	ntair	red :		
Cavatry										18
Armed Police		-	-					-	-	10

The State possesses 2 serviceable guns.

The State was liable to the operation of the Nazarana rules up to 1911 when, on the occasion of the Commation Darbar, all such levies were abolished.

Until 1911 the State was in political relations with the Punjab Government through the Commissioner of Delhi. It was then transferred to the Commissioner of Ambala until the establishment of the Punjab States Agency in 1921, when it was placed in direct relations with the Covernment of India through the Agent to the Covernor-General, Punjab States.

<sup>\*</sup> Not yet organised,

#### No. I.

Teamer.amov of an Atteam-Namer addressed to the Chikes of the courtry of Marwa and Simulan on this side of the River Sutlege (3rd May 1899).

It is clearer than the sun, and better proved than the existence of yearerday, that the detachment of British Troops to this side of the Sutlege was entirely in acquired non-to-the application and earnest entreaty of the Chiefe, and originated solely through friendly considerations in the British to preserve the Chiefs in their possessions and independence. A Treasy having been concluded on the 25th April 1809 between Mr. Matcalfe on the part of the British Government and Maharaja Ramjest Sing agreeably to the orders of the Right Homorable the Governor-General in Council, I have the pleasure of publishing, for the satisfaction of the Chiefs of the country of Mahara and Sirhind, the pleasure and resolutions of Government contained in the seven following Articles:—

#### Applicus 1.

The country of the Chiefs of Malwa and Sirbind leaving entered under the protection of the Brutch Government, in future it shall be secured from the authority and control of Malarajah Runject Sing, conformably to the terms of the Triaty.

# Аветот в 2.

The country of the Chiefs thus taken under protection shall be exempted from all pecuniary tribute to the British Government.

## ARTICLE 3.

The chiefs shall remain in the exercise of the same rights and authority within their own possessions, which they enjoyed before they were taken under the British protection.

#### ARTICLE 4.

Whenever a British Force, for purposes connected with the general welfare shall be judged necessary to march through the country of the said Chiefa, every Chief shall, within his own ressession, assist and furnish the British Force, to the full of his power, with supplies of grain and other necessaries which may be demanded.

### ARTICLE S.

Should are enemy approach from any quarter for the purpose of conquesing this country, friendship and mutual interest require that the Chiefs foir the British Army with their forces, and, exerting thomselves in expelling the enemy, act under discipline and obedience.

#### Автиськ Б.

Any European articles brought by merchants from the castern districts for the use of the army, shall be allowed to pass by the themsians and sindars of the several districts belonging to the Chiefs without moissiation or the demand of duty

#### ARTICLE 7.

All horses purchased for the use of the Cavalry Regiments, whether in Sirbind or elsewhere, the bringers of which being furnished with seeled randarces from the Bosident at Delhi, or Officer Commanding at Sirbind, the several Chiefs shall allow such horses to pass without molestation or the demand of duty.

# No. II.

PROCLAMATION addressed to the SIKH SIKDARS, etc., 22nd August 1811.

On the 3rd of May 1809 an Ittalah-nameh, comprised of seven Articles, was issued by the orders of the British Government, purporting that the country of the Sirdars of Sirhind and Malous, having come under their protection, Rajah Runjest Sing, agreeably to Treaty, had no concern with the possession of the above Sirdars; that the British Government had no intention of claiming peshoush or buszuranah, and that they should continue in the full control and enjoyment of their respective possessions. The publication of the above Ittalah-nameh was intended to afford every confidence to the Sindars that they had no intention of curtrol and that those having possession should remain in full and quiet enjoyment thereof.

Whereas several zemindars and other subjects of the Chiefs of this country have preferred complaints to the officers of the British Government, who, having in view the tenor of the shove Imalah-nameh, have not attended, and will not in future pay attention to them; for instance, or the 15th June 1811, Dellawer Ali Khan, of Samana, complained to the Regident of Delbi against the officers of Rajah Sahob Sing, for jowels and other property said to have been seized by them, who, in reply, observed: "that the cusha of Samana, being in the omaldery of Rajah, Saheh Sing, this complaint should be made to him; " and also on the 12th July 1811. Dussownds Sing and Goormook Sing complained to Colonel Ochterlony, Agent to the Covernor-General, against Sirdar Churrit Sing, for their shares of property, etc.; and in raply, it was written on the back of the arrest that "since during the period of three years to claim was preferred against Churrut. Sing by any of his brothers, nor even the name of any co-partner mentioned, and since it was advertised in the Ittalah-nameh, delivered to the Sirdars, that every Chief should remain in the quiet and full passession of his domains, their petition could not be ablended to." The insertion of these answers to complaints is intended as examples, and also that it may be impressed on the minds of every zembolor and other subjects that, the attainment of justice is to be expected from their respective Chiefs only, that they may not, in the smallest degree, swerve from the observance of subscribention. It is therefore highly incumbent upon the Bajahs and other Sirdars on this side of the River Sutlege that they explain this to their respective subjects and court their confidence ; that it may be clear to them that complaints to the officers of the British Government, will be of no avail, and that they consider their respective Sirders as the source of justice, and that of their free will and accord they observe uniform obsdience.

And whereas, according to the first proclamation, it is not the intention of the British Covernment to interfere in the presessions of the Sirdars of this country, it is nevertheless, for the purpose of ameliorating the condition of the community. particularly necessary to give general information, that goveral Sirdays have, since the last incursion of Rajah Runjee. Sing, we exact the estates of others, and deprived them of their fawful possession, and that in the restoration they have used delays urfil detachments from the British Army have enforced restitution, as in the case of the Ranes of Jecra, the Sikhs of Cholian, the fullroles of Karowley and Chehlounds, and village of Oberha ; and the reason of such delays and evasions can only be attributed to the temporary enjoyment of the revenues, and subjecting the ownors to promediable losses. It is therefore by order of the British Government, hereby proclaimed, that if any of the Sirdars or others have foreibly taken possession of the catatra of rethers, or otherwise injured the lawful owners, it is inecessary that, before the occurrence of may complaint, the proprietor should be satisfied, and by an means to defer the restoration of the property; in which, however, should delays be made, and the interference of the British authority become requisite, the revenues of the estate, from the date of the ejection of the fawful proprietor, together with whatever off or losses, the inhabitance of that place may sustain from the march of troops, shull, without scruple, be demanded from the offending party : and for disobedience of the present orders, a possibly, according to the circumstances of the case and of the offender, shall be levied, agreeably to the decision of the British Government.

D. Ochteriony,

Agent to Commor-General,

Lindiana, 22nd August 1811.

# No. 111.

SUNNUT to RAHAB KURBUM SING OF PHITTRALA for PERGUNNARS MARRIARS, etc., under the Scal and Signature of His Exekthency the Governor-Christian in Council,—1815.

Whereas all the hill country has some into the possession of the British Government, and whereas Rajah Kurram Sing was forward to afford the co-operation of his twops during the late contest, therefore the present Summed is granted, conferring on the said Rajah Kurram Sing and on his heirs for ever, the Pergermahs of Maheelee, Kuljum, Buntheem, Konsalla, Chabrote, Kehmullee, Baddayheer, Sangur, Toorasmigowa, Jambul, and Pullakotee, together with the susar duties of the same, and all the rights and appartenances belonging to them in exchange for a nuzzuranah of the sum of one lakh and lifty thousand Rupees; and the said sum baying been paid into the Company's Treasury by kists, as agreed upon

nothing further shall over be demanded on this account. The British Covernment will always protect and support the said Rajah and his beins in the possession of this ferritory. The Rajah, considering this Sunand a legal and valid instrument, will immediately take possession of the aforesaid leads, but he must not encroach on any lands beyond the acknowledged limits of the pergunnahs enumerated. In once of war, the Rajah toust, on the requisition of the British authorities, fornish armed men and Begardes to join the detachment of British Troops, which may be stationed for the protection of the bill ourntry. He will omit no exertion to do justice, and to promote the welfare and happiness of the ryots; while they, on their part, considering the said Rajah as their time and rightful lord, must obey him accordingly, and pay their revenues punctually, and be always zealous to promote the cultivation of their lands, and to testify their loyalty and obedi-nor.

20th October 1816.

## No. IV.

Someon to Rajan Kurrum Sive of Putterla for the Thancorage of Buchapt and Jucquirum, under the Scal and Signature of His Excellency the Governor-Ceneral in Council,—1815.

Whereas all the hill country has come into the possession of the British Covernment, and whereas Rajah Kurrum Sing was forward in affording the co-operation or his troops during the late contest; Wherefore, by order of the Right Honorable the Governor-General, the present Smooth is granted to the said Rajak, conferring on him and on his beirs for ever: Ist—The Pergunnah of Rughaut and the City of Takest with the first Fort at Sookchinepoor; and the second Fort as the end of the Bazer of Toksal, and the Fort of Thancegurb; and Pergunnah Parlock-har with the Fort of Ajorrgarh; and Perguenah Korateon with the Fort of Rajguch; and Pergunnah Lucherang and Pergunnah Berowles; and together with these Pergunnaha and the five forts specified, sacer collection amounting to one thousand eight hundred Rupces, the whole forming a portion of the Thakonises of Bughant ; also, 2mily—The Post of Juggutgurh with the Pergunnah Juggetgurh and its dopendencies, forming a portion of Sirmore, together with all the rights and appartcannotes belonging thereto, in exchange for the sum of Rupees 1,30,000 and the said sum having been paid at the Company's treasury, no further decord will ever be made on the Rajah on this account. The British Coverement will always protect and support the said Rajah in possession of the said lands and the Rajah caking possession of the aforesaid lands shall not encrosed on the possession of another. In case of war, the troops stationed by the Rajah for the protection of the said land shall be sent to join the British Forces. The Rujah will promote the welfare of his ryots, and the ryons on their part, etc. (As in proceeding swead.)

#### No. V.

SUNDED to the Managaran of Potential, duted 22nd September 1847.

The Right Honorabie the Governor-General having resolved to bestow certain lands on the Rajal of Publicals as a mark of consideration for his attachment and services to the British during the late war with the fishere State, and the Rajal-of Publicals having requested that he may at the same line receive a renewed assurance of protection and guarantee of his rights in his former possessions, the Governor-General is pleased to confor this assurance in the form of a Surand or Grant as follows, in order that the Maharajah and his successors after him may, with perfect confidence, continue to exercise the same rights and authority in his possessions as hereofore.

The Maharajah's annieut hereditary estates, according to annexed schedule,\* shall continue for ever in the possession of himself and his successors, with all Government rights thereto belonging of Police jurisdiction and collection of revenue as heretofore. The Maharajah's chaharamians, fendatories, adherents and dependents will continue bound in their adherence and obligations to the Rajah as herotofore. His Highness will exect himself to do justice and to promote the wellans and happiness of his subjects, while they on their part, considering the Rajuli as their true and rightful land, must obey thin, and his successors accordingly, and pay the reverue princtually, and be always zealous to promote the cultivation of their lands, and to testify their loyalty and chedience. The Maharajah has relinquished for himself and his successors for ever all right to levy excise and trought duties which have been abolished throughout the Putteals territory. His Highnese also binds himself and his successors to the suppression of subtec. infanticule, and slave-dealing within his territories. If, unknown to the Maharajab's authorities, any persons should be guilty of these acts. the Makarajab's anthorities will un conviction punish them with such severity as to deter others. The British Government will never demand from the Maharejah and his successors and their dependants above tormed anything in the way of wibute or revenue or commutation in lieu of two ex, or otherwise, for the reason that His Highness will ever continue as heretefore sincerely devoted to the service and interests of the British. The British anthorities will not outertain complaints of the Muharajah's subjects or dependants, or inverters with the Maharajah's authority. Should an enemy approach from any quarter to this side the Beas or Sutlej for the purpose of conquering this country, the Rojah will join the British Army with his forces and exert bimself in expelling the enemy and sor under discipline and obedience, and in time of war place the resources of his country at the disposal of the British Government. His Highness engages to have made and to keep in repairs, through his own officers, the military roads through his territory, for the passage of British troops from Umballa and other matinus to Farozepore, of a width and elevation to he determined on by the Engineer Officer charged with the duty of laying down the roads. His Hightess will also appoint ancamping grounds for British troops at the different stages which what be nowked off, so that there be no claims made hemafter on account of damaged crops,

Sat reproduced.

# No. VI.

TRANSLATION of a SANAD regarding possession of territory granted to the Maharata of Patrana, by His Executency the Viceroy and Governor-General of India, dated the 5th May 1880.

Whereas since the day of the rise of the sun of the everlasting British Empire and supremany in this country of India, the acts of Inyalty and devotion to Government of Farzand-i-khas-i-Daulat-i-Inglisia, Mansur-i-Zuman, Amir-ul-Unora, Muharaja Dhiraj, Rajegor Sei Mahamja Rajagan Nasaindar Singh Mahindar Bahadue and uncestors and predecessors of the said Maharaja on occasions of war and battle, etc., have become fully conspicuous; accordingly as a reward for these good corvices and aid and assistance with troops and supplies, etc., they have always been distinguished and exalted by the powerful British Covernment by being granted territory and titles and raised in degrees of honour and dignity. Particularly in the year 1857 A.D. during the days of the insurrection and mutiny of wretched persons the Maharaja Sahih Mahindar Hahadus rendered and displayed worthy and conspicuous services which surpassed his previous achievements. Therefore, in recognition of such approved services, the powerful British Government, by way of Enyai layour are kinduss, has conferred on the Maharsja Sahib Mehindar Ballmlur, some territory and additional title for generation after generation and descendant after descendant. The Maharuja Sahib Bahadur has applied for a renewal of the samed regarding his ancestral forcitory as well as that granted to him previously and now by the powerful Government. In view of this His Excellency the Viceroy and Governor-General is pleased to approve of the grant of the present samed by way of (reaty with the conditions entered below as a memorable document : -

# Ceause I.

According to the list annexed to this Sanad, the Maharaja Sahib Bahadur and his successors will, in the present and future time, exercise sovereignty, with peace of mind and in perfect security, in accordance with ancient custom, over his ancestral possessions and the dominions bestowed on him by the British Covernment and consider the territory grouted to him by the British Government in recognition of his good services as his ancestral territory with all powers and rights, internal and external. All powers great and small, administrative and criminal and in respect of the produce of revenue, etc., will, as herotofore, remain permanently vessed in the power and control of the Maharaja Sahib Bahadur and his successors generation after generation and descendant after descendant, in present and in future for ever and in perpetuity; and (his) brothers, Zaildars, Chahammians (persons untitled (n a fourth share), feudatories, Jagirdars and dependents will, according to old custom, obey the orders and commands of the Maharaja Sahib Bahadur and his successors.

## CLAUSE II.

The powerful British Government will not demand or exact anything on account of nazarana, hard revenue, administrative or criminal ceases, compensation

on account of troops, ear., or on any other ples whatever, in the present or future, from the Maharoja Schile Mahindar Bahadar, his successors, dependents, broahers, Zaildars, Jagirdars, Chaharumians or feudatories except as provided in Ciause III.

#### CLAUSE III.

As an additional Royal favour and having regard to the loyalty and devotion of the Maharuja Sahib Makindar Bahadur the powerful Government desires that this territory should always remain motor the sovereignty of this family. Therefore the power of adoption is granted for ever to the said Maharuja Sahib and his successors so that in ease there is no lineal descendant, they may, for the purpose of perpetuating the line of Chiefship, adopt a successor, according to their own choice from among the descendants of the Phulking family. The powerful Government cordially accepts and agrees to this. The powerful Government also grants permission that in ease may God forbid, the Makaraja on the massad should suddenly die, without leaving a lineal descendant or an adopted successor, the Raja Sahib of Jind and the Ruja Sahib of Nubha in concert with the Commissioner Suhib Bahadur, may select a successor from among the Phulking family and place him on the massad. In that once massage to the extent of che-third of the income of the State for one year will be paid into the treasury of the British Government by the Patisla State.

# CLAURE IV.

In the year 1847, an agreement regarding the infliction of capital panishment after reference to the Commissioner Sahib Bahadur and the prevention of femule infunticide, sati and slavery, etc., was obtained from the said Maharaja Subib. That is now cancelled, and absolute power by all means regarding the infliction of capital punishment, etc., in his territory, according to old custom, is granted to the Mahacaja Sahib Mahindar Poloding and his successors. farly with regard to pendshing subjects of the powerful British Covernment, nonmitting crime and apprehended in the territory of the Paticle Spite, the Maharaja Sahib Mahinder Bahadur and his successors are granted power in accordance with the provisions of the despatch No. 3, dated 1st June 1835, from the Honfelt Court of Directors at the cupital, London. The Maharaja Sahio Rahadur will exert himself by every possible means in proporting the welfare of his people and the happiness of his subjects and redressing the grievances of the oppressed and injured in the proper way. He will prevent in his territory female infanticide, sati and slavery, which are opposed to the principles of justice and equity towards the people, in accordance with the provisions of the former sanad. In the event of any person at any time commissing the above mentioned prohibited crimes without the knowledge of the officials of the Maharaja Sahib Bahadar, the latter will infact deterrent punishment on him.

### CLAUSE Y.

The Maharuja Suhib and his successors will never full in their faithful and devoted obedience to the Empress, Queen of England, and her successors.

# CLAUSE VI.

If at any time any hostile troops with mischievous intention should appear in his neighbourhood from any side or direction, the Maharaja Sahih Habadur will along with his existing force sincerely and loyally co-operate with the English in repelling them in accordance with past practice. He will exect bimself, to the atmost of his resources, in providing supplies, grains, etc., and transport according to the requisitions of British officers.

# CLAUSE VII.

Complaints against the Maharaja Sahib from his subjects, Mustidars, Jagirdars, dependents, brothers and servants, etc., will on no account be listened to by the powerful British Government.

### CLAUSE VIII.

With regard to internal management and the affairs of brothers, household, and relatives, the rules and arrangements made by the Maharaja Sahib Mahindar Buhadur will always be respected and not interfered with by the powerful British Government.

# CLAUSE IX.

On the accasion of the construction and repairs of reads in his territory the Maharaja Sahib Bahadur will, in accordance with the written communication of the Commissioner Sahib Bahadur, arrange from his own territory, through harders and officials of Pargama, according to former custom, for the materials required, on payment; and at the time of the construction of a rail roof or other roads, the Maharaja Sahib Bahadur will concede, free of charge, land that comes under the roads in the same way as he has done for the Imperial road.

### CLAUSE X.

The Molograph Subili Buhadher will always pursue the course of obedience and loyalty to the powerful Government who will likewise continue to uphold his honour, respect, suck and dignity in the manner it is done at present.

List of accestral territories of Forward-i-Khas-i-Danist-i-logishis Mansar-i-Zaman. Amir-ul-Umara Mahazaja Dbiraj Rojesto Sri Mahazaja-i-Rajagan Nersipdar Singh Mahindar Ralador, and of those hestowed formerly and now, annexed to the Sanad granted by His Excellency the Governor-General.

Details of all Parganss, the ancestral property of Sri Maharaja Sahib Mahindar Bahadur : -

Patiala Khas Dastur.

Toluka Mardanpue.

- . Kanur.
- .. Rani Mazra.
- ... Amirgarh.
- .. Charthal.
- .. Sitam.
- "Rajpura.
- . Annijadgarh,
- , Sherpur.
- Bhikhi,
- " Tinne, urf Harnala,
- " Nahwangadh, urf Dhatodia.

Toloka Buhai.

- .. Sardulgodh, url Dhatudhal,
- ... Akalgadh, urf Mung.
- " Karamgadh, urf Kolalos, Darka.
- , Bakamar Mardona.
- " Pinjaur.
- " Cobindgadh, urf Blutghara
- " Rangadh, arl Karam.
- .. Sabibgadh, urf Payal.
- .. Futeligidh, arf Sarhind.
- " Alamgadh, uri Nandpur Kalor.

Territory granted by the powerful Government with all powers and proprietory rights like those for ancestral property.

Villages of Pargana Amrala.

Bugbet territory with Thakrai with connected Parganas.

Kennthal territory with Thakrai and its connected Parganas.

Villages of Pargana Changoyan

Vide sonad, dated 16th May 1846. Vide sonad, dated Ord September 1815, from Lord Moira, Governor-General.

Vide sanud, dated 19th September 1815, under the seal and signature of Lord Moirs, Governor-Ceneral.

Vide sanad, dated 12th June 1813, from General Ochterlony. This remained in the Jagir of the late Maharaja during his lifetime. Sabsequently on paying Nazurana amounting to three lakks of rapecs it was bestowed on his successor in perpetuity—Vide Chief Commissioner's letter No. 821, dated 29th September 1855.

The undermentioned Pargeines with revenue amounting to Rs. 45,000 granted according to the sanad, dated the 32nd September 1847, under the seat and signature of His Exercising Lord Hardings, Covernor-General.

Pargana Bassi, Mulk-i-Sadar | Pargana Sahunce.

Porgana Mahla,

Of the above Parganus Rs. 35,000, vide Secretary to the Government letter No. 409, dated 17th November 1846, and Rs. 10,000 according to letter from Secretary to the Government No. 88, dated 6th February 1847.

Parganas Marnol, vide letter from the Socretary to Government, dated 2nd June 1858, and letter from His Excellency Lord Counting, Viceroy and Covernor-General, of the same date.

All the administrative and oriminal powers and rights of Zaildazz, JuginJatz, the commission fees, the ownerless lands, etc., enjoyed by the son of the Maharaja Sahib Mahindar Bahadur, will be enjoyed in perpetuity by the successars of the Maharaja Sahib Mahindar Bahadur.

The Chaharumians and Jugirdaze, is accordance with the vernacular order of Mr. Edmonsjone, dated 22nd August 1852.

Sikhan-i-Rara.
Sikhan-i-Loheri.
Sikhan-i-Tahedrat.
Sikhan-i-Bulukra, Balahri.
Sikhan-i-Kunarjakh.
Sikhan-i-Bulukra, Balahri.
Sikhan-i-Bulukra, Balahri.

The Jagirdars and Zalidars, in accordance with the vernacular order of the Commissionez, dated 27th April 1860, with reference to the lotter of the Secretary to Covernment No. 460, dated 18th November 1857 (?).

Rampuria, ; Kotwoona,

The Jagirdars and Zaildars of Bhadore, in accordance with the letters from the Secretary Nos. 1849 and 3712, dated the 2nd June 1868 and 17th June 1869.

The Jagirdays of Khowandan, in accordance with the vernscular order of the Commissioner, dated 4th July 1855.

The Zaildava and Jagirdava of Kimalun, etc., at present under the criminal jurisdiction of the Mahagaja Sahib of Patishs and paying commutation fee to the British Government.

Sikhan-i-Kimalan. Sikhan-i-Balakanur. Sikhan-i-Dhori. Sikhan-i-Laknur gebij),

The Rupa villages are shared by all the three Sarkara (i.e., Patiala, Nabha and Jind).

# No. VII.

Peanslation of a Schnich of Chart of portions of the Pergumah of Kunoudh and Boodwars, District Hoffins, and of Elaquah Khumanoon, District Umbaila, Lestowed upon His Humanuss the Manauara of Puttials by His Excellency Ram Canning, G.C.B., Vickedy and Covernos-Christial of India,—1861.

Whereas the devotion and loyalty of His Highness the Mahazaja of Puttiala and of his ancestors have always been conspicuous since the establishment of British supremacy in India, His Excellency the Viceroy and Covernor General, being desirons

of marking his high appreciation of those qualities, has been pleased to bestow upon the Makarajah portions of Pergumahs Kanondh and Boodwana, of the District of Jhujjur, containing one hundred and (en villages (110), according to vernamiar list unnexed,\* assessed at a yearly revenue of ninety six thousand nine hundred and forty Rupces (26.940), and no accept from His Highness a "nuzzuranab" of nineteen lakks thirty-eight thousand and eight hundred Rupces (19.25,500). Forther, His Recellency has been pleased in like manner to bestow upon the Maharajah the Klaquah of Khumanoon, District Umbulla, with the service commutation tax and the right to eschents, and to accept from His Highness a nuzzuranah of one lakh sevency-six thousand three hundred and sixty (1,76,360) Rupces.

It is accordingly problemed as follows to

#### ARTICLE 1.

The territories above mentioned are conferred upon His Highness the Maharajah of Publishs and his beins for ever.

#### Archiclar 2.

The Maharajah and his successors will exercise the same rights, privileges, and precognitives in these newly acquired territories as His Highness at present enjoys in his ancestral possessions, according to the terms of the Sumud, dated 5th May 1500, and signed by His Excellency Earl Canning, Viceroy and Governor-Coneral of India.

# Anticle 3.

The Maharajah and his successors will continue to maintain the same loyal relations with the British Government, and to fulfil the same obligations with regard to these newly acquired territories, as were imposed upon like Highness by the terms of the Suproid, dated 5th May 1860, rotating to His Highness ancestral possessions.

# No. VIII.

To FORKIND KHAS DIWLUT-I-ENGLISHIA MUNSOHIR ZOWAN AWERS-OOL-URBA MAHARAJAH DIRERAJ RAJEGSUR STEE MAHARAJAH RAJEGAN NARENDER SING MAHARAJAH DIRERAJ RAJEGSUR STEEN MAHARAJAH RAJEGAN NARENDER SING MAHARAJAH DIRERAJ RAJEGSUR STEEN OF THE MOST EXALUSIS ORIGINA of the Star of India,—1862.

Her Majorty being desirous that the Governments of the several Princes and Chiers of India who now govern their own territories should be perpenated, and

<sup>&</sup>quot;Not reproduced.

that the representation and dignity of their Houses should be continued, I, her in Julilment of this desire, repeat to you the assurance which I communicated to you in the Summid under my signature, dated 5th May 1860, that on follows of satural heirs, the adoption by Yourself and the future rulers of your State of a successor, from the ancient Phoelkian House, of which your family forms a part, will be recognized and confirmed; and that if at any time any Maharajah of Puttials should die without male issue, and without adopting a successor, it will still be open to the Rajaha of Theord and Nubba, in concert with the Commissioner or Political Agent of the British Covernment, to select a successor from among the Phoelkian family; but in that case a measuroush or five equal to one-third of the gross annual revenue of the Puttisla State shall be paid to the British Government.

Be assured that nothing shall disturb the Engagement thus made to you so long us your House is loyal to the Crown and faithful to the conditions of the Treaties, Grants, or Engagements which record its obligations to the British Government.

CANNING.

Dated 5th March 1862.

### No. 1X.

AGREGABLY between the Best set Government and the Pottwals State for the nonstruction, maintenance and working of a line of telegraph from Umballa to Puttials,- 1872.

Whereas His Highness Maharaja Rajogou Mohendro Sing Mohender Bahadar. G.C.S.L., etc., of Pantials, is desirous of constructing a line of telegraph from Umballa to Puttials to be worked in connection with the British lines of telegraph, the following terms are agreed upon by Lieutenaut-Colonel Robert Murray, (Michting Director General of Telegraphs, on the part of the British Government, duly empowered by the Viceroy and Governor-Ceneral of India in Council on that behalf, and by Khalifa Synd Mahomed Hooseele, Meer Moorahee, on the part of the Puttials State, duly empowered by His Highness the Maharaja of Puttials on that behalf.

1. The British Government agree to consumed for the Puttials State a line of celegraph consisting of one wire, on the standards to be erected between Umbalia and Lahore, from Umbalia to Rajpoor, and a one-wire line from Rajpoor to Puttials, at a cost of Rupees (15,526) fifteen thousand five hundred and twenty-air, more or less; and His Highness the Mahazaja of Puttials agrees to pay the actual cost incurred to the construction of the fine, on its kining officially reported to His Highness that the Telegraph Office at Puttials has been established and opened; and His Highness the Mahazaja of Puttials also agrees to defray all expenses and cost on account of the salaries of the signallers, and of the necessary menial servants

attached to the Office and peops for the delivery of messages, and to provide free of charge or rent and to keep in good and habitable repair a suitable house or halfding, to be approved of by the Director General of Tolegraphs in India, if necessary, for the accommodation of the Tolegraph Office to be established and maintained at Pattials, and of the employés and others considered necessary for the efficient working of it.

- 2. With the consent of the Lieutenant-Governor of the Punjeb, extra wires may at any time be milled by the Telegraph Department for the Puttiala State, on terms and conditions to be agreed upon as the time between the Puttiala State and the Government of India.
- 3. This line shall be called the Funtials Telegraph line, and the materials shall be the property of the Puttials State. But if from any special reason, the Puttials State should at any time deem it proper to abolish the line, it will be necessary for that State to give notice to the Punjub Government six months beforehand for dismantling the line.
- 4. His Highness the Maharaja agrees to pay aroually such attend as may be required to keep the line in good rotain together with the sum of Rupeos (960) nine hundred only to cover the cost of supervision.
- 5. The Talegraph Office at Patrials shall remain open night and day for the receipt and despend of messages, or during such tours as from time to time may be arranged by the Durlar in communication with the Lieutenant-Governor of the Panjab.
- 6. The entire preceds from the line between Umballa and Puttiala shall belong to the Puttiala Telegraph line. The charges on pressages delivered at Puttiala for transmission along any British line and the charge fevied at any British Telegraph Station for delivery at Puttiala shall include the charge for both lines, and the account between the British Covernment and the Puttiala Stare for such messages shall be adjusted quarterly, vic., on 31st March, 30th June, 30th September, and 37st December of each year.
- 7. For the first year, the whole of the receipts for telegrams sent from the Puttials. Office shall appertain to His Highness the Mahataja of Puttials, and the receipts for all messages sent to Puttials shall appearain to the British Government; subsequent thereto the Government of India reserves to itself the right et any time, on giving three months' notice or intertion thereof, to change the system from that in long during the first year, and to divide the revenues derived from messages sent to and from Puttials between His Highness and the British Government in proportion to the average distance over which the messages are transmitted.
- 3. The Telegraph Master, the Signallers, and all officials employed in the Puttials Telegraph Office shall be officers of the British Telegraph staff; but they shall be natives and not Europeans or Europeans; and His Highness the Maharuja agrees to pay them regularly month by month such pay as they may be entitled to from their position in the British service.

- 9. His Highness the Maharaja agrees to apply to the Puttials Telegraph line the provisions of the British Telegraph Act, No. VIII of 1360, and such other Acts or legal provisions as have been or may hereafter be passed by the British Government with reference to Telegraphs.
- 10. His Highness the Mahareja agrees to apply to the Puttiala Telegraph line any rules or regulations that are now or may hereafter be made applicable to lines of Telegraph in British India. The British Government will undertake to furnish the Puttiala State with accurate translations of such Acta, rules and regulations.
- 11. His Highness the Maharaja agrees that the Puttisla Telegraph line shall be open to the inspection and supervision of the Director General of Telegraphs and of any officer deputed by him for that purpose.
- 12. The British Government agrees that, whenever the Maharaja shall find occusion to be dissatisted with any of the officials employed in the Puttisha Pelegraph Office and may wish to remove them from office, such officials shall on His Highness the Maharaja's application, be at once removed, and other officers shall be sent to fill their place as soon afterwards as practicable.
- 13. Jurisdiction in regard to offences against the Telegraph Act, committed in Publish territory by native subjects of the British Government or by subjects of the Maharaja, will be regulated by Clause 4 of the Sunnud dated 5th May 1860 granted to His Highness the Maharaja by the British Government. European British authorits accused of such offences shall be tried in British Courts.
- 14. The British Government shall furnish, for the information of the Puttials State, a half-yearly or yearly report embodying all the proceedings of the Puttials Office showing the total resolute and dislucrements, the total number of messages in a classified form, and other necessary facts.
- 15. In most argent cases the Puttiale State will, during the pleasure of the British Government, have the power of ordering the line to be cleared.

Signed and sealed at Simla,

On the fourteenth day of August 1872.

STREATURE OF THE MAZE MODERALE OF THE POTTIALS STATE.

R. Murkay, Lieut.-Col.

**Мокачивноок.** 

Ratified by His Exectioney the Victory and Governor-General of India at Simla on the 27th day of August 1872.

> C. U. Aircuison, Secy. to the Gool of India, Foreign Dept.

### No. X.

There of Adresses States the Battish Government and the States of Putitata, Jugenu, and Narma regarding the Sighiad Canal, consuled at Umbal's, on the one part, on behalf of the British Government, by Mr. Commonder. Commissioner. Umballad Division, only enquivered by fits Excessioner the Various and Governor-General of India in Council; and on the other part, on health of the Putitals State, by Khalifa Stade and Mahomed Hossein, Mede Moorener, duly empowered by His Hidheres the Maharaja of Putitals; and on behalf of the Theories State, by Stedar Temporo Sing and Lalla Monra Sing, duly empowered by His Highers the Raja of Jugenu; and on behalf of the Narma State, by Mere Moorener Ramburs and Sirdar Bishen Sing, Administrate, duly empowered by His Highers the Raja of Narma,—1273.

- . If The project to be drawn out under the exclusive control of the British Government on the general basis of taking the water in the most communical manner to those districts east of the Sutley to whem it can in an engineering point of view most advantageously be carried.
- 2. The original designs for the Canal works will be drawn out under the sole direction of the British Government, every possible attention being given to the wishes of the Covernments of the other States concerned as to the precise direction and position of the Covals, etc., consistently with sound engineering principles.
- 3. On the final settlement of the project the share of the water-supply to be allotted to the Branch Canal shall be determined on the general basis of giving a fairly equal proportion to all the districts traversed by the entire system of canals, having regard to the lands that will actually be capable of receiving irrigation from them.
- 4. In the subsequent part of this Agreement the Woohur and Bhartinda teamsh canals will be referred to as the British branches, and the Kutlub, the Central, and the Chos Branches will, for the cube of brevity, be alluded to as the Publishe branches, as they chiefly pass through the territory of the Publishe State.
- 5. Water shall be distributed, if required and so hav as practicable, from the British branch canal, intently to all villages along their courses whose lands can be advantageously irrigated therefrom, whether those villages are under British jurishmenton, or that of any other State.
- 6 Smillarly on the Pattials beauther the distribution shall be made sateably to all villages, whether belonging to the Pattials or any other State.
- 7. The land sequired for the canals and works in connection with them shall be neede over by the Government of each State traversed according to its own basge, all payments of compensation being made by the British Government is accordance with the regulations in force in the several States, and the amount being dealt with as a part of the general expenditure on the canal works.
  - Compensation will be paid for any building or house injured by the works.

- 9. The entire cost of the main canol, inclusive of original surveys and the preparation of the project, shall be borne by the British Government and Native States concerned in proportion to the water-supply allotted to each; but the whole cost of the Partiala branches shall be borne entirely by the States concerned in similar proportion.
- N.B.—Puttials paid the expense of the preliminary surveys and project incurred in 1862. This will be added to the general cost of the whole project and be shared by all the parties concerned.
- 10. Each State will defray the cetim expenditure on its own rajbulous, which will be designed (unless otherwise mutually agreed upon) as far as possible so as to provide separately for the lands of the several States, and will be specially assigned to the States by the British Government which will determine all doubtful points relating to this assignment.
- 11. The States interested in the Puttials branches concerned shall supply controlly, to meet the cost of construction while the works are in progress, a proportion of the estimated annual outlay on the main carel equif to the share of the entire water-supply allotted to those branches, as well as the whole of the lands required for those branches in shares proportioned to the quantity of water allotted to each.
- 12. On the completion of the works an account, will be drawn out by the British Covernment of the actual expenditure on those portions of the project of which the cost is to be defrayed proportionally by the several Governments, and a final statement will be prepared of the exact sum due from the several States concerned, when each State will pay or receive back any difference between its accual payments year by year and its ultimate share of the cost.
- 13. The above account of notal cost will include the charges for the original surveys and proper charges for establishments, etc., whether incurred by the British or any of the other Governments concerned; and credit will be given to every State for payments made by it directly.
- 14. Copies of such parts of the British accounts of the expenditure on sonstruction will be furnished periodically to the Covernments of the several States concerned, so far as may be desired by them.
- 16. The several States concerned shall pay to the British Government an annual sum as seigniousge on the Sutlej water supplied to the Puttials branches in sheres proportioned to the quantity of water allotted to each.
- 16. The seigniorage to be paid by the States interested in the Partials branches in consideration of the water supplied to them by the British Government will be at a cate not expecding four arouse per acre.
- 17. The sum to be paid annually will be calculated on the area actually irrigated during the year by the British branches of the cana!, and in proportion to the relative volumes of water passing at the time down the British and Publish branches respectively, that is to say, if, with 2,000 cabic feet per second passing down the British branches, 200,000 acres baye been brigated, and 1,000 cabic

feet per second have been at the same time discharged in the Puttisla branches, the segritorage to be 100,000 acros at four annas, equal to Rupers 25,000.

- N.B. -The area irrigated will be the setual area, i.e., an acre of double cropland will not be reckoned as two acres.
- 18. No seigniorage will be demanded so long as the British canals yield no profit, and as long as the profits from the British branches shall be so small as would render the seigniorage rate of four annas per acre unduly high, such seigniorage shall be proportionally reduced to one, two, or three sames per acre at the discretion of the British Government.

The British Accounts Department will determine when the canale yield profit.

- 19. The first payment of seignbriage will be demanded on the eleventh year after the admission of water into the Putrials branches.
- 20. In cases of any fulling off in the annual supply of water entering the main canul observed, the British Covernment and the other States will share the setual supply according to the original proportion fixed, and the other States shall have no claim for compensation from the British Government on account of any such reduction of the supply.
- 21. The gauge registers at the regulating head of the British and Puttials branches shall be held to give authoritative data for calculating the quantity of water supplied.
- 22. No State will have any claim against the British Government on account of water escaping unused from the branches, because it is not required or used in their territories. Should the British Government realize any income from the surplus (naused) water of the Puttials branches, the States concerned shall be entitled to claim a remission of seigninesge in proportion to the meane so derived.
- 23. The several States shall pay the same share of the annual charges for maintenance of the main canal as they pay of the first cost of thus portion of the works.
- 24. The original construction of the Puttials branches, with their collateral works, including rajbulus, shall be carried out exclusively by the British Government under its own officers, as in the case of the main canal and the British (months).
- 25. Subsequent to the admission of water, the management of the main channels of the Puttiala branches and their connected works shall rest entirely in the hards of the British Covernment, but all expenses of maintenance of these channels shall be defrayed by the several States in shares proportioned to the quantities of water allotted to each.
- 26. The management and distribution of water from rajbuhas and all other arrangements connected therewith shall be under the control of, and the whole of the costs of maintenance and management of the rajbuhas shall be defrayed by the States to which they respectively belong.

- 27. The details of superintendence, powers of local officers, and other matters connected with management, shall be settled by the Punjah Covernment with the States concerned, subject to the confirmation of the Supreme Government.
- 28. Offenders against Caual Regulations in villages irrigated from the Futtial<sup>a</sup> or British branches, or bottlering on Partials or British branches shall be made over by the Canal Officers for infliction of penalties to the officers of the Government in whose territory those villages are situated, a right of reference to the Panjob Government being allowed in case of any dispute or difference of opinion.
- 29. Each State shall be bound to give a right of passage through its lands for any water channel, large or small, when required by any other of the States concerned, the only composation claimable from the State to which such water-course belongs being the value of the fand occupied and the property thereon. The supervision of rajhuhas and other minor channels thus made shall remain with the Coverament to which they belong as in the case of other similar works within its own territories.
- 30. In case of dispute between any two States as to the amount of compensation to be paid on account of land taken up, or any other matter under this agreement, the amount of compensation or dispute shall be determined by an officer appointed by the British Government.
- 31. The tolls levied on boats, rafts, etc., navigating the canala shall be the same on all the channels, whether those channels belong to the British or any other State.
- 32. No transit duties on goods passing along the canals shall be levied by any of the Covernments conserred. This will not prevent the levy of ensternary duties on goods or merchandize landed from bouts, etc., plying on the canals for consumption in towns, etc.
- 33. The amount of tell levied on through traffic shall be shared between the British Government and the States concerned, in proportion to the distance traversed on the channels belonging respectively to each.
- 34. A share of the navigation tolls of the main canal shall be allotted to the States concerned in proportion to their share of the entire water-supply.
- S0. In all other cases the tolls shall belong to the State in exclusive possession of the channels traversed.
- 86. The navigation tolls to be credited to the States concerned in the Puttisla branches thus consist of three portions:—
  - Ast.—Share of tolls on the main canal.
- 2nd. Share of "through "traific tolls between the British and Publicle branches.
- Sid.—All folls on bosts, stell navigating the Puttisls branches exclusively. The amount will be shared by the States represented in proportion to the shares of the first costs of the channels defrayed by each respectively.

- 37. A share of the value of miscellaneous produce such as wood, gluss, etc., on the main canal shall be credited to the Puttiala branches in proportion to the share of the water-supply alloited to there.
- 38. The above share of produce on the main canal with the whole of the value of similar produce on the Puttials branches (not including rajbubas) will be shared by the States concerned, in proportion to their shares in the livet cost.
- 89. Each State will supply annually, as required, the whole of the lands for maintenance of the work, etc., appertaining to its own territory, as well as a share of the estimated cost of maintenance of the branches, plus the portion of the maintenance expenses of the main canal referred to in paragraph 23: these last in shares proportioned to their shares in the first cost.
- 40. The British Government reserves to itself the right of extending or altering the canal at any future time in any way it phases, on the understanding that the share of the water first assigned to the Puttials branches, and the other rights of the States concerned under this agreement shalf cut be interfered with or diminished without their consent being first obtained. And the expenses of such extension or alteration will be distributed in proportion to the advantages expected to see our from such action to any of the parties concerned under this agreement.
- 41. So long as the original construction of the Puttials branches shall be in progress, it shall be the duty of the officers in charge to pay due attention to any representations of the Chiefs of the States concerned or their officers, and to carry out their wishes as far as may be practicable or advisable.
- 42. In consideration of the advantages given by the canal from the Sutlej, the Puttish State will allow the British Government, if it desires to do so, to take a small water-course from the Enggur to supply the cantament and cown of Umballa, the water-course to energy about 20 cubic feet per second. A proportion of the charge for seigniorage on the Sutlej water shall be remitted to compensate for the grant of the Guggar water if this water-course be made; no other claim to lie against the British Government in connection with the construction of the water-course.
- 43. In case of any difference of opinion evising between any officers of the States concerned and the British Canal Officers on any matter relating to the management of the canal, it shall be referred to the Lieutenant-Governor of the Punjab, whose decision shall be final. If any difference of opinion shall arise between any of the States concerned and the Lieutenant-Governor of the Punjab, as to the construction of this agreement, a reference may be made to the Governor-General in Council, whose decision shall be final.
- 44. It shall at any time be competent for the British Government to resume the entire management of the causi works or irrigation in the territories of any of the States concerned, if it shall consider that that State has not properly fulfilled the obligations which attach to the discharge of the duties which will devolve on it under the arrangement detailed above.

45. These obligations may be seemed up as follows: ...

Ist.—Complete regularity in the payment of the radaries of all persons corpleyed on the canals and in the provision of the funds necessary for carrying out the works which will be needed for the proper numbers are of the canals.

If from any want of proper attention on the part of any of the States concerned, the British Government is at any time forced to advance money for the due performance of works or payments of salaries, etc., which will properly fall on that State under these arrangements, then the British Government must be understood to have the right to take complete charge of the whole administration of the canal, channels, and irrigation pertaining to that State, and to retain them under its own officers until the evil complained of he corrected and matters be placed on a sound footing. But in such ease, out of the income from the range after deducting expenses any surplus which may accure shall be under over to that State conserved in whose territory such administration may have been assumed.

2nd.—Complete importiality in the distribution of the water among the villages along the country, so that the British villages and those of other Native States shall, if required, share the water equally with the villages of the States concerned; also an equal administration of justice to all persons over whom the officers of the States concerned may exercise jurisdiction, so that the subjects of the British Government or of any Native State shall be dealt, with according to the same principles of law as are respected by the officers of the British Government.

3rd.—Ready and friendly compliances on the part of the Covernments of the States concerned with those requests of the Punjab Government and its superior officers, who have chief charge of the Irrigation Department in the Punjab, which shall be declared by them to be assential for the proper maintenance and satisfactory working of the canals as a whole.

The Governor-Coneral in Council will at all times be ready to receive any representation from the Government of any of the Stutes concerned, if that Government considers that the spirit of the present proposals is from any cause not fully acted up to by the officers of the Punjah Covernment on whom the immediate duty of carrying them out will devolve.

Executed at Umballa this eighteenth duy of February 1873.

Conn (Missiev, Comunissioner, Denbalia Division, Northbook,

Ratified by His Excellency the Vicerny and Governor-Concret of India at Calcutes on the twenty sixth day of March 1873.

C. U. Alreadson,
Sometany to the Government of India,
Foreign Department

# No. XI.

Postal Compution for the Excussion of correspondence, parcels, insuland and value-payable articles, money orders and Inina Postal Notes, between the Imperial Post Office of Berrise India and for Post Offices in the Presuments of His Higginess the Managapa of Patiela,—1994.

# ARTICLE U.

There shall be a minual exchange of correspondence, parcels, money orders and India postal notes between the Imperial Post Office of British India, hereinafter termed the "Imperial Post," and the Post Offices in the territories of His Highwess the Mahampa of Patiala, hereinafter termed the "Patiala Stata Post." This exchange, which shall also include registered, insured and value-payable articles, shall be governed by the rules given in the Indian Postal Guido for the time being. The term "correspondence" shall include lotters, post eards, newspapers, and book and pattern packets.

### Автисия 2.

There shall be two Offices of Exchange, we, the Imperial Post Office at Umballa, on the side of British India, and the Patiala State Office at Patiala, on the side of the Patiala State. Those Offices of Exchange shall alone be authorised to deal with articles giving rise to accounts.

# Автона 3.

Indian postage stamps, post-cards and embassed envelopes overstricted with the words." Patiala State "shell be supplied on indent by the Covernment of India to the Patiala State at cost price. They shall be sold by the Patiala State to the public at the value marked on each postage stamp, post-rand or embassed envelope. Indian postage stamps, overprinted with the word." Service," in addition to the words." Patials State, "shall also be supplied on indent by the Covernment of India to the Patiala State at cost price, and these overprinted stamps shall be used solely for the purpose of prepaying correspondence on the service of the Patiala State posted in that State.

#### ARTICLE 4.

These overprinted postage stamps, post-cards, and embossed envolopes, overprinted with the words "Patials State" shall alone be used in the Patials State for the prepayment of Umanu correspondence, and they shall be recognized by the Imperial Post only when attached to inland correspondence posted within the limits of the State of Patials.

#### ARTICLE 5.

The rates of postage, fees or commission charged by the Pariula State Post, on all classes of correspondence, paid and unpaid, registered and unregistered, insured and value-payable, on all parcels, and on all money orders, and on all forcin postal notes, shall not be in excess of the rates charged by the Imperial Post.

#### ARTICLE 6.

Responsibility for articles insured, and for payment of compensation under the rules given in the Indian Postal Guide for the time being, shall zest with the Imperial Post Office while the articles concerned are in its custody; and with the Patible State while the articles concerned are in its metody.

# ARTICLE 7.

Articles of all kinds superscribed "On Possal Service," and franked by the signstance and official designation of an officer of the Imperial Post or an officer of the Patials State Post, shall be exchanged free of all charge as respects postage.

#### ARTICLE 8.

The Government of India shall hear the cost of conveying mails within the limits of British territory, and the Patiala Darbar shall hear the cost of conveying mails within the limits of the State of Patiala. But the Imperial Post shall be entitled to the free embergance of mails over postal lines in the Patiala State, whether such scales be intended for transmission to a Patiala State Post Office or an Imperial Post Office, and similarly the Patiala State Post shall be entitled to the free conveyance of scales over Imperial postal lines whether such mails be intended for transmission to an Imperial Post Office or a Patiala State Post Office.

#### ABTICLE 9.

Inland correspondence, registered and unregistered, received from the Pariala State Part, fully propaid with the overprinted postage stamps described in Article 3, beduding correspondence prepaid by Patiala State Service Stamps, shall be delivered in British India free of all charge on account of postage.

## ARTICLE 10.

Inland correspondence received from the Patials State Post, not fully propaid with the overgrinted postage stomps described in Article 3, shall be treated by the Imperial Post as though originally posted in British India, and charged on delivery with the usual cates for inland unquid postage, which shall be retained by the Imperial Post.

### ARTIGUE 13.

Fully prepaid inland correspondence, registered and unregistered (including correspondence proposit by service stamps), transferred by the Imperial Post, shall be delivered by the Patrala State Post, free of all charge on account of postage.

#### ARCOLE 12.

On inland correspondence, not fully pregaid, transferred by the Imperial Post for delivery through the Putiala State Post, the latter shall retain the postage it realizes.

# Актиськ 13.

Unclaimed and refused inland correspondence shall be exchanged in both directions, but the exchange shall be accompanied by no accounts.

# ARTICLE 14.

Bully prepaid foreign correspondence addressed to any place in the Patiala State, shall be delivered by the Patiala State Post free of all charges on account of postage; but if each correspondence be unpaid or insufficiently paid, it shall be delivered on payment of the amount acced thereon by the Imperial Post: and the amount so collected shall be remitted to the Imperial Office of Exchange (Umballa).

# Автик 15.

On foreign correspondence posted in the Putiula State postage can only be prepaid by means of Imperial postage stamps, not bearing the overprint "Patiala State." Postage stamps overprinted with the words "Paciala State." shall not be recognised in payment of postage on foreign correspondence.

### ARTICLE 16.

Propayment of inland parcel postage between the Imperial Post and the Patiala State Post, in both directions, shall be compulsory.

#### ARTICLE 17.

Inland parcels, received from the Paciala State Post, shall be delivered in British india free of all charge on account of postage.

#### ARTICLE IS.

Inland parcels, baseferred by the Imperial Post for delivery through the Parials State Post, shall be delivered free of all charge on account of postage.

#### Автисын 19.

Fully prepaid foreign purcels, addressed to any place in the Patiala State, shall be delivered by the Patiala State Post free of all charge on account of postage; but if such purcels be unpaid, they shall be delivered on payment of the amount saxed therem by the Imperial Past, and the amount so collected shall be remitted to the Imperial Office of Exchange (Umballs).

#### ARTICLE 20),

Prepayment in cush of possage, at the rates published in the ladian Postal Guide, is compulsory in the case of all foreign parcels posted in Patiala. The postage so collected shall be remitted to the Imperiol Office of Exchange (Umballs).

# Актипа 21.

The Imperial inland money order rules, as given in the Indian Postal Cuide for the time being, shall be adopted by the Patials State Post, and the Imperial inland form of money order shall be used.

### ADDICAGE 28.

Money orders, issued by the Patiala State Post for payment in British Industrial all be sent by the Patiala Office of Exchange to the Imperial Office of Exchange (Umbalis). Such money orders shall be paid in full in British India irre of all charges and without deduction on any account whatsoever. The entire commission on these money orders shall be retained by the Patiala State Post.

#### Апичени 23.

Money orders, issued by the Imperial Post for payment by the Patiala State Post, shall be transferred to the Patiala Office of Exchange by the Imperial Office of Exchange (Umbulla). Such money notices shall be paid in full in the Putiala State free of all changes and without deduction on any account whatsoever. The entire commission on these money orders shall be retained by the Imperial Post.

#### Area care 24.

India postal notes, bearing the words "Patiala State" statusped on these shall be supplied free by the Covernment of India to the Patiala State.

### Автисьы 25.

The full value of every India postul cote sold by the Patiala State Post shall be payable in British India at any Imperial Post Office named, no charge being levied for payment.

## ARTICLE 26.

Fig. full value of every India postal note sold by the Imperial Post shall be payable in the Patiala State at any Patiala State Post Office named, no charge being levied for payment.

# Автиска 27.

The Imperial Post shall retain the entire commission on the India postal notes which is sells, and the Patiala State Post shall retain the entire commission on the India postal notes which it sells.

### Автичи 28.

Monthly lists shall be rendered by the Patiala Office of Exchange to the Umballa Office of Exchange showing the India postal notes sold and the India postal notes paid during each month, the vonebers for payments consisting of the original paid notes.

# ARTICLE 29.

A monthly account current showing the amount to be credited to the Patiala State on account of money orders and budia postal notes paid by the Putiala State Post, and the amount to be debited to the Patiala State on account of money orders issued and India postal notes sold by the Patiala State Post, shall be rendered by the haperial Office of Exchange (Umballa) to the Patiala State Post, it shall be paid at once by the Imperial Office of Exchange (Umballa), and if it is in favour of the Imperial Post, it shall be paid at once by the Imperial Office of Exchange (Umballa), and if it is in favour of the Imperial Post, it shall be paid by the Patiala Office of Exchange immediately after the monthly account correct is rendered.

#### ARTICLE 30.

The Director-General of the Post Office of India and the Patiala Darbar shall have authority to draw up, in direct communication with one another, detailed regulations for giving effect to this convention, and to settle all matters of detail and procedure connected with the exchange of articles between the Imperial Post and the Patiala State Post, including the soluction of Post Offices, situated in British India or in the Patiala State, between which postal communication shall be maintained. The detailed regulations so drawn up shall be subject to such modification as may, from time to time, be mutually agreed to by the said authorities.

Signed by the Director-General of the Signed by the Motamid of the Patisla Post Office of India on the 15th day State on the 15th day of September of Saptember 1884.

A. U. Fanshawk, Offg. Div.-Gent., Post Office of India. Nakak Bakusu, Motomid, Saskus Patiolo.

RIPON,

Viceral and Governor-General of India,

This convention was ratified by Big Excellency the Viceray and Governor-Coneral of India at Simla on the 3rd day of October, A.D. one chousand eight hundred and eighty-four.

C. Grant,

Secy. in the Gow. of India, Korniga Department.

Similar Conventions have been executed with the following States in the Punjub, being ratified by the Viceroy on the dates stated:—

Nabha on the 23rd March 1885, Jind on the 3rd June 1885, Karidkos on the 30th November 1886, (Concellet in 1901.) Chamba on the 4th December 1886.

# No. XII.

AGREMMENT between the British Coverement and the Paliala State regarding the Street Branch of the Western Junua Canal. 1898.

- 1. The entire project to be carried out under the exclusive control of the British Government on the general basis of taking a supply of water in the most conomical manner from the Western Junna Canal above the Indri Regulator to those portions of the Kaithal Tahail of the Karnal District, the Nirwanah Pargana of the Patiala State and the Fatahabad and Sirsa Tahaila of the Hissar District, to which it can, from an engineering point of view, be most advantageously carried.
- 2. The original designs for the canal works, including all Itistributaries, shall be prepared and carried our under the sole direction of the British Covernment, every possible attention being given to the wishes of the Potials State, as to the precise direction and position of the channels traversing its territory, consistently with sound engineering principles.
- 3. On the completion of the detailed surveys for all distributaries the British and Patiala shares of the water-supply available shall be determined on the general basis of the proportions of the areas commanded by the entire system in British and Patials territory, respectively.

Norm. In this and subsequence Articles the term "commanded area" shall be  $\ln(d)$  to mean the areas that can be naturally and conveniently commanded.

- 4. In the subsequent parts of this agreement the upper portion of the Sirsa Branch Gund, from its head above Indri to the point at which it first enters Patiala territory, will be called the First or British Upper Section, which will also include any escape that may be consumeded, irrespective of the territory in which its head is situated, the portion from the point where the Canal first enters to the point where it finally leaves Patiala territory will be called the Scoond or Patiala Section, and the remainder of the Branch will be called the Third or British Lower Section. Also the distributaries which may be designed solely or mainly for the irrigation of Patiala territory, whether their heads he situated in a British or Patiala section of the branch, will be called Patiala Distributaries, while all other distributaries will be called British.
- 5. Every effort will be made to design oil the British and Patiala Distributuries so as to exclusively irrigate British and Patiala (erritory, respectively; but whenever a departure from this principle may be necessitated by the physical configuration of the country, or by other engineering considerations, water shall be distributed from both the British and Patiala Distributaries, reveably, to all villages along their courses whose lands can be advantageously irrigated therefrom, whether such villages be under the jurisdiction of the British or the Patiala Covernment.
- 6. The land required for the canal and works in connection with it shall be made over by the Patials Government according to its own usage, all payments of compensation being made by the British Government in accordance with the

procedure that has been observed in the payment of compensation for land made over by the Parials Government for the purpose of the Sirhind Canal, and the amounts so paid being dealt with as a part of the general expenditure on the canal works.

- Compensation will be paid for any building or house injured by the works.
- 8. The entire cost of the Pirst or British Upper Section of the Sirsu Branch, exclusive of distributaries, but inclusive of original surveys and the preparation of the project, and also of such additions to and improvements of the head works and main line of the Western Jumps Canal, as may be rendered necessary by the increase in the supply required for the Sirsu branch, shall be home by the British and Patiala Governments in the proportion of the water-supply finally affected to each under Article 3 of this Agreement.

The entire cost of the Second or Patiala Section, exclusive of Distributaries, shall be borne by the British and Patiala Governments according to the proportions of their respective commanded areas, after deducting from the British area the area commanded in British villages situated in the First Section.

The entire cost of the Third or British Lower Section shall be borne by the British Government.

9. The entire cost of the British Distributaries will be borne by the British Government, and that of the Patiala Distributaries by the Patiala Government.

A branch or minor distributary taking off from a main distributary belonging to one Government for the purpose of exclusively irrigating the territory of the other Government shall be constructed and subsequently maintained at the cost of the Government whose territory will be exclusively served by it.

- 10. The Putiala State shall supply unrotally, to meet the cost of construction while the works are in progress, such sums as may be estimated by the British Government as approximately equivalent to the share of the outlay of the year, which will be ultimately chargeable to the State under the terms of Arlieles 8 and 9 of this Agreement.
- 11. On completion of the works, an account will be drawn out by the British Government of the actual expenditure incurred on the different portions of the project, and a final statement will be prepared of the exact some due from the Petiala State, which will then pay or receive back any difference between its actual payments year by year and its ultimate share of the cost.
- 12. The above account of total cost will include the charges for the original surveys, and proper charges on account of establishment, etc., whether incurred by the British or Patials Government, and credit will be given to the Patials State for all payments made by it directly.
- 13. Copies of such parts of the British accounts of the expenditure on construction will be furnished periodically to the Paxiala State as may be desired by it.
- 14. The British Covernment shall have at all times the sole right of determining and controlling the supply to be passed into the Siran Branch Const, due

regard being paid to existing or established interests on the other portions of the Western Jumpa Canal.

16. Subsequent to the admission of water, the management of the entire length of the Signa Branch (but not of the Patiala Distributaries except as provided in Articles 21 and 22) shall remain outirely in the hands of the British Government, but all expenses of maintenance of the Branch, distributories and connected works shall be shared by the British and Patiala Covernments as provided in the next following Articles of this Agreement.

If, The annual charges for the maintenance of the first, escond and third sections (not including distributaries) and the corresponding incidental charges for establishment and tools and plant, but not those for general direction, shall be borne by the British and Fatiola Governments in the same proportions as those in which the final direct capital charges on account of these sections (not including distributaries) may be ultimately distributed between the two Governments; but all charges for the annual rountenance of Patiala Distributaries shall be borne exclusively by the Patiala Government, except as provided in Articles 21 and 22 of this Agreement.

17. Similarly, all miscallaneous revenue, i.e. revenue derivable from other sources than the supply of water for purposes of irrigation, that may be realized in the first, second and third sections of the Sirsa Branch (not including distributories), will be credited to the British and Patiala Governments in the proportions of the ultimate distribution of the direct capital outlay upon these sections (not including distributaries).

18. The Patials State shall be emitted to all revenue that may be accessed or assessable on account of irrigation or of sales of water for other purposes in Patialo villages, whether the water be supplied from British or Patialo Discributaries. Similarly, the British Government shall be entitled to all resonant that may be assessed or assessable on account of irrigation or of cales of water for other purposes is British villages, whether the water be supplied from a British of a Patiala Distributary.

19. With effect from the first day of April next after the date on which she first of the Putiala Distributaries is supplied with water the Patiala State shall pay a share of the annual cost of maintaining the head works and main line of the Western Jenna Canal above India, are also of the annual general charges for direction that may be debitable to the revenue account of the Western Junua Canal. This share shall be determined annually by the British Government on the basis of the proportion of the netual or estimated area of irrigation in Patials territory to the entire area irrigated on the Western Junua Canal (including the actual or estimated Patiala area) that obtained in the year next preceding.

NOTE.—For the purpose of this Article the actual area of irrigation in Patinta territory shall be taken as long as the Patinta Distributacies may, in accordance with the prevision of Article 21 of this Agreement, be controlled and administered by the British Government; but after the Patinta Distributaries have been that by usale over to the Patinta Starm, the area to be taken as all at of Patinta irrigation shall be estimated in the manner provides in Article 33. The outer area irrigated by the Western Jurma Canal shall the include the tree in Jurd territory, for which a feed annual payment is noted by the shall State, in accordance with the Agreement for the time being antesiting between the Brit sh and Jind Covernments

- 20. The Patials State shall not be entitled to any share in any revenue realised on the head works or main line of the Western Jumus Canal, the whole of which shall be creditable to the British Government.
- 21. The Patiala Distributaries shall remain under the gole control and administration of the British Government for a period of five years duting from the commonwment of the first crop to which water may be supplied from a Patiala Distributary. After the expiry of five years from the above date, the Putiole Distributaries shall be transferred to the control and administration of the Patiala State provided that in the case of any Putula Distributary of which the head is situated in British territory, the British Government shall retain the control and administration of the portion lying between the head and the boundary of the Patiala State and shall bear the whole cost of the maintenance of such portion.

In every case in which the upper portion of a Patiala Distributary may remain under the control of the British Government under this Artisle, a gauge shall be erected in the distributary at or near the point at which it enters Patiala territory, and the British Canal Officer shall majnishe such depths of water on the gauge (which shall be regularly recorded) as may ensure to the Patiala State its fair share of the supply.

- 23. During the period that the Patiala Distributaries shall remain under the control and administration of the British Government, the Patiala State shall pay all charges incurred in respect of the maintenance and administration of such distributaries, including a proportionate share of establishment, except those that may be incurred in respect of the maintenance and administration of any portions lying in British territory between the bends of the distributaries and the Patiala boundary, which will be borne by the British Covernment under Article 21.
- 28. The British Government shall arrange for the assessment of all revenue in Patiala villages during the period that the Patiala Distributaries remain under its control and administration, but will forward the assessment papers to the Patiala State for reclication of the amounts assessed.

The rates of assessment during such period shall equal the combined occupier's and owner's rates that may be prescribed for British villages.

- 24. After the Patiala Rujbahas have been transferred to the control and management of the Potiala State, each Government will conduct the assessment of the villages under its own jurisdiction, irrespective of the distributaries from which water may be supplied to them, but in all cases in which a village under one Covernment is irrigated from a distributary belonging to the other, the Government owning the distributary shall be entitled to a copy of the measurement papers.
- 25. The Patials Distributaries shall be entitled to a percentage of the total supply entering the Sirse Branch, which shall be equal to the percentage of the supply to which the Patiala State may be entitled under Article 3 of this Agreement, with such addition as may be necessary for the infigution of any British territory that may be communised by Patiala Distributaries, and with a propor-

tional deduction on account of any area of Patiala territory that may be commanded by British Distributaries,

- 26. The supply entering the Sirso Branch shall be held to be the supply passing a certain point in the First Section, situated above the head of the First British Distributary in that Section. The supply passed into the Pariala Distributaries shall be held to be the difference between the supply passing a certain point in the Sirsa Reanch situated between the heads of the last British Distributary in the First Section and of the first Patiala Distributary, and the supply passing a certain point situated between the heads of the last Patiala Distributary and of the first British Distributary of the Third Section. The procise position of all three points shall be determined by the British Government.
- 27. Gauges shall be fixed at the three points in the Sires Branch referred to in Article 26, and the registers of their readings shall be held to give authoritative data for the determination of the percentage of the whole supply entering the branch which is passed into the Catiala Distributaries.
- 28. The regulation of the water passing into the heads of the Patiala Distributaries shall be entirely under the control of the British Canal Officer in charge of the Sirea Branch. The requirements of each distributary will be communicated from time to time by an agent appointed by the Patiala State for this purpose, and the British Canal Officer shall comply with these requirements, provided that they are within the limits of the supply to which the Potinia Distributaries may at the time be entitled under Article 26.

But in essens of short supply it shall be optional for the British Chool Officer to pass lote the Patials distributaries an intermittent supply in excess of the percentage due to them, and to shot off the supply either partially or entirely during the intervening periods, provided that the aggregate supply passed into the Patials Distributaries during a session of not more than fourteen days shall not, except with the consent of the Patials Agent, or unless his indents are complied with in full, form a smaller percentage of the total supply entering the Sirsa Branch during the same period than will be due to them under the provisions of Article 25.

In the event of a breach in the bank of a Patinla Distributory, or of sudden rainfull, or or any other emergency, the supply entering the head shall on the requisition of a reorganized or duly authorized State official be instructly shut off, or reduced to the extent or within the limits that may be permissible under the rules in this regard that may from time to time he issued by the British Capal Officer.

29. The British Canal Officer shall furnish the Putials Agent, at intervals of not loss than fourteen days, with a statement showing—

the average daily supply enturing the Sirse Branch;

the average daily supply due to the Patiala Distributarion;

the avarage daily supply passed into the Patiala Distributures;

the daily gauge readings at head of each Parisla distributary, and the coadings applied for by the Parisla Agent.

- 39. Other matters connected with the management of the canal and its conbosted works shall be settled by the Punjab Government with the Parials State, subject to the confirmation of the Supreme Government.
- 31. The Putials State shall pay to the British (Fovermoons an annual sum as seigniorage on the Jumps water supplied to Parials territory as a rate which shall very according to the estimated area of Patiels irrigation as follows:--

ESTIMATED AREA IN ACRES		
Not less than	Belize	Italie of suigniouspe per acre.
	42,080	2.7.
42,000	44,000	One sinau
44,000	46,600	Т мо аплез.
46.00g	18,000	Three annes.
48,000		Регимпьа.

32. The area on which seignineage is to be paid annually will be estimated on the busis of the area actually irrigated during the year from the British Distributaries and the relative proportions of the supplies actually passed into the British and Posiola Distributaries during the same period, a deduction being made on account of the actual area of British (criticity irrigated from Patisha Distributaries, and an addition on account of the area of Patisha territory irrigated from British Distributaries.

Example. If the area irrigated on British Distributories were 70,000 acres, and the excelles passed into the British and Pariala Distributaries averaged 700 and 300 outlie feet per second, respectively, the estimated area of irrigation of the Patiala Distributories would be as follows:—

But if 3,000 acres of the Patiala territory were inrigated from the British Distributaries, and 6,000 series of British territory were irrigated from Patiala Distributaries, the estimated area of Patiala irrigation would be—

30,000+3,000+6,000=27,000 acres, and the seigniorage to be paid would be 27,000 acres at forth a ros, equal to Rs. 6,750.

- 33. The first payment of seigniorage will be demanded on the area irrigated during the year 1902-3; that is, on the area irrigated during the Kharif of 1902 and the Rabi of 1902-5.
- 34. In the event of any failing off in the supply of water available for the Signa Branch, the actual supply available shall be shared with the Patiela State in the

proportions fixed under this Agreement, and the Patiels State shall have no claim for compensation from the British Government on account of any such reduction of the supply.

35. The Patiala State shall have no claim against the British Government if the full percentage of supply allotted to the Patiala Distributaries be not taken, but a portion he allowed to pess on into the Third Section; neither shall the State be entitled to claim a remission of saigniorage on this account, as the charges for seigniorage will be based on the supplies accually passed into the Patiala Distributaries. Nor shall it have any claim against the British Government on seconds of water excepting unused from the Patiala Distributaries, because it is not required or used in Patiala territory; but should the British Government realize any income from such surplus or unused water, the Patiala State shall be entitled to claim a remission of seigniorage equal to our-eighth of the income so derived, provided that whenever the rate of seigniorage is less than four accusa per age the above rate of remission shall be reduced proportionately.

36. The Putida State shall furnish the British Covernment with half-yearly statements, giving for each harvest such information regarding the area in iguted by, the income derived from, and the working expenses of, the Potida Distributaries as may be required by the British Covernment in connection with the annual statistics of the Westerr Jamon Count.

Similarly, the British Government shall furnish the Putinka State with such half-yearly or annual statements soluting to the working of the Western Junius Canal as may be desired.

37. Officences against canal regulations shall be dealt with as follows:-

If a native British subject commits an effected in the Patiala territory and is apprehended in that territory, he will be tried by the officers of the Patiala State, but if he is not apprehended in that secritory, the officers of the Patiala State may report the matter to the British Canal Officer, and that officer will then proceed as if the offence had been committed in British territory.

The same procedure will be inflowed, models materials, in the case of offences committed in British territory by subjects of the Patink State.

S6. The British Government reserves to itself the right of extending or altering the Sirsu Branch at any future time in any way it pleases, on the understanding that the share of the water first assigned to the Petials State under this Agreement shall not be interested with or diminished without its consent being first obtained. And the expenses of such extension or alteration will be distributed in proportion to the advantages expected to accure from such active to either of the parties concerned under this Agreement.

39. Be long as the original construction of the Patiala Section and Distributaries shall be in progress, it shall be the duty of the officers in charge to pay due attention to any representations of His Highness the Maharaja of Patials or his officers, and to carry out their wishes as far as may be practicable of advisable.

- 40. In case of any difference of opinion arising between the officers of the Patials State and the British Canal Officers on any matter relating to the management of the Sirsa Branch Canal and its distributaries, it shall be referred to the Lieutemant-Governor of the Punjab, whose docision shall be linal. If any difference of opinion shall arise between the Patials State and the Lieutemant-Governor of the Punjab as to the construction of this Agreement, a reference may be made to the Governor General in Council, whose decision shall be final.
- 41. It shall at any time be competent for the British Government to resume the entire management of the Patiala Distributories, or of the irrigation in Patiala territory, if it shall consider that that State has not properly fulfilled the obligations which attach so the discharge of the duties which will devolve on it under the arrangement detailed above.
  - 42. These obligations may be summed up as follows:---
- Ist.—Complete regularity in the payment of the salaries of all persons coupleyed on the caust, and in the provision of the funds necessary for carrying out the works which will be needed for its maintenance.
- If from any want of proper attention on the part of the Pathdo State, the British Government is at any time forced to advance money for the due performance of works, or payment of advices, etc., which will properly fall on that State under these arrangements, then the British Covernment must be understood to have the right to take complete charge of the whole administration of the canal obtaineds and irrigation connected with the Sirsa Branch which pertain to the State, and to retain them once its own officers until the evil complained of be corrected and matters or placed on a sound footing. But in such case, out of the income from the canal, after deducting exponses, any surplus which may accord shall be made over to the State.
- 2nd. Complete impartiality in the distribution of water from the Patiola Distributaries, so that the British villages adjacent thereto shall, if required, share the water equally with the villages of the Patiala State, also an equal administration of justice to all persons over whom the officers of the Patiala State may exercise jurisdiction, so that the subjects of the British Government shall be dealt with according to the same principles of law as are respected by the officers of the British Government.
- 3nd.—Ready and friendly compliance on the part of the Putiula State with those requests of the Punjab Government and its superior officers who have chief charge of the Irrigation Department in the Punjab which shall be declared by them to be essential for the proper maintenance and satisfactory working of the Sirsa Branch as a whole.

The Governor-General in Council will at all times be ready to receive any representation from the Government of the Putials State, if that Government considers that the spirit of the present proposals is from any cause not fully acted up to by the officers of the Punjah Government on whom the immediate duty of carrying them out will devolve.

Executed on bohalf of the Patiala State by Laka Nanav Bakab, duly corpowered by Hig Highmass the Mahazaja of Patiala, this Friday, 28th day of July 1893.

# Witnesses -

BYRD MODAMED All,

Valid of Polisila with the

Commissionership of Delhi.

Namer Baren,
Polisia Malamid with
the Government of the
Punjab,

Shanken Dyal., Valul of Potiala, residing at Birda.

Executed on behalf of the British Government by Lieutenart-Colonel J. W. Ottley, Secretary to the Panjais Government in the Irrigation Department, duly empowered by His Excellency the Viceroy and Governor-General of India in Council, this Friday, the 11th lay of August 1893.

#### Witnesses-

A. G. Rebo, John W. Orrvey, Lient, Ool., R.E.,

Execution Engineer, Secretary to the Punjab

Irrigation Department. Government in the

Irrigation Department.

H. V. S. Banns,

Under Secretary to

Government, Pungals,

Irrigation Hermels.

Approved and confirmed by His Excellency the Viceroy and Governor-General of India.

W. J. CUNINGHAM,
Offg. Sourceary to the
Construment of India-

Former Department.
Simia, the 29th August 1893.

# No. XIII.

ACREMENT for the working of the Raspura-Bratiana Raylway by the North Wilstein Rational on behalf of the Patiena Darbar, 1893.

This Inderture made the South day of January 1898 between the Scoretary of State for India in Council (Lersinafter collect the Scoretary of State) of the one part and the Poticle Darber of the other part:—

Wherens a fine of railway has been constructed in the territory of His Highness the Maharuja of Putiula between Rajpura on the North Western railway and Bhatinda on the Rawari-Forozepore railway.

And whereas the said line of railway from Rajpura to Bhatinda with all its plant and machinery and serviceable working stones has been and now is in the hands of the North Western railway and is now being worked by there.

And whereas the Secretary of State and the Parisla Darbar have agreed that the North Western railway shall maintain and work the said line of railway from Rajpurs to Bhatinds upon the terms and conditions bersingfor contained.

Now this Indenture witnesseth and it is bereby agreed and declared as follows:—

- 1. "The North Western milway" means the railway worked by the Score-tary of State and now under the control of the Manager, North Western railway, and any alterations and additions that may from time to time during the continuance of this contract he made in or to the said milway by or with the sametion of the Scoretary of State but not so as to include any railways or works comprised in "The Raipura-Bhatinda railway" as hereinafter defined.
- 2. "The Rejpare-Bhetinds milessy" means the line of callway extending from Rajpura on the North Western railway to Bhatinda on the Rewari-Feroze-pore railway with any improvements alterations and additions of whatever description that may from sime to time be made in or to the said railway by or with the samefror of the Patlala Darbar but with the exception of the telegraphs and telegraphic applicates used or to be used thereon.
- 3. "The Amalgamated undertaking" means "the North Western railway" and "the Rajpura-Bhatinda railway" (as defined above in Sections 1 and 2 respectively) taken as a whole the intention being that these two railways under the terms beginning contained in this contract should be worked together as if the two constituted but a single railway.
- 4. "Gross receipts" mean and include when not otherwise stated all receipts from coaching and goods traffic and from telegraphs all sums received as rents and all other receipts usually treated as railway revenue.
- 5. This agreement shall be taken to have commenced and as having come into force upon the thirteenth day of October 1859 and shall be subject to revision from time to time and shall be and romain in force until the 31st day of December 1892 and shall be reminable then or on the 1st Jaquary or the 1st Jaquary in the 1st Jaquary or the 1st Jaquary in any year thereafter on six months' previous notice in writing being given by

wither party to this agreement to the other but without prejudice to the rights of either party against the other in respect of any coverant berein contained which may have been previously broken.

- 6. An inventory of the plant and machinery of the Rajpura-Bhatinda railway banded over as aforesaid as on the thirteenth day of October 1899 shall be made and signed by or on behalf of the Patiala Durbar and the North Western railway.
- 7. The North Western railway shall make up and deliver to the Patials Dashur an account of all such stores delivered to the North Western railway on the thirteenth day of October 1889 and of the value of such stores the value thereof (except in those cases if any in which a different value is agreed upon by the Patials Darbar and the North Western railway) shall be taken as entered in the accounts of the Rajoura-Bhatinda railway.
- 8. During the continuance of this contract the North Western railway shall maintain the Rajpura-Bhatinda railway and keep the same supplied with rolling stock plant and machinery as if it were part of the North Western railway and shall do all in their power to develop the traffic on the Rajpura-Bhatinda railway and shall convey and shall manage use and work the Rajpura-Bhatinda railway and shall convey traffic thereon.
- 9. The Secretary of State shall be the sole judge as to the standard of maintenance to be required and the Rovenue accounts provided for in Section 25 following shall not be considered as timely closed and made up until such time as the maintenance is cartified to by the Inspecting Officer appointed under the Indian Railways Aut of 1890 or any subsisting statutory modification thereof as having been brought up to the standard required and the whole cost of the same debitable to Revenue has been duly charged of.
- 10. The North Western callway shall be responsible for all accidents and for loss and damage of every kind (is studing claims for lost or damaged goods) that shall occue upon the Rejours-Bhutinds gailway except awidente loss or damage caused by the failure of the permanent way or works arising from defendive original construction or caused by any extraordinary essently not due to defects in the maintenance or working of the said Rajpurs-Blatiads railway by the North Western railway. The Patiala Durbar shall be responsible for any achident or damage that the North Western railway could not have prevented which may result from any such failure of the permanent way or works arising from defective original construction. Should any of the permanent works such as bridges etations buildings or other works upon the Rajpura Bhatinda railway fail from causes beyond the control of the North Western railway or should any extraardinary resculty occur the case must be regarded as exceptional and the cost of construction or replacement must be charged to Capital or Revenue or divided between them as may be desired by the Secretary of State proper according to the sircumstances of the care.
  - 11. All subsequent works and alterations chargeable to Capital and which may from time to time be agreed upon between the North Western railway and the Patiala Darbar as necessary for the efficient working of the Rujpura-Bhatinda

railway shall be carried out by the North Western railway at the expense of the Petials Darbar.

- 12. The Secretary of State may from time to time by notice in writing recoire the carrying out of any afteration or improvement in the Respura-Bhatinda railway or any addition thereso that may in his opinion be necessary for the safety of passengers or for the safety of the public or for the effectual working of the Respura-Bhatinda railway. Such notice shall specify the attention improvement or addition required and shall also in general terms describe the works to be executed for the purpose of carrying out such alteration improvement or addition.
- 13. Any moneys required by the North Western railway for any purpose properly chargeable to the Patiele Darbar in connection with the Rejpura-Bhatinda railway and sanctioned under Section 30 or 11 or required by the Secretary of State under Section 12 shall be provided by the Patiele Darbar according to such arrangements as shall from time to time be under between the Patiele Darbar and the Secretary of State. The Patiele Darbar will also provide for the North Western railway any land that may at any time be required for the Rajpura-Hhatinda railway. The incidence of the cost of all works to be constructed shall be agreed upon before the work is commerced.
- 14 For purposes in connection with the Rajpors Bhatieda reliewy the North Western relievy shall not acquire either absolutely or for any limited estate any land situate in Patiala territory or any rights or casements in over or in respect of any lead so situate. The expression "land" includes as regards the operation of this clause buildings lands and all other hereditaments of whatever description. This section does not apply to any land of which possession may be given to the North Western railway by the Putials Durbar.
- 15. During the continuance of this contract the North Western rullway shall have entire control of the troffic working of the Rajoura-Bhatines railway shall supply all stuff required for the expercision and working including that for sudit as d accounts and shall supply all locomotives and other rolling stock fuel and working stores required for the efficient working of the Rajoura-Bhatines, railway.
- 16. The North Western railway shall keep the Rajpura-Bhatinda railway together with the plant and machinery in good repair and good working condition to the satisfaction of the Secretary of State.
- 17. The North Western reilway shall cause to be run on the Rajpura-Rhattinds railway so many trains at such time at such rates of speed between such places and with such conveniences and accommodations as the trailin shall from time to time require after duly considering any recommendations or suggestions from the Patiala Darbar.
- 18. The North Western railway shall book goods and passengers from all stations upon the line of the Raipma-Bhatinda railway to all such stations upon other lines of railway as the North Western railway now or shall from time to time interchange traffic with and shall otherwise extend to the traffic on the Raipma-Bhatinda railway all privileges facilities and booking arrangements now

or hereafter used or enjoyed by the North Western railway in connection with other lines of railway.

19. The North Western railway shall charge such rates fares and talls and shall make such roles monditions and arrangements in respect of the traffic on the said Rajoura-Bhatinda milway as are now in force or shall be from time to time within the powers of the Manager North Western railway to introduce on the North Western railway. Construction and Revenue sloves required either for the North Western milway or for the Rajoura-Bhatinda ruilway shall be carried over the lines of the amalgamental undertaking at the rates and under the conditions in force for the time being on the North Western railway.

20. All services which on the Rajpura Bhatinda railway the Scenetary of State or the Patiala Darbar shall require the North Western railway to perform for the Potice Office the Military Department the Police Department or any other Department of the State or for high Government officials (including in such services the conveyance of mails as defined by the Post Office servents when on duty the conveyance of troops and suders Military and Naval establishments horses and other animals used for military purposes gurs military stores and equipments the conveyance of police prisoners and paupers the conveyance of telegraph stores instruments officers and workman and of any public stores whatever inclusive of stores for any other State railway shall be performed by the North Western milway on the same general conditions and at the same rates and order the same conditions as may for the time being be generally in force on the North Western railway.

- 21. The North Western realway shall record and loop in proper books full and particular accounts of all its transactions and correspondence in any way soluting to or affecting the Rajpura-Rhatinda railway or the business thereof or any of the matters or things included or referred to in this contract so as as all times to exhibit fully and only the state of its officire in relation thereto and the Putials Darber or any person or persons appointed by it in that behalf shall at all reasonable times have free access to all the books accounts papers and documents of the North Western railway relating to the Rajpura-Rhatinda railway with power to call for or make copies of or extracts from the same.
- 22. The North Western railway shall keep the following accounts in regard to the Rajjoura-Bhatindu railway :---
  - A Capital account including the stores accounts.
  - A Revenue account.

23. In the Capital account of the Bujpana-Bhatinda railway the following particulars shall be entered to debit and credit asspectively (that is to say)—

# To debit.

(a) The value at cost price as shown in the accounts of the Rajpura-Bautinds railway as and in manner aforesaid inclusive of the railway plant, and muchinery handed over to the North Western railway as aforesuid.

- (b) The value as certified by the Patials Darbor of all land provided by it after the thirteenth day of October 1889 for the purposes of the Rajpura-Bhatinda railway.
- (c) All moneys which shall be actually expended by the North Western railway with the sunction of the Patiala Darbar out of funds provided by it in respect of the Rajpura-Bhatinda railway upon works plant or machinery the cost of which is chargeable to Capital.
- (d) All such other sums (if vuy) as ought to be entered to debit in the Capital account.

# And to eredit.

- (c) All such of the biologys to be received by or on behalf of the North Western railway in respect of the Rajpura-Bhatiada railway as ought under the provisions of this contract to be treated as reneived on account of Capital.
- (f) The value of any land originally dehited to the Capital account of which the North Western reliway shall have been allowed to take possession for the purposes of the Rajpura Bhatinda railway and which shall have been subsequently relinquished.
- 24. All moneys expended by the North Western railway on the Capital account of the Rajpura-Bhutinds railway and all other expenses of the North Western railway in connection therewith shall from time to time he stated and submitted to the Putiela Darhar. The Capital account shall from time to time he made up and the halance thereon executained and stated therein.

25. The gross receipts of the Rajpura Bhatinda railway, Moneys such as shall arise from the sale of any property on any occasion other than the replacement of the property sold by other property of the same or a similar character shall be treated as received on account of Rovense. Provided always that no sale of any property other than stores belonging to the Darbar on any occasion other than such replacement as aforesaid shall be made without the sanotion of the Patinla Darbar.

26. A Revenue account for the Rajpure-Bhatinda railway showing the carnings of the line under the heads prescribed for State railways and in total the percentage deduction therefrom for working expenses as per paragraph 27 following shall be prepared by the North Western railway annually to the 31st of March\* in each year or to such other days as may at any time be prescribed for Indian State railways and shall be regularly submitted by the North Western railway to the Patiala Durbur. Every Revenue account shall be considered as settled at the expiration of three calendar months after the same shall have been submitted to the Patiala Darbar but nevertheless any error which may subsequently be discovered therein shall be corrected in

<sup>\*</sup> As amanded by Corrigendom, duted 29th August 1927.

the then next Revenue account or in any subsequent Revenue account or accounts.

27. All costs charges and expenses incurred by the North Western milway in connection with the maintenance management use and working of the Rujpura-Bhatinda railway and the conveyance of traffic thereon properly chargeable to Revenus account shall be paid out of the gross receipts of the analysmsted undertaking and so far as possible out at the gross receipts of the year's to which they are properly attributable and in each year's there sind be deducted from the gross receipts of the Rajpura-Bhatinda railway fifty-live per cent, of such gross receipts and the belonce after nacking the said deduction shall be paid over to the Paticle Darber,

"Paymonts under this clause shall be calculated at the close of each year, but rayments on account and subject to adjustment may be made at the close of first loff of each year.

26. In case any question shall arise whether any expenditure incurred for the purposes of the amalgumated undertaking is to be treated in the whole or in part as a charge incurred on Capital account or how the same is to be dealt with the question shall be determined on the general principle that Capital is to hear the cost of new works of additional rolling-stock plant and machinery and of substantial improvements of and additions to old works plant and machinery including the cost of any temporary new work the construction of which is requisite for the construction of a work properly chargeable to Capital and that subject to the provisions of paragraph 10 the cost of regains restrictions remeads replacements and substitutions is to be borne by Revenue. If any difference shall arise between the Patials Darbar and the North Western railway as to whether any expenditure of the North Western railway is properly chargeable to Capital or Revenue the matter in difference shall be referred to the decision of the Secretary of State.

29. In addition to the electric relegraphs aboutly established along or upon the Rajpura-Bhatinda railway the Secretary of State may from time to time establish such electric telegraphs as he shall think lit along or upon the Rajpurs-Bhatinda railway or any part or parts thereof or any land or works belonging thereto and may maintain and work the electric telegraphs already established or to be established as aforesaid as the Secretary of State shall think its and it shall be lawful for the Secretary of Stote for such purposes or any of them to enter at all times by his agents workmen or others on the lands or works belonging thereto and to errot place maintain make do and execute thereon all such buildings machinery works appliances acts and things as the Secretary of State shall consider necessary or proper in relation to the construction maintenance use and working of the said electric telegraphs. The Secretary of State shall be exclusively entitled to the possession of all buildings machinery works and appliances erested or brought by him under the powers conferred on him by this section on the Rejpura-Bhatimle railway or on any land or works belonging thereto. The North Western railway shall in accordance with the roles in force for the

As amended by Corrigondum, dated 29th August 1927.

tures being on State railways at all times furnish the Secretary of State with such free pages over the Rajpura-Bhatiada railway or any parts thereof as he shall require for persons companied by him in or about or in connection with the construction maintenance working or inspection of the electric telegraphs mentioned in this section or any building machinery works or appliances appearationing thereto.

- 39. The Secretary of State will from time to time allow the North Western railway to have the evolusive use of any such electric telegraphs and telegraphic appliances as he shall from time to time consider proper to be used by the North Western railway for the purpose of safely or efficiently working the Rujpura-Bhatinda suilway or any part or parts thereof. The Secretary of State will maintain and keep in good repair and in good working condition the electric telegraphs and telegraphic appliances of which the North Western railway shall for the time being be allowed to have the use.
- 31. The North Western railway shall from time to time upon demand by the Telegraph Department of the Secretary of State transfer to the credit of that Department the amount which shall from time to time be due for rent main tenance and inspection of the electric telegraphs and relegraphic applicances of which the Secretary of State shall from time to time under the last preceding section have allowed in the North Western railway the exclusive use such charges being culculated seconding to the rules for the time being in force for State railway telegraphs.
- 32. The North Western railway shall in relation to any electric telegraphs or telegraphic applicaces of which under the 31st section of this contract it shall for the time using be allowed to have the use observe the rules applicable to telegraphs and telegraphic applicaces which shall for the time being be in force in the case of State railway telegraphs.
- 33. All correspondence connected with the working of the Rajpuro-Bhatinda railway under any of the clauses of this agreement shall so far as she constions affecting principles and important matters are connected be conducted between the Manager. North Western railway for the time being and the Patials Iberbur through the recition of the Scaretory to the Government of the Punjah in the Public Works Department but in ordinary matters the Patials Dubar shall if it desires to do so correspond with the Manager, North Western railway direct through its own officials.
- 34. The Patisla Darbar shall with all reasonable speed comply with all such requirements as the Secretary of State shall from time to time tooks in accordance with this contract.
- 35. If there shall be any breach (whether by act or omission or default) on the part of the North Western railway or of the Patials Darbar of any of the stignalations or provisions of this contract performed or observed and the North Western railway or the Patials Darbar respectively shall fail to remedy effectually any such breach as aforced within six calendar months after notice in writing to remedy the same shall have been given to the Patials Durbar or the

North Western railway respectively the Scoretary of State may on or at any time after the expiration of the six calendar months of created determine this contract by giving to the North Western railway or the Paniala Dorbar as the case may be notice in writing of such determination.

36. Upon the determination of this contract under either of the two Sections 5 or 35 or by effluxion of time the North Western railway shall give to the Patiala Darbar possession of the Rajpura Bhatinda railway together with the plant and machinery belonging thereto and all stores in hand or in course of delivery on the day of the determination of the contract and all plans books surveys sections printings writings and documents whatsoever in any wise connected with the Rajpura Bhatinda railway and all other property (if any) belonging or appertaining thereto and shall pay to the Patiala Darbur all moneys in the peasession of the North Western railway on account of the Rajpura-Bhatinda railway. And after such possession shall have been given and after all moneys which under this contract shall have become payable to the Patiala Darbar shall have been duly paid the Patiala Darbar shall be bound to indomnify the North Western railway its property and affects against all such debts and liabilities (if any) as it may have incurred on behalf of the Rajpura-Bhatinda railway and which shall be then subsisting.

37. Upon the termination of this contasot the working stores appertaining to the Bujpura-Bhatinda railway which may have been provided by the North Western railway shall if the North Western railway so desire be taken over by the Patiala Durbur at a valuation to be determined by mutual agreement or if necessary by arbitration.

38. In the event of any difference of opinion arising upon any of the terms of this agreement between the Patiala Durbur and the North Western railway the matter shall be referred through the Punjah Covernment to the Government of India whose decision shall be timal and binding on all parties.

In witness whereof the said parties have hereunto set their respective hands and seal the day and year herein below entered apposite their names respectively.

Mashir-ud-Dola Montaz-ul-Mole Khaliwa Syed Molometi Hussain, Khan Battador, Farsiga Minister, Patiala Durbay,

This thirty-first day of October 1892.

F. L. O'CALLAGBAN,
Secretary to the Government of India,
Public Works Department,
unting under the orders of the Sovernment,
on behalf of the Secretary of State
for India in Council,
this 30th day of January 1893.

## No. XIV.

ACREMENT ENTERED into by the Pariala State regarding the dession of Julianicion on that function of the Rewald Ferozerous Railway which lies within the Pariala State, - 1886 and 1900.

I. Muharaja Rajimdar Singh, Muharaja of Patiala State, hereby code to the British (covernment full and exclusive power and jurisdiction of every kind over the lands in the said State which are, or may hereafter be, occupied by the Rewari-ferozepore Bailway (including all Sands occupied for stations, for out-buildings and for other railway purposes), and over all persons and things whatsoever within the said lands.

KANWAR RANGE SIMOH. Bakador.

J. P. WARBURTON,

SIEDAR GURMURH SINCH,

Khalifa Saved Mohored Hussain, Mosheredooda Museraz et mule, Khad Baladar, Mondres of the Administrative Committee, Putitle State.

## No. XV.

ACRREMENT ENTERED into by the Patiala State regarding the ressum of Juria-Diction over that formion of the Dulin-Umballa-Kalka Railway which lies within the Patiala State —1800-1900.

I, Maharaja Rajindar Singh, Maharaja of Padiala, hereby orde to the British Government full and exclusive power and jurisdiction of every kind over the lands in the said State which are, or may hereafter be, occupied by the Delhi-Umballa-Kalka Railway (including all lands occupied for stations, for out-buildings and for other railway purposes), and over all persons and things whatsoever within the said lands.

Kanwar Randir Singu, Behadur,

J. P. WARBURTON,

Яіврав Спемціки Зімон, Марнів Алса,

KRALIBA SAYED MORONED HUSSAIN MORRESCHOOLA MUNTAZ-UL MUIK, Khan Bubadov, Members of the Administrative Committee, Patiela State.

## No. XVI.

AGRIBMENT ENTERED into by the PATIALA STATE regarding the (MESSON of JURIS-DIGITION on that POPTION of the RAJPURA-BHATTINDA RAELWAY which lies within the PATIALA STATE,—1900.

I, blaharaja Rajindar Singh, Maharaja of Patiala State, hereby code to the British Government full and exclusive power and jurisdiction of every kind over the lands in the said State which are, or may hereafter he, occupied by the Rajpura-Bhatinda Railway (including all lands occupied for stations, for out-buildings and for other railway purposes), and over all persons and things whatsoever within the said lands.

KANWAR RANKIR SINGH, Bohadar,

J. P. WAREDRYON,

Sirdar Gurmurii Singii,

Khataya Sayud Mohomed Hussain, Mushermulouna Mumtaz-ut-nunk, Khan Bahadur, Members of the Administrative Committee, Patiala State,

## No. XVII.

AGREEMENT ENTERED into by the Patiala State regarding the GESSION of JURIS-INCTION on that FOREIGN of the BIKANER-BHATINEA RAILWAY which lies within the Patials State, 1800.

I, Maharaja Rujindar Singh, Maharaja of Potiala State, hereby code to the British Government full and exclusive power and jurisdiction of every kind over the lands in the said State which are, or may kereafter be, occupied by the Bikaner-Bhatinda Railway (including all leads occupied for stations, for out-buildings and for other callway purposes), and over all persons and things whatsoever within the said lands.

KANWAR BANBIR SINGH, Robudier,

J. P. WARBURTON.

SIRDAR CURMURH SINGH.

Rhaijfa Saved Mohomed Hossajn, Mushereuchida Mohtaz-de-Mole, Khan Bakedur, Members of the Administrative Committee, Patiala State.

### No. XVIII.

AGRERMENT ENTERUD INTO by the PATTALA STATE regarding the cession of Juris-Diction on that formula of the Lubellana-Differ Janual Rathway which lies within the Pattala State, 1900.

I, Maharaja Rajindar Singh, Maharaja of Patinhi State, hereby code to the British Government full and exclusive power and jurisdiction of every kind over the lands in the said State which are, or may hereafter be, occupied by the Ludhi-ana-Dhuri-Jakhal Railway (including all lands occupied for stations, for out-buildings and for other reilway purposes), and over all persons and things what-spaces within the said lands.

KANWAR RANBIR SINCH, Bohndur,

J. P. WARBURTON,

Втарав Орвитки Втоси,

KHALIFA SAVED MOHOMED HUSSAIN, MUSICEECUDOOLA MORTAZ-OL-MUCK, Khan Behodor, Members of the Administrative Committee, Patrola State,

## No. XIX.

AGREEMENT ENTERED Into by the PATIALA STALE regarding the (weston of Jurismetron over that portion of the Southern Punjab Railway which lies within the Patiala State, -1900.

I, Maharaja Rajindar Singh, Maharaja of Patiala State, hereby code to the British Covernment full and exclusive power and jurisdiction of every kind over the lands in the soid State which are, or may hereafter be occupied by the Southern Punjah Railway, including the Nirwana-Kaithal Branch Railway (including all lands occupied for marrons, for out-buildings and for other railway purposes), and over all persons and things whatsoever within the said lands,

KANWAR RABUR SINCE, Bahadus, J. P. WARBURTON,

Sirdar Cornered Singa,

KRALIEA SAVEN MOROMEN HUSBAIN, MUSHEERUNOULA MORTAZ-OR-NOLE, Khan Bahadar, Members of the Administrative Committee, Patiola State.

## No. XX.

POSTAL CONVENTION for the Exchange of Correspondence, parcels, insured and value-payable articles and money orders, between the Imperial Post Office of British India and the Post Offices in the trentificate of His Highness Wahabasa Sir Rasendar Sinch, C.C.S.I., Chirp of Patiala,—1900.

## Автиськ 1.

There shall be a mutual exchange of correspondence, parcels and money orders between the Imperial Post Office of British India, hereinafter termed the "Imperial Post," and the Post Offices in the territories of His Highwest the Maharaja of Patiala, hereinafter termed the "Putiala State Post," This exchange, which shall also include registered, insured and value-payable articles, shall be governed by the rules given in the Iralian Postal Guida for the time being. The term "correspondence" shall include letters, post-cards, rewspaper and book and pattern packets.

## ARTIME 2.

Certain selected Post Offices in British India and in the Patiala State shall be placed in postal communication with one another, that is, they shall be authorised to exchange mail bags containing registered and unregistered correspondence and ordinary parcels, but not insured or value-payable purcels or money orders. Some of fices offices shall be constituted Offices of Exchange on the side of British India and on the side of the Patiala State, and these offices shall be the sole medium of exchange for insured and value-payable articles and money orders, and shall alone be entrusted with the duty of preparing the accounts resulting from the exchange of money orders.

#### Автиськ 3.

Indian postage stamps, post-cards and embossed envelopes, overprinted with the words "Patiala State," shall be supplied on indent by the Government of India to the Patiala State at onet princ. They shall be sold by the Patiala State to the public at the value marked on each postage stamp, post-card or embossed envelopes, over-printed wish the word "Service" in addition to the words "Patiala State," shall also be applied on indent by the Government of India to the Patiala State, at cost price, and these overprinted stamps shall be used solely for the purpose of propaying onverpondence or the service of the Patiala State posted in that. State

## ARTICLE 4.

These overprinted postage stumps, post-cards and embossed envelopes, overprinted with the words "Paciala State," shall show be used in the Patiala State for the prepayment of inland correspondence, and they shall be recognised by the Imperial Post only when attached to inland correspondence, posted within the limits of the State of Patiala.

### Armele 5.

The rates of postage, free, or commission charged by the Patiala State Post on all classes of correspondence, paid and unpaid, registered and unregistered, insured and value-payable, or all parcels, and on all money orders shall not be in excess of the rates charged by the Imperial Post.

#### April P 6

Responsibility for articles insured and for payment of compensation under the rules given in the Indian Postal Guide for the time being shall not with the Imperial Post Office, while the articles concerned are in its custody; and with the Patials State, while the articles concerned are in its custody.

#### ARTICLE 7.

Articles of all kinds superscribed "On Postal Service" and franked by the signature, and official designation of an officer of the Imperial Post or an officer of the Patials State Post shall be exchanged free of all charge as respects postage.

## APTICLE 8.

The Government of India shall bear the cost of conveying mails within the limits of British territory, and the Patiala Darbar shall bear the cost of conveying mails within the limits of the State of Patiala. But the Imperial Post shall be entitled to the free nonveyance of mails over postal lines in the Putiala State, whether such mails be intended for transmission to a Patiala State Post Office or an Imperial Post Office, and similarly the Patiala State Post shall be entitled to the free conveyance of mails over Imperial postal lines, whether such mails be intended for transmission to an Imperial Post Office or a Patiala State Post Office.

#### Автисты 9.

Inland correspondence, registered and unregistered, received from the Patiola State Post, fully prepaid with the overprinted postage stamps described in Article 3 (including correspondence prepaid by Patiola State service stamps), shall be delivered in British India free of all charge on account, of postage.

## Ависыя 10.

Inland correspondence received from the Patials State Post, not fully prepaid with the overprinted postage stamps described in Article 3, shall be trouted by the Imperial Post as though originally posted in British ladia, and charged on delivery with the neual rates for indust ampaid postage, which shall be retained by the Imperial Post.

### Astrola 11.

Fully proposed inland correspondence, registered and unregistered (including correspondence prepaid by service stamps), transferred by the Imperial Post, shall be delivered by the Patials State Post Iros of all charge on account of postage.

### ARTICLE 32.

()n inland correspondence, not fully prepaid, transferred by the Imperial Post for delivery through the Patiala State Post, the latter shall recain the postage it realizes.

## Авитеги 13.

Unclaimed and refused inland obside pondence shall be exchanged in both directions, but the exchange shall be accompanied by no accounts.

#### ARTICLE 14.

Pully prepaid foreign correspondence, addressed to any place in the Patisla State, shall be delivered by the Patisla State Post free of all charges on account of poetage; but if such correspondence be unpaid or insufficiently paid, it shall be delivered on payment of the amount traisl thereon by the Imperial Post, and the amount so collected shall be remitted to the Imperial Offices of Recharge (Delhi, Ferozepore, Umballa).

## Автиськ 15.

On fereign correspondence posted in the Patials State postage can be prepaid only by means of Imperial postage stamps not hearing the over-print "Patials State." Postage stamps, overprinted with the words "Patials State," shall not be recognized in payment of postage on foreign correspondence.

## Актисью 16.

Prepayment of inland parcel postuge between the Imperial Post and the Patiala State Post, in both directions, shall be compulsory.

#### Asmon 17.

Inland parcels, received from the Patikla State Post, shall be delivered in British India free of all charge on account of postage,

### Anyrous 18.

Inland parcels, transferred by the Imperial Post for delivery through the Patiela State Post, shall be delivered free of all charge on account of postage.

#### ARTICLE 19.

Fully prepaid foreign parcels, addressed to any place in the Patials State, shall be delivered by the Patials State Post free of all charge on account of postage; but if such paracle be unpaid, they shall be delivered on caymens of the amount taxed thereon by the Imperial Post, and the amount so collected shall be remissed to the Imperial Offices of Exchange (Delhi, Ferosepore, Umballa).

#### Alvinous 20.

Prepayment of postage, at the rates sublished in the Indian Postal Guide, so compulsory in the case of ail foreign parcels posted in Patielle. The postage so collected shall be remissed to the Impurial Offices of Exchange (Delhi, Perope-pore, Univella),

### Appropriate 21.

The Imperial inland money order rules, as given in the Indian Postal Quide for the time being, shall be adopted by the Pantala State Post, and the Imperial inland form of money order application shall be used.

## Авхисьв 22.

Moncy orders, issued by the Putisla State Post for paymont in British India, shall a? be sent by the Engag, Narnaul, Govindgarh, Patiala Offices of Exchange to the Imperial Offices of Exchange (Delhi, Ferozeporo, Umballa). Such money orders shall be paid in full in British India from of all charges and without deduction on any account whatsoever.

#### **Автисы**к 23.

Money orders, issued by the Imperial Post for payment by the Putials State Post, shall be trunsferred to the Bazar, Namuaul, Covindgarh, Patiala Offices of Exchange by the Imperial Offices of Exchange (Delhi, Ecrozopore, Umbulla). Such money orders shall be poid in Init in the Patiala State free of all charges and without deduction on any account whatsoever.

## Датилля 24,

The postal administration which collects the money from remitters of money orders shall account to the administration which pays them for the total amount of the orders isoted in each month, together with one-half per cent. additional on the monthly total by way of commission.

### ARTICLE 25.

A monthly account current showing the amount to be credited to the Patiala State on account of money orders paid by the Patiala State Post and the amount to be debited to the Patiala State or account of money orders issued by the Patiala State Post shall be rendered by the imperial Offices of Exchange (Umballa), to the Patiala Office of Exchange. If the balance of this account is in favour of the Patiala State Post, it shall be paid at once by the imperial Offices of Exchange (Umballa), and if it is in favour of the Imperial Post, it shall be paid by the Patiala Offices of Exchange immediately after the monthly account current is rendered.

#### ARTICLE 26.

The Director-General of the Post Office of India and the Patiala Darhar ghall have authority to draw up, in direct communication with one another, detailed regulations for giving effect to this Convention, and to settle all mothers of detail and procedure connected with the exchange of articles between the Imperial Post and the Potiala State Post, including the selection of Post Offices, situated in British India or in the Patiala State, between which postel communication shall be maintained. The decailed regulations so drawn up shall be subject to such modification as may, from time to time, be mutually agreed to by the said authorities.

KANWAE RANBERT SINGE, BAHADUR, SUDDAT GUDAUKH SINGE, KHALIFA S. MORAWED HOSKAIN, K.B., MASDIBUDOULA MUMTAZ-UL-MUK.

| Members of the Administrative | Committee, Patieta.

for His Highness the Maharaja Rajendar Singh Sahib Bahadus, G.C.S.L., etc., etc., Chief of the Patiela State.

Patiala:

RANBIR SINGH.

The 26th March 1900.

Signed by the Director General of the Post Office of India on the thirty-first day of July 1900.

A. U. FANSHAWE,

Director-General of the Post Office of India.

Approved and confirmed by the Covernment of Judia,

By order,

W. J. CUMINGHAM,

Sinila : Secretary to the

Secretary to the Generalness of India,

The 15th August 1900.

Foreign Department,

Similar conventions were signed by Nablas on the 6th March 1906, and by Jind on the 10th April 1900.

# No. XXI.

AGREEMENT RETERED into between the BRITISH GOVERNMENT and His Highers, the Maharaja of Patiala for the independence of definite arrangements for the effective control and discipline of the Patiala Imperial Service Troops when serving beyond the Prontier of the Patiala State,—1900.

Whereas His Highmess Maharaja Sir Rajindar Singh, Bahadur, G.C.S.I., Chief of Patiala, maintains a force of Imperial Service Troops for the purpose of cooperating, it need be, in the defence of the British Empire, and

Whereas it is necessary that the Imperial Service Troops of the Patials State, when associated with troops of the British Army, should be under the orders of the Officer Communities the combined forces, and subject to the like discipline and control as the officers and soldiers of Her Majesty's Indian Army, and

Whereas it is not the wish or intention of the Government of India that a British Officer should be appointed to command any corps of Imperial Service Troops, though British officers are employed in order to instruct and inspect the said troops,

It is bereby agreed between the Governor-General of India of the one part and His Highness the Maharaja of Patiala of the other, as follows, namely-

1. Whenever the said troops or any portion thereof are moved beyond the frontier of the said State, they shall be attached to the command and under the orders of the Officer Commanding the District, Contingent or Force in which they

are employed, and such officer shall, by virtue of this agreement, be authorised to administer in respect to the said troops, so serving, the military laws and requirations to which they are subject under the laws of the said State, and for that purpose and for the due preservation of discipline among the same, to convene all such Courts, and to issue all such orders, and to pass all such judgments and sentences, and generally to premise all such authority as may be lawfully convened, issued, passed and exercised by the authorities of the Patialo State, when the said troops are serving within the territorial limits of the said State: Provided always that the execution of every sentence so passed in British territory shall be carried out under the orders of His Highness (he Maharaja of Patiala or of some person to whom the sequisite authority has been delegated by him.

2. In order further to ensure the eliciency of the said imperial Service Troops, and the maintenance of discipline among them when serving along with Her Majesty's Momes, the said Mahataja of Patiala has embodied in the disciplinary law of his State, applicable to the said Imperial Service Troops when employed on active service either within or without British India, the provisions, naviolis mutantis, of the Indian Articles of War for the time being in force. The due application and enforcement of the said provisions in respect of the Imperial Service Troops aforesaid shall be carried out under the authority of the Officer Commanding the District, Contingent or Force aforesaid.

KANWAR RANHIR SINGH, BAHADUR,

SIRDAR CHEMIER SINGE,

KHALIFA S. MUHAMMAD HUSSAIN,

Members of Administration Committee, Patiala State.

for His Highness the Maharaja, Chief of the Patiala State.

SINGA:

The 1st July 1900.

Approved and confirmed by the Government of India.

By order,

H. S. BARNES,

SIMEA:

Secy. to the Gent, of India, Foreign Dept.

The 7th May 1901.

Similar Agreements have been executed by the following States in the Punjab:

> Bahawaipur, on the 1st March 1900. Jind, on the 19th July 1900. Nabha, on the 26th June 1900. Kapurthala, on the 30th October 1899. Sirinur, on the 4th November 1899. Waler Kotla, on the 27th October 1899.

Faridkot, on the 16th December 1899.

They were all approved and confirmed by the Government of India on the 7th May 1901.

#### No. XXII.

PLUAL WORKING AGREGMENT OF SIGNATURE STATES,—1908.

# Convention and Working Agreement.

- Details of superintendence, powers of local officers, and other matters connected with the management of the music observed of the Patiala Branches, Sirkind Canal, and their connected works which require to be settled by the Punjah Government with the States concerned, subject to the conformation of the Supreme Conservement under Clause 27 of the Terms of Agreement of 1873 regarding the Sighind Canal.
- 1. The Patiala Branches of the Sighind Canal and their connected works will form one Executive charge hereinafter called the Patiala Division, Sighind Canal, and the Ratablishment of the said Division will, as kild down in Clause 25 of the Terms of Agreement, work entirely under the orders of the British Covernment.
  - The Division will comprise two Sub-Divisions, as under :—

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3. The Establishment to be employed in the Patiela Division will be of the strength shown in the appended Schedule, which is estimated to cost Re. 3,175 (three thousand one hundred and seventy-five) per measure at the average rates of salary adopted in the Schedules of Establishment for the Irrigation Department of the Punjab. The actual cost will vary with the grades of the Officers employed. Travelling allowances and contingent expenses will be an additional charge. The strength of the Establishment may be altered from time to time by the British Government in accordance with requirements, and the actual cost will be borne by the Signatory States in the proportions of their respective shares vis.:—

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Further charges will also be made to the States on account of Direction and Leave and Pension Allowances which will be calculated in accordance with the general rules for the time being in force for regulating the distribution of Euch charges.

- 4. The limits within which the Establishment of the Patiala Division will work upon the Patiala Branches, are the boundaries of land tuken up for the said Branches and their connected works. Within these limits the provisions of the Canal Act which may for the time being be in force in the Punjab, will be held to apply, and offenders against Canal regulations will be treated in accordance with the provisions of Clause 28 of the Perms of Agreement for the Sirhind Canal.
- 5. The Officers of the Patials Division will also have power to enter on land outside the limits or boundaries of the Patials Branches in case of any accident happening or being apprehended to any of the said Branches or their connected works, and to execute all works which may in their opinion be necessary for the purpose of repairing or preventing such ancident. Compensation will in every such case be tendered to the proprietors or occupiers of the said lands for all damages done to the same, and it such tender be not accepted, the matter will be referred to the State which owns the said lands, in order that compensation may be awarded in accordance with Clause 7 of the Terms of Agreement for the Sighind Canal.
- 6. The Officers of either of the Signatory States will in like manner have power to enter on lands outside the limits or boundaries of any Distributory owned by such States in case of any occident happening or being apprehended to the said Distributory, and to execute all works which may be necessary for the repair or prevention of such accident, whether the lands in question belong to the British Government or to any other Signatory State. Compensation will in every such case be tendered to the proprietons or occupiers of the said lands for all damages done to the same; and if such tender be not accepted, the matter shall be referred to the British Government or to the State concerned, as the case may be, for disposal in secondance with Article 7 of the Terms of Agreement.
- 7. In order to ensure the distribution of the available supply in proportion to the respective shares of the Signstory States, and to goard against breaches in the lower portions of the Branches which would result from the suddon closure of the upper Distributories, the entire control of the supply entering the heads of the Patiala Branches will rest with the Officers of the Patiala Division, provided that the control of the supply entering the head of any Distributacy may, with the approval of the Local Government, rest with the State to which the Distributary belongs, if it be known that the State possesses such an Establishment as will enable it to satisfactorily comply with the following indispensable conditions:
- (a) The supply to the Distributary shall never exceed a certain maximum gauge which will be determined from time to time by the Executive Engineer, Patials Division.
- (b) During periods of insufficient supply the Distributory shall be closed complately and so as to avoid leakage at the head for such periods as may be presoribed by the Executive Engineer, Putiala Division.
- (c) In the event of a branch in the Distributory or of a sudden essention in the demand, the supply entering the head shall not be shut off to such an extent us may cause a rise of the supply on the Canal gauge next below the head of the Distributory in excess of the limit which may be from time to time prescribed by

the Executive Engineer, Patials Division. Should a further reduction of the supply be required, the person in charge of the regulation shall report at once to the nearest (lanal subordinate, and await his instructions or a lowering of the supply.

- (d) The person in charge of the regulation of the supply to a Distributary shall maintain a correct record of the gauges in the head reach of the Distributory and of the Canal gauges in the vicinity, whon these are not recorded by a servant of the Executive Engineer's Helablishment. Copies of the gauge registers shall be sent duly to the Executive Engineer, and the register shall be at all times available for the inspection of the Executive Engineer and his subordinate officers.
- 8. If the regulation of the supply entering a Distributary be not carried on in strict accordance with the conditions prescribed in the preceding article, the kneeding Engineer, Patials Division, will at once report the matter to the State concerned, and if the State fail to notice his representation or to make satisfactory arrangements for more efficient regulation, the Executive Engineer shall resume the regulation of the supply to all the Distributaries owned by the State concerned, or to as many of them as he may consider necessary. In all such cases a report of the circumstances shall be made by the Executive Engineer to the Chief Engineer, through the Superintending Engineer of the Circle. The orders of Chief Engineer shall be final, and in the event of the Executive Engineer's action being confirmed the control of the supply to the Distributaries concerned shall not be restored to the State without his permission.
- 9. The requirements of the State in each of their respective Distributaries will be communicated to the Executive Engineer, Patials Division, at suitable intervals in the form of a requisition or indent, stating the depths of water and corresponding supplies required at the head of each Distributary. If sufficient water he available, the Executive Engineer will pass into such Branch the full supply required to meet all indents in full. If the supply be insufficient, he will either eadnes the supplies or depths asked for in each Branch, so as to give to each its proper share of the actual supply, or he will arrange to close or reduce the supply to one or more Branches for a suitable interval, and in rotation so as to run the others with the full supply indented for, or as near to the indent as may be practicable. The method to be adopted in the distribution of the supply between the Branches will depend on the exigencies of the irrigation and the wishes of the States noncernal, which the Executive Engineer will consult as far as possible.
- 10. When the supply available is not sufficient to meet all indents in full, the Executive Engineer will sometimize the indents submitted by each State, and when necessary will make such a reduction in the aggregate indent of either of them as may bring it within the limit of the established proportion of the available supply to which it is entitled, ass.:—

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in the same manner as laid down in Clause 20 of the Terms of Agreement for the distribution of supplies between the British and Patiala Branches.

- 11. Reductions of indents under the preceding actions will out, as a rule, be mode in the quantity of water applied for in particular Distributaries (except when these quantities will cause an excess of the maximum permissible gauge), but in the time during which the Distributaries shall be permitted to remain open. Thus if the aggregate indent of a State amounts to 200 cubic test for a period of ten days and the supply available will allow 160 cubic feet only, the Distributaries may be run to the full extent of the indent for eight days, and closed during two. The Executive Engineer will determine and intimute to the States the necessary durations of such closures.
- 12. The distribution of the supply for each indent period must be settled notits own basis, and the fact of a Scate baving indented for less than its full share in previous periods will not entitle in no more than its due share in a given period. Similarly, if a State does not take its full or sanctioned share in any day of a period, it will not on this account be entitled to more than its share on any other day during the same period.

Name. This article relates only to eases in which a Sacie has not taken on a particular day or for a particular period the full gauge allowed by the Excentive Engineer. If will not affect the arrangement of closures undered by the Excentive Engineer, under which a State noty to given less than its share for one day or period, and more than its share for a salventurent day or period.

- 13. The Executive Engineer, Patiala Division, will, as some as possible after the receipt of an indent, inform the State concerned of the orders passed thereou, and of the reasons for any medifications of reductions. In such orders the particular days or periods during which closures of particular Distributories are to be enforced should be clearly stated.
- 14. The gauge registers for the heads of the several Distributaries will be beld to give authoritative data for calculating the quantity supplied to them, subject lowever to such tests and verification as the Executive Engineer may does necessary.
- 15. These gauge registers will be carefully maintained in bound books by the Executive Engineer, Patielo Division, and will show for each day.
- (a) The gauge indented for and that allowed by the Executive Engineer on the State indent, when the indent has been modified.
- (b) The actual gauge readings in the Branch and in the Distributary immediately above and below the head of the Distributary, and in all cases in which the heads have been supplied with gates and rank gearing, the acquat height of the gate opening.
  - (c) The volume discharged.
  - (d) The reasons for the allowed indents not being complied with in full.
  - At the close of each mouth the duly discharges will be intalled,
- 16. It another bound book the total discharges of the Distributories for each mouth will be abstracted and compared with the total or doily discharges at the head of the Patiaks Branch (First Feeder), and with the discharge to which each State would be entitled at the established proportion, after deducting for loss in the Branches. For this purpose the Distributories belonging to each State will be grouped together, and the aggregate of their discharges shown. Differ-

ences between the netual discharges and those calculated on the established proportions will be duly explained.

- 17. A copy of this monthly abstract will be sent by the Executive Engineer, Patiala Division, to the Superintending Engineer of the Cirole as soon as possible after the close of each month, and it will be the duty of the Superintending Engineer to sentificize these returns carefully, and to satisfy himself that the principle of proportionate distribution is attended to by the Executive Engineer. The Executive Engineer will also send a copy to each of the Signatury States if requested to do so.
- 18. Complaints on the part of a Signatory State regarding the distribution of water will be addressed to the Superintending Engineer of the Circle and sent through the Executive Engineer, Patials Division, who in forwarding the complaint will stratch his explanation to it. The Superintending Engineer will communicate his decision on the subject to the State and an appeal will lie to the Lieutenant-Governor of the Panjab under Clause 43 of the Terms of Agreement.
- 19. The Officers of the Patiola Division will have power to observe discharges in the Distributaries of the Signatory States, and to do all things woulful to ascertain the volumes of water passing into the said Distributaries. The States to whom the Distributaries belong will be bound to provide funds for the consumetion of discharge sites, gauges, and any other works which the Exceptive Engineer, Paniala Division, may consider necessary for the actual measurement of the said discharges.
- 20. The Signatory States will be bound to make arrangements for the supply of labour for urgent works, delay in the execution of which would endanger the sufety or efficiency of the Patials Branches. The names of the villages which are to supply labour, the number of labourers to be supplied by each village, the names of the responsible persons, who shall be addressed when labour is equired to be collected, the rate of wages, and other details will be settled by the States in communication with the Superintending Regimeer of the Circle, and the arrangements will be such as will ensure the labour being promptly supplied on the requisition of the Executive Engineer of the Patiala Division, or of the Sub-Divisional Officers.
- 21. British villages commanded by the Distributories of a Signatory State will be entitled to a share of the supply sufficient for the irrigation of the same percentage of the area commanded as may be allowed in other villages or the same Distributories, subject to the following conditions:—
- (a) The regular payment of all charges for water supplied whether for irrigation or other purposes, subject to the conditions of Article 23 of this Convention.
- (b) The due observance of such rules and regulations for the distribution of the supply, maintenance of watercourses, etc., as may be made by the Stote, and are in accordance with the Canal Act and Rules passed under it.
- (a) Abstention from wiful or malicious damage to the State Distributary or its connected works, or from interference with the officers or servants of the State in the discharge of their legitimate duties.

(4) The supply of a fair and reasonable number of Ishonsers in the event of a breach of the banks of the Distributary or other accident within the boundaries of the villages concerned.

In the event of either of these conditions not being Intly complied with, the State owning the Distributory may make a representation on the subject to the Executive Engineer, Patisla Division, who will ut once proceed to enquire into the matter and will pass such orders as may be appropriate. Cases of offences under Section 70 of the Canal Act will be tried by the Executive Engineer in his capacity as a Canal Magistrate under that section.

In the event of a general or persistent disregard of the above conditions the State concerned may, after communication with the Executive Engineer, reduces or withdraw the supply assigned to the village in question, provided that the supply shall not be reduced or withdrawn during the correspond a crop, and that no outlet shall be closed or somewest for a longer period than one year or two harvests without the concurrence of the Local Covernment.

- 22. The Executive Engineer will be the medium for all communications on matters rolating to the Canal between the States and the British villages irrigated from the Patiala Branches. The States will address him when they find reason to complain regarding the action of the villagers, and he will take such action as may appear necessary in each case, keeping the States informed of the final orders passed by him. Similarly, complaints on the part of the villagers will be addressed to him, and be will, after due investigation, send on to the States concerned cases which appear to require action on the part of the State; the final orders passed by the State in each case will be communicated to him.
- 23. The charges for water supplied to British villages from the Patisla Branches, whether for irrigation or for other purposes, are not to exceed the charges which are leviable under the schedule of rates in force on the British Branches for water supplied from chose Branches to villages of the British and Signatory States. The Superintending Engineer of the Circle will supply each State with a schedule of the rates in force on the British Branches for irrigation from Canals and Escapes, and for supply of water for other purposes, and will communicate any alterations in the said schedule that may from time to time be sanctioned by the British Government.
- 23. The Executive Engineer, Patiala Division, will be the sole Agent through whom the sums due from British villages irrigated from the Patiala Brunches are to be recovered, and the States will refrain from attempting to collect money direct from the inhabitants of British villages, except as provided in Article 26 of this Convention.
- 25. The procedure for the recovery of water-rates on account of irrigation it British villages from the Patiala Branches will be as follows:—
- (a) If the measurements of the land irrigated are made by the officials of a Signatory State, it will be the duty of these officials to inform the Executive Rogineer, Patiala Division, of the dates on which the measurements will be made. The Executive Engineer, Patiala Division, will then give due information to the Deputy Commissioners of the Districts concerned, who will issue orders to the

Lambardure and Patwaris to attend the measuring parties. On completion of the measurements the official of the State will hand over the "pacehas" to the Lambardure for distribution to the villagers and make out the Demand Statements, which will be forwarded through the Executive Engineer, Patials Division, to the Deputy Commissioners of the Districts concerned, who will collect the revenue as assessed.

(b) The villagers may lodge any complaints within the prescribed period either with State officials or with the Executive Engineer, Patiala Division, or with the Deputy Commissioner. The two latter officers will forward any objections so received to the State for due inquiry. If remissions be granted, the State officials will forward the usual Bernission Statements, through the Executive Engineer, Patiala Division, to the Deputy Commissioner, who will take the necessary action. The amount due as fees to Lambardars which shall equal 3 per cent. on the amount to be collected, will be shown on the "Khutuunis" which will be forwarded through the Executive Engineer, Patiala Division, to the Deputy Commissioner. The Deputy Commissioner will, after making the necessary deductions on this account, remit the balance of the demand to the several States concerned.

No retrenchment will be made by any Signatory State from the amounts due as fees to Lambardars on account of non-fulfilment of the conditions kild down in Bale 37, passed under Act VIII of 1873, but the State will duly report to the Deputy Commissioner, through the Executive Engineer, Patiala Division, cases in which those conditions have not been complied with to its satisfaction, and the Deputy Commissioner will take such action as he may consider necessary, of which the States concerned will be duly informed.

- (c) The Executive Engineer, Patiala Division, will, if requested to do so by a Signatory State, undertake to record and measure the irrigation in British villages from the Patiala Branches, subject to such conditions as regards payment by the State of the cost of the Establishmen) required and other matters as may be approved by the Punjub Government.
- (d) The Punjab Covernment reserves to itself the right of deputing Patworis to attend the State measurements in British villages irrigated from the Petiala Branches, who will take a copy of the State Khaza or measurement paper, will make out the Demand Statements and prepare and distribute the "parchas," in this case the procedure prescribed in Clauses (a) and (b) will be so far modified that the State officials will not make out the "parchas" or the Demand Statements, but will merely forward to the Deputy Commissioner through the Executive Regiment, Patiala Division, an Abstract of the demand, or "Januahandi" for each village, while in addition to the deduction for Lumbardare' fees of 3 per cent, on the amount to be collected, a further deduction of 2 per cent, will be made for the removeration of the Patwaris employed.
- 28. Demand Statements for the recovery of charges other than water rates from British villages irrigated from the Patiala Branches will be sent by the States to the Executive Engineer. Patiala Division, who after satisfying himself of their correspond, will forward them to the Deputy Commissioner of the District concerned for realization, provided that in cases in which the villagers do not dispute

the claim, they shall be permitted to pay such demands to the officials of the State concorned. All amounts collected by the Daputy Commissioner on account of charges other than water-rates shall be remitted to the Signatory States connected in the same way as provided in the case of water-rates.

27. The Signatory States will, after the close of each year ending 31st Morch, forward through the Political Agent. Phulkian States, to the Superintending Engineer, Sichhad Canal, for inclusion in the annual Revenue Report of that count, statistical returns showing the working of the Distributaries of the Patiala Branches, during the past year in the respective States.

The returns will be in each forms, will contain such information, and will be forwarded on such dates as may from time to time be prescribed by the Punjab Government. In like manner the Punjab Government will forward to the Signatory States similar returns and annual reports relating to the British Branches and Distributaries.

28. The foregoing slipulations will remain in force until modified or added to with the consent of the Punjab Government on the one part, and the Signatory States concerned on the other part. It will be open to the Punjab Covernment and to any one or more of the Signatory States to propose such modifications and additions as may from time to time be found desirable, provided that they shall be binding only to the assenting parties and shall not be prejudicial to the interests of any non-assenting Signatory State.

Schedule showing Establishment to be employed in the Patiala Division, Sirkind Canal, referred to in Article 3 of the Working Agreement of the Sirkind Canal between Imperial Government and the Supratory States.

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WITNERSES:

 COESL CHAND, Deputy Foreign Minister,

Patiala State.

2. Sunden Sinon (in Ver.),

Assistant Foreign Minister.

ARDUR MAJID KRAN, Col., Foreign Minister, Posialo State,

WITNESSEE:

 UMBLO BEG (in Ver.), Ahalkar-i-Ala, Jind State.

 NARAIN (in Ver.), Abulkar-i-Ala, Jied State. Shambhar Stron, Ahalkar-i-Ala, Jind State.

With базы :

 Bishan Singh (in Ver.), Canal Agent, Nahha State.

 Balauram Valuna, Deputy Foreign Minister, Nubba State. Parabr Dyal, Foreign Minister, Nabla State.

WITMESSER;

J. E. Kenthack, Executive Engine

Executive Engineer, Public Works Department, Issigation Eranok, Punjab.

The 12th August 1903.

R. P. Rwasers,
Under-Secretary to Government, Punjab, Public Works
Department, Irrigation
Branch.

J. Bravon,
Secretary to Government, Punjab,
Public Works Department,
Irrigation Brasch.
The 12th August 1908.

The 12th August 1903.

APPROVED and confirmed by the Government of India.

By order, Louis W. Danz, Secretory to the Gorgenment of India in the Boreign Depurspent.

Fore William; The 20rd February 1994.

### No. XXIII.

DEED executed by His Highness the Mahabasa of Patrala coding to the Beiman Government full and exclusive Power and Juniarieties over the lands in the State occupied by the Kalka Simla Ratiway.—1903.

I, Maharuja Bhoopindra Singh, Maharuja of Patiala State, hereby code to the British Covernment full and exclusive power and jurisdiction of every kind over the lands in the suid State which are, or may hereafter he, occupied by the Kalka-Simla Railway (including all lands occupied for stations, for out-buildings and for other railway purposes), and over all persons and things what-soever within the said lands,

Serdab Bahadur Serdab Gurnukh Sing,	President,	
MUSIEZBODOULA MONTAZIO-MINIK, KITAN BARADON,	) Manbar	of the
KHALIMA SAVED MORAMED HUSSAIN,	Control	of Harista
baja Bhagwan Dass,	Regency, State.	Parvers

## No. XXIV.

AGREEMENT between the British Government and His Strummers the Maharata of Pathara for the lease of land for a Dramage Outsall, 1910.

This agreement made the eighteenth day of March one thousand nine hundred and use between the British Covernment (hereloufter called the Lesser) of the one part and His Highness Maharaja. Bhapindar Singh, Chief of Patisla. (hereloufter called the Lessee which expression shall include his successor or successors and assigns) of the other part: Whereby the Lesser lets and the Lessee takes subject to the following terms and conditions all those plots on pieces of land situated in the villages of Drobs Drauli Main and Tulwal in the Kaithal Tulvil of the District of Kamal in the Punjab being in admessurement about 58 acres and 1 road and being delineated and coloured green on the plant horsto annexed and signed by the parties.

- The Tenancy shall commence from the date of this agreement and shall be from year to year mutil determined by either purty giving to the other not less than six months' notice in writing.
- 2. The rent shall be calculated at the rate of 4 per cent. per unnum on the total expenditure incorred by the Lesser in acquiring the basis and shall be payable for each year on the first day of January of the next succeeding year. The Lessee also agrees to pay rear at the above rate for the period he has been in possession of the said lands or any portion thereof provious to the execution of this lease.
- The Losser will construct and maintain at his own expense such crossings over the said lands as may be deemed necessary by the Legger.
- The bessee will use the said lands for the purpose of a draininge outfall of the city of Patiala and for no other purpose.

Not reproduced.

5. If and whenever the real shall be in arrears for thirty days or if and whenever there shall be a non-observance of any of the stipulations on the part of the Lesses begain contained the besser may re-enter upon the said lands or any part thereof and may repossess the same.

In witness whereof the parties bereto have becomes set their hands on the dutes bereinafter mentioned respectively.

Signed and delivered by His Highness Maharaja Bhupindar Singh, Chief of Patiala, this third day of March 1910.

BILLYNDAR SINGH, Mahuroja of Potiala,

Signed and delivered for and on behalf of the British Government by E. D. Maclagan, Chief Secretary to Government, Punjob, acting to the previous under the authority of His Hountz the Licotegas (-Covernor of the Punjab, this sighteenth day of March 1910.

E. D. Maciagan, Chief Secretary to Government, Punjab.

## No. XXV.

DEED excented by His Highness the Managa of Patieta ceding to the British Government full and exclusive Power and Junicotetron over the lands in the State occupied by the Main Link of the North Waster Rajaway, 1913.

I, Maharaja Sir Bhupendza Singh, G.C.I.E., Maharaja of Patiala, hereby code to the British Government full and exclusive power and jurisdiction of every kind over the lands in the said State which are, or may hereafter be, occupied between Ambala and Ludhiana by the main line of the North Western Bailway (including all lands occupied for stations, for out buildings and for other railway purposes), and over all persons and things whatsoever within the said lands for as long as these lands are used for the legitimate purposes of the Railway only.

 HAMID HUGAIN, Financial Secretary.

Chanan Lau, Judicial Secretary.

Buagwan Since, Foreign Secretary, For the Mahuraja of Polisies.

Patiala: The 5th November 1913.

#### No. XXVI.

THEMS Of AGREEMENT SMEADING Articles 27, 28 and 29 of the AGREEMENT, dated 29th August 1898, between the Barrien Government and the Patieta State, regulding the Strea Branch of the Written Junua Canal, 10th February 1926.

# EXPLANATORY NOTES,

27. Careful discharge observations will be made at the points where the supply is guaged for the purpose of arriving at the shares due to the Patiala State and the actual supplies passed to it by the British Canal Officer. Such discharge observations should by far as possible he observed at least once every month. The Patiala State Agent shall receive timely notice of the dates on which it is proposed to take these discharges and shall have the option of taking part in the observations. The results shall he intimuted to the Putisla State Agent whether he is present at the observations or not.

28. Under the arrangement proposed, the distribution between the Patisla Distributaries of the full supply due to them as a whole will be effected in accordance with the instructions of the Patisla (Sanal Agent, to which full effect will be given, as long as they will not involve an excess over the total allogment.

This provision is very necessary. During the Bubi especially the Branch will very often run with supplies burely sufficient for more than one or two Rajhabas, and a system of Rajhaba tatils will be obligatory.

Suppose the Patiala Distributaries to be entitled to 33/3 per cent. or one-third of the total supply. As long as Sirsa Branch is remaing its full supply of 1,290 cabic feet per second, the Patiala Distributaries would be entitled to a constant supply of 400 cubic feet.

# APPTOLES OF AGREEMENT.

27. Gauges shall be fixed at the three points in the Sirsa Brauch referred to in Article 26, and their registered readings shall be held to give methoritative data for the determination of the percentage of the whole supply entering the Branch which is passed into the Patiala Discributaries.

28. The regulation of the water passing into the heads of the Patiala Distributaries shall be entirely under the control of the British Canal Officer in charge of the Sirsa Branch. The requirements of each Distributary shall be communicated from time to time by an Agent appointed by the Patiala Slate for this purpose, and the British Canal Officer shall comply with these requirements, provided that they are within the limits of the supply to which the Patiala Distributacies may at the time be entitled under Article 25.

But in seasons of short ampply it shall be optional for the British Canal Officer to pass into the Patiala Distributaries intermittent supply in excess of the percentage due to them and to shut off the supply cither partially or entirely during the in-

But if the whole supply to the Branch fell to 400 cubic feet per second, it would be better to pass the whole 400 feet into the Patiala Distributaries for four days out of twelve, closing them entirely on the remaining eight, than to allow them to run constantly with a supply of only 133 cubic feet per second.

During the period of Rotational Turns, the Shasa Branch shall be opened and closed at or about 7 v.x. of the day previous to that shown on the Rotational Turn programme.

The calculation of shares due and discharge peased to the Patiata Distributaries shall be based on the morning readings of the ganges referred to in Article 27.

tervening periods, provided that the aggregate supply passed into the Patiala distributurles during a period of such full supply balance or remajudes turn in a rotational supply cycle shall not, except with the consent of the Patiela Agent. or unless his indents are complied with in full, form a smaller percentage of the total supply entering the Siasa Branch during the same period than will be due to them under the provisiona of Article 25. Any defigioney in any full supply balance or remainder turn reconing due to Pasiala, in spite of every effort to scrure equitable distribution, shall be made good in the next consecutive turn (halanee remainder or full empply whichever is fixed in the programme of rotational turns) but it shall not be necessary to open the Sirsa Branch in a balance or zemainder turn, when it would otherwise remain placed, if the deficiency in the total supply given to the Patials Distributaries during the previous turns was less than 50 susecdays; the deficiency shall in such cases be made good in the next turn in which the Siras Branch is opened,

In the event of a breach in the bank of a Patials Distributary, or of sudden rainfall, or on any other emergency, the supply entering the Head shall on the requisition of a recognized or duly authorized State Official be instantly shut off, or reduced to the extent or within the limits that may be permissible under the rules in this regard that may from time to time he issued by the British Canal Officer.

29. The British Canal Officer shall furnish the Patiela Agent, on the

termination of each turn of the retation Cycle, with a statement showing:—

- The average daily supply entering the Sires Branch;
- (2) The average daily supply due to the Patiola Distributaries;
- (3) The average daily supply passed into the Putish Distribularies;
- (4) The daily gauge readings at the head of cach Patiala Distributary, and the readings applied for by the Patiala Agent.

Case 362-1893.

PATIALA.

Chander Bhan, Resident Engineer, Paliala Government.

WITHRAS.

Charles William Bowins, State Engineer, Patials Government.

Executed on behalf of the British Covernment by Nicholas White, Secretary to the Punjah Covernment in the Irrigation Department duly empowered by His Excellency the Viceroy and the Governor-General of India in Council this day the booth day of February 1926.

Approved and confirmed by the Government of India.

J. Р. Тиомисом,

Political Secretary to the Government of India,

BIMBA:

The 26th April 1927.

# No. XXVII.

AGREEMENT between the SECRETARY OF STATE for LADIA in COUNCIL and the PATTALA DARHAR for the provision of a Signing at Kandachat Railway Station for the Pattala State, 1927.

An Agreement dated the sixth day of June 1927, between the Secretary of State for India in Council, acting in the premises through the Agent of the North Western Railway (hereinalter called the "Railway Administration") of the one part and His Highness the Maharaja of Patiala's Government (hereinafter called the "Patiala Durhar") of the other part; as to the provision of a siding at Kandaghut.

Whereas the Patiala Durber is desirous of having a siding Iaid by the Secretary of State for India in Council Irom the Kandaghut Station Yard of the North Western Railway as shown in Plun No. 464 S. Y. D. L. I. hereto annexed? for the purpose of carrying on their business.

And whereas the Secretary of State for India in Council is willing to tay the said siding for the Patiela Durbar upon and subject to the terms and conditions hereinefter set forth:

Now, therefore, this Agreement witnesseth as follows that is to say :--

## Сталав 1.

In this Agreement unless a different intention appears from the subject or context the expression :--

- (a) Roilway Administration means the Soczetary of State for India in Council noting by and through the Agent for the time being of the North Western Railway and his successors;
- (b) Patials Durber means the Government of His Highness the Mulmraja of Patials and that of his successors, and
- (c) Siding means and includes the lines of rails, platforms, conbankments, ballast, eleepers and all other appartenant conveniences constructed and provided for the use of the Patieta Durbar and between the line of the North Western Railway and the said premises and within such premises.

## CLAUSE 2.

Any land required for the siding outside the Railway boundary and up to the Patiela Durbar's premises shall be provided by the Patiela Durbar.

## CTATISE 3.

The incidence of cost of the siding as between the Raifway Administration and the Patiala Durbar shall be in accordance with the following general principles:—

(a) Inside the Railway boundary the cost of all works which would have to be abandoned in the event of the siding being closed shall be paid for by the Patiala Durlout, and the cost of all works which would be removed by the Railway Administration in the event of the siding being closed shall be paid for by the Railway Administration.

- (b) Outside the Railway boundary the entire cost of such portion of the siding, together with the cost of all works in connection therewith, shall be paid for by the Patiala Durbar.
- (c) In accordance with the general principle laid down in clause 3 (a) inside the Railway boundary the cost of works such as earthwork, bridges, (exclusive of girder work), colverts, ballust, buildings, etc., shall be borne by the Paniala Durbar and the cost of work such as permanent way (that is, electors, rails, fortenings, points and crossing), girder work of bridges, fencing, signalfing and interlocking appliances, and machinery of any kind, shall be borne by the Railway Administration.

## CLAUSE 4.

The estimated cost of works to be paid for by the Patiala Durban as defined in clause 3 shall be based on rates of labour, material and stores correct for the time being on the Railway and approved as such by the Railway Administration. To the amount thus arrived at a surcharge of twelve and a half per cent. thereof shall be added for supervision during construction.

## CLAUSE 5.

On receipt of a statement showing the total estimated amount to be paid for by it, as arrived at its close 4, the Patiala Darbar shall deposit the said total amount with the Railway Administration through the Chief Auditor of the North Western Railway and the Railway Administration will thereupon sunction the plans and estimates for the siding and proceed to the construction of the siding.

### Сьмозы 6.

The construction, as well as the maintenance, of the whole of the siding and of all works in connection therewith, whether outside or inside the Railway boundary, will be carried out by the Railway Administration.

#### CLAUSE 7.

If the amount actually expended by the Railway Administration (including supervision charges specified in clause 4) for the purposes mentioned in the statement referred to in clause 5 shall be in excess of the total estimated amount provided in the said statement such excess shall be paid, on denound, by the Patiala Durbar to the Railway Administration, and if the aforesaid amount notually expended shall be less than the aforesaid total estimated amount deposited by the Patiala Durbar under clause 5, the halance shall be refunded by the Railway administration to the Patiala Durbar.

## CLAUSE 8.

The Patiala Durbar shall pay the Railway Administration through the Chief Auditor of the North Western Railway annually the following interest and maintenance charges for the siding from the date on which the siding is opened for traffic:—

- (a) Five and a half per cont. on the notual outlay incurred by the Bailway Administration in the construction of the siding for the purpose mentioned in clauses 3 (a) and (c) to cover interest charges.
- (b) Three per cent, on the total actual outlay incurred by the Builway Administration on its own behalf and on behalf of the Patiala Durhar for all purposes in the construction of the whole siding and all works in connection therewith to cover maintenance charges.

### CLADSE 9.

- (a) In the event of the Patiala Durbar wishing to abandon the use of the siding or in the event of the traffic to and from the siding being at any time, in the opinion of the Railway Administration, insufficient to justify the continuance of the siding, this Agreement will be determined by the Patiala Durbar or the Railway Administration, as the case may be, giving the other party 30 days' notice and after the expiry of such notice the Railway Administration will be at liberty to remove from the siding the permanent way, girder work, machinery and meterials of all kinds provided by the Railway Administration under clauses 3 (a) and 3 (c); and the cost of such removal shall be paid by the Patiala Durbar, on demand, to the Railway Administration.
- (b) In the event of it being considered necessary by the Railway Administration in the interests of the public that the siding should be closed, or of the Railway Administration desiring to acquire the siding for the purpose of working it for public traffic as part of the Railway System (of which opinion or desire or sanction, as the case may be, the notice hereinafter mentioned shall be conclusive evidence), the Railway Administration shall have the right to tenoinate this Agreement on giving six months' notice in writing to the Patiala Durbar to that effect; provided that the Railway Administration shall construct at the cost of the Railway for the use of the Patiala Durbar a suitable siding.

## Chause 10.

The Railway Administration may at any time—construct, or permit the construction of, any branch or extension of the siding and may work traffic over the siding to and from such branch or extension. The Railway Administration may sanction the use of the siding for the Italia of persons, other than the Putiala Durbar, on payment to the Patiala Durbar of a remuneration for such use, the amount of such remuneration to be determined by the Railway Administration. The working of such branch and extension, and the use of the siding by persons other than the Patiala Durbar shall be so constucted as to interfers as little us possible with the free use of the siding by the Patiala Durbar whose traffic shall

have precedence. The Enjlway Administration further reserve the right to use the siding for any other purpose that may be considered necessary without remuneration to the Patials Durbur.

#### Clause 11.

- (a) In the event of its being necessary to the original construction of the siding to make any alterations or additions thereto, or to any works in connection therewith, such alterations and additions shall be made subject to the conditions governing the original construction or mulified as may be mutually agreed to at the time that such alterations or additions are agreed upon.
- (δ) No alterations or additions shall be made by the Patiolo Durhar to the siding, or to any of the works provided in connection therewith, under this Agreement.
- (c) Without the sametion of the Railway Administration no temporary or permanent structures shall be exected by the Patials Durbar in such proximity to the siding as to affect in any way the working of trains over the siding. All structures thus sanctioned shall be made or erected by the Patials Durbar in all respects in compliance with the Hailway Administration's Regulations in force for the time being.

#### CLAUSE 12.

All sums which under the foregoing conditions shall be payable by the Patiala Durbar on demand, shall, if not so paid, bear interest at one per cent, per mensem from the date on which payment was demanded or due.

### CLAUSE 13.

Freight for all classes of goods will be charged up to and from Kandaghan Scation. Railway receipts and invoices shall be issued to and from the Station only and in accordance with the rates from time to time published in the Goods Tariff books of the Railway Administration. In addition to such freight the Patiala Durbar will pay siding charges at the rate of Rupees two and armas eightner vehicle for placing or removing every wagon whether leaded or coupty in either direction subject to the minimum charge of Rupees ten each time an engine goes over the siding.

Shunting of vehicles into or out of the siding must be made by an engine and on no account are any other means to be adopted.

### CLAUSE 14.

Wagons containing full leads only, i.e., not less than such minimum weight per wagon as may be prescribed by the Ruilway Administration from time to time, will be carried over the siding.

## CLAUSE 15.

- (a) Wagons will be made over to the Patials Durbar and returned by the Pedials Durbar in the form of certificate shown in Annexure A\*.
- (b) As soon as wagons are placed in the siding the Station Master will fill in columns 1, 2 and 3 of both foils of Annexure A\*, and obtain signature of a representative of the Patiola Durbar in column 4 of the inner-foil and make over the outer-foil to him.

When this has been done, the wagons will be considered as made over to the Patisla Durbar and the free time permissible under the rules will then commence. Similarly wagons will be considered as returned to the Builway by the Patisla Durbar as soon as the Station Master has been advised by the representative of the Patisla Durbar that the vehicles are ready for removal.

This will be done by presentation of the outer-foil with column 4 filled in,

The Station Master will then initial in column 5 of the outer-foil, and fill in columns 5, 6, 7 and 8 of the outer-foil and columns 6, 7 and 8 of the outer-foil and recover the demorrage due.

Note: The free time referred to above will be calculated in accordance with the rule in force from time to time as published in the Goods Turiff books of the Kailway Administration, and wagons detained by the Putials Durbar over and above such free time shall be subject to payment of the demarkage charges laid flows in such Tariffs.

#### CLAUSE 16.

The Patiala Durbar will be responsible for seeing that the General Rules and Regulations of the Railway are strictly adhered to by its employees engaged in handling wagers and will be responsible for all accidents or loss or damage that may ensure from the neglect or disobedience of such Rules and Regulations by its employees. It will be the duty of the Patiala Durbar to obtain copies of all such Rules and Regulations, and to see that the said employees are made acquainted with them.

# CLAUSE 17.

The procedure for banking outward wagons and delivery of inward wagons shall be in accordance with the rules in force in the Goods Tariff, subject to such modifications as may be considered necessary by the Railway Administration.

### CLAUSE 18.

The Patiala Durbar will be held liable for all demogra which wagons may sustain during the period they remain in its charge under clause 15; as also for the cost of re-railing wagons detailed while thus under its charge and for repairs to the siding necessitated by such detailments.

## CLAUSE 19.

The Railway shall allow a relate of Rupces two and annas eight per thousand meands on account of loading and unloading done by the Potiols Durbar to case

of all traffic which, under the Rules of the Railway for the time being in lorce, has not to be loaded and unloaded by owners.

#### CLAUSE 20.

No traffic in communities belonging to any other person or firm shall, except with the written permission of the Agont of the Railway, be at any time taken or sent by the Patiala Durbar on the siding. No consideration or remuneration of any nature, except such as may be contained in a written permission of the Agent, shall be received or taken by the Patiala Durbar in respect of traffic over the siding.

### Chause 21.

The Patiala Durbar shall not assign or sub-let the siding without the written permission of the Agent of the Railway, and in the event of the Agent according permission, the Patiala Durbar shall remain responsible to the Railway Administration and their assignees or sub-lessees shall also become responsible for all charges and obligations in this Agreement.

### CLAUSE 22.

The Patiala Durbar shall maintain an office at which the Railway Administration will deliver all lecture, notices, demands and other communications addressed to the Patiala Durbar and intended for it, and every such letter, notice, demand or other communication which shall be delivered at such office, shall, for all legal purposes whatsoever, be deemed to have been validly and effectually delivered to the Patiala Durbar.

#### CLAUSE 23.

Notwithstanding anything laid down in the foregoing clauses of this Agreement, it shall be open to the Builway Administration, on giving six months' notice of such intent, to revise the charges laid down in clauses 8, 12, 13 and 19 of this Agreement.

### Старав 24.

In the event of the Patials Durbar failing to pay any sum due noder the foregoing clauses within one month of a written demand from the Railway Administration or in the event of any breach by the Patials Durbar of any of the conditions of clauses 11 (b) and (c), 20 or 21, then this Agreement may be determined without further notice by the Railway Administration, and the Railway Administration will be at liberty to remove from the siding the permanent way, girder work, machinery and materials of all kinds, provided by the Railway Administration under clauses 3 (a) and 3 (c); and the cost of such removal shall be recovered from the Patials Durbar by the Railway Administration.

## Chause 25.

The siding to which the above terms and conditions relate will be deemed to have come into use an and from the date the said siding is completed and from that date onwards all charges payable to the Builway Administration under the terms and conditions of this Agreement shall be paid.

### CLAUGE 26.

All expenses in drawing up the Agreement and the cost of the stamp shall be borns by the Secretary of State in Council.

In witness whereof the parties to these presents have hereins set and subscribed their hands and scale at the places and on the dates hereins for mentioned respectively.

Signod and delivered for and on behalf of the Secretary of State for India in Council by Mc. J. | Mackinson, Deputy Agent of the North Western | Railway, acting in the premises by order of the Covernor-General in Council at Labore on 15th June 1927.

J. Mackinson, Deputy Agest, N. W. Raikeng, Lakers,

Signed and delivered for and on behalf of the Patials Durbar by the Foreign Minister at Patials on 6th June 1927, in the presence of z · )

Maqroot Mahmoon, Foreign Minister, Patiola Government.

Witnesses :-

 Shiv Dial Singh Rajhuman, Assistant Foreign Screenery. Countersignant,

A. Dalm Green, for Civisf Commercial Manager,

Dated 6th June 1927.

Lakore,

W. G. WINCE, Major,
 Officiating Director of Medical Services

Dated 6th June 1927.

Approved and confirmed by the Covernment of India.

C. C. Watson,
Political Secretary to the Consument of India.

New Delui ; The 5th January 1928,

# No. XXVIII,

AGREMENT between the Scenerary of State for India in Council and the Patiala Darbar for the leasing by the Darbar of a piece of land at Kanda-ovat Station for the purpose of laying a Water Park Line,—1928.

An Agreement by way of license made this 10th day of August 1925, between the Secretary of State for India in Council acting in the premises through the North Western Ruilway Administration of the one part and the Patiala Durbur of the other part for the temporary occupation of land belonging to the Administration whereby it is agreed:

- 1. That the Patiala Durbar shall have temporary use and occupation of a piece of Railway land measuring 1,844 square feet shown in plan No.  $\frac{188}{16.8}$  L.P. DLI amnexed becowith\* siteate at Kandaghat station for the purpose of laying a water pipe line subject to such rules, regulations and bye-laws as may from time to time be made by or on behalf of the North Western Railway Administration or by or on behalf of any local authority in relation thereto and subject to the conditions hereinafter contained.
- 2. That the Patiala Durhar shall use the land referred in thereunder only for the purpose as aforesaid for which it is based and not otherwise and shall not occupy any land, beyond what is described and shown in plan No. [183 L. P. D.1] amoused herewith.\*
- 3. That the Patiala Durbar shall not transfer or sublet the privileges in clause (1) hereof mentioned without the consent in writing of the Agent of the North Western Railway Administration.
- 4. That all excavation and laying in of the said pipe line within Railway limits and its subsequent repairs shall be done by the North Western Railway Administration at the expense of the Patiala Duebar.
- (a) That the Patiala Durbar shall from the date of infing over one of the brief pay to the Railway. Administration a sum of Rupees fortry annual four as rent per annum in advance for the use of the Railway land through which the pipe line runs and shall also duly pay all cosses, rates and taxes payable as from the said duto in respect of the said land and the proportion of all the cosses, rates and taxes of the station premises applicable to the said land if the same be not separately assessed in respect thereof. Provided always and it is hereby expressly agreed, that if any such notice as provided below he given to the Patiala Durbar before the expiry of the period for which the occupation money shall have been paid in advance, the Patiala Durbar shall be bound as aforesaid to vacato the said land on the expiry of the said notice but shall be entitled to remive from the North Western Railway Administration a proportionate refund of such money paid in advance for the expired portion of such period. Any notice hereunder shall be deemed duly served on the Patiala Durbar if delivered or sent by post to the State Engineer, Patiala Durbar.

Not reproduced.

- 6. That the Patiala Durbar shall have no claim against the North Western Railway Administration for damage to the pipe line within the Railway limits except where damage is proved by the Patiala Government to be due to the negligence of the Railway Administration or of any person employed by the Railway Administration in the course of his employment.
- 7. That the North Western Railway Administration shall be at liberty to remove, after or realign the said pipe line within limits at the cost of the Patiala Durbur as and when required to do so by the North Western Railway Administration.
- S. Nothing herein commined shall be construed to create a tenancy or any claim for any right, interest or casement in favour of the Patiala Durbar in or over the said premises and the North Western Railway Administration may upon the determination of this ficeuse re-onter upon and retake and absolutely retain possession of the said land.
- 9. The said privileges in clause (1) herein mentioned are granted on the express and orstanding that either party may be at liberty to determine this license by giving to the other party at any time three calendar months' notice in writing and such privileges may be so determined by the North Western Railway Administration without any claim for compensation whatever on the part of the Putinia Durbar.
- 10. That the Patiula Durbar shall vacate and restore the land occupied in its original condition before the expiry of the time allowed in the notice from the North Western Bailway Administration to the Patiala Durbar that the North Western Bailway Administration desire to resume possession and the North Western Bailway Administration shall not be liable for any damage to the Patiala Durbar by thus being compelled to vacate the land on such notice as aforesaid.
- 11. That the Patiala Durbar shall at all times keep the Administration indemoffied against and shall reimburse to the Administration all claims, demands, suits, losees, damages, costs, charges and all expenses whatsoever which the Administration may sustain or incor by reason or in consequence of any injury to any person or to any property resulting directly or indirectly from the said pipe line or by reason or in consequence of the non-observance or non-compliance on the part of the Paliala Durbar with any rule, regulation or bys-law referred to in claust (4) heretofore.
- 12. The cost of the stamp will be borne by the North Western Railway Administration.

In witness whereof the parties hereto have hereunto set their hands on the date above mentioned.

Signed by H. L. Chan, Eaqr., Deputy Agent, N. W. Railway, for and on behalf of the Scoretary of State for India in Council this 10th day of August 1928.

H. L. Glan, Deputy Agent, N. W. Railway. Signed by D. K. San for and on behalf of the Patiala Durbar this 18th day of April 1928, in the presence of :—

D. K. SEN.

Witnesses:-

1. Shiv Dial Sinch,

Rajkumar.

R. B. Seth.

for Divisional Supdt., N. W. Railway, Detki.

2. CHANDER BHAN,

Supag. Engineer, B. & R.

## No. XXIX.

TREATY concluded between the Honorabur the Kast India Company and Nawau Briawul Krian, the Ruiss of Bhawulpore, dated the 2nd of February 1833.

By the blessing of God the friendly connection between the Honorablo the East India Company and the State of Bhawulpure, which commenced on the occasion of the Honorable Mr. Elphinstone's visit to Cabut in 1808-09, has continued uninterrupted to the present time; and now that Captain C. M. Wade, Political Agent at Loodianah, has arrived at Bhawulpore on the part of the Right Honorable Lord W. C. Bentänck, e.c.в. and e.c.н., the Governor-General of British India. in order to improve these amicable relations and concert the opening of the navigation of the rivers indus and Sutlej, with a view to promote the general interests of commerce, which is pleasing to God, and the prosperity of the surrounding States, the following are the Articles of a Treaty which has been concluded through the agency of that Officer between the Honorable the East India Company on the one part and Nawab Ruken-ud-Dow(ale Halizul-Mulk Mukhlisud Dowloh Mahamed Bhawai Khan Abbassee Nusret Jung Behauder, the Chief of the Dacodportros, on the other, for the purpose of confirming the friendship of the two States, the opening of the trade by the above-mentioned rivers and regulating the manner in which the arrangements connected with it are to be carried into effect :—

#### ARTIGLE 1.

There shall be eternal friendship and allinese between the Honorable the East India Company and Nawab Mahomed Bhawel Khan, his heirs and successors.

## ARTICLE 2.

The Honorable the East India Company engage never to interfere with the hereditary or other possessions of the Bhawelpore Government.

## ARTKUE 3.

As regards the internal administration of his Government and the exercise of his sovereign rights over his subjects, the Nawab shall be entirely independent as heretofore.

## ARTICLE, 4.

The Officer who may be appointed on the part of the British Government to reside in the Bhawatyore State, shall, in conformity with the preceding Article, abstain from all interference with the Nawab's Government, and respect the preservation of the friendly relations of the two contracting parties.

## ARTERE 5.

The Honorable the East India Company having requested the use of the rivers India and Sutlej, and the roads of Bhawulpore for the merchants of Hindostan, etc., the Government of Bhawulpore agrees to grant the same, through its own boundaries, if the persons aforesaid be provided with passports.

## ARTICLE 6.

The Government of Bhawulpure engages to fix, in concert with the British Government, certain proper and moderate duties to be levied on merchandise proceeding by the aforesaid route, and never to increase or diminish the same, except with the consent of both parties.

## Ацтипът 7.

It is further agreed that the tariff or table of duties, fixed as above, shall be published for general information, and the Costom-house officers and farmers of the revenues of the Bhawulpore Government will be specially directed not to detain the passing trade, after having collected the duties, on proteuce of writing for fresh orders from their Government, or may other protext.

## ARTIGLE 8.

The lariff which is to be established for the line of navigation in question is intended to apply exclusively to the passage of merchandize by that route, and not to interfere with the transit duties levied on goods proceeding from one bank of the river to the other, or with the established chokies in and. These will remain as heretofore.

## ARTRILE 9.

Merchants frequenting the said route, while within the limits of the Nawab's Government, are required to show a due regard to his authority, as is done by merchants generally, and not to commit any acts offensive to the civil and religious institutions of the country.

## ABTICLE 10.

The proportion of duties to which the Nawab may be entitled shall be collected by his officers at the appointed places.

### ARTICLE 11.

The officers who are to be entrusted with the examination of the goods and collection of the duties on the part of the Bhawaipore Covernment shall be stationed apposite to Mithenkote and Hursekee. At no other place but those two shall boats in transit on the river be liable to examination or stoppage.

## Актисье 12.

When the persons in charge of boots stop of their own occord to take in or give out cargo, the goods will be liable to the local transit duty of the Bhawulpore Government previously to their being embarked and subsequently to their being lander, as provided in Article 8.

## ARTHOLE 13.

The Superintendent stationed opposite to Mithenkote having examined the cargo, will lovy the established duty and grant a passport with a written account of the cargo and freight; on the arrival of the bost at Hursekee, the Superintendent at that station will compare the passport with the cargo, and whatever goods are found in excess will be liable to the payment of the established duty, while the rest, having already paid duty at Mithenkote, will poss on free.

#### ARTICUE 14.

The same regulation shall be in force for merchandize coming from Hurcekee towards Sindh.

#### Arricha 15.

With regard to the safety of merchants who may frequent this route the Navub's officers will afford them every protection in their power, and wherever merchants may happen to halt for the night, it will be incumbent on them to show their passport to the thansdar or other officers in authority at the place, and demand their protection.

### ARTICLE 16.

The Articles of the present Treaty shall, in all respects, whether relating to the internal government of the Nawab's country or to commerce, be mutually observed, and form an everlasting bond of friendship between the two Skates

Dated at Bhawulpose, the 22rd of February 1834,

W. C. BENTINGE.

Ratified by the Governor-Concret in Council on the 19th September 1838,

# No. XXX.

Authors of a Supplementary Treaty between the Honorable East India Company and the Covernment of Bhawelboar,—1835.

Whereas in the 6th Article of the Treaty concluded between the Honorable the East India Company and the Phiavolpore Government, dated the 22nd of February 1833, it was stipulated that a moderate scale of duties should be fixed by the two Covernments in owners, to be levied on all merchandize in transit up and down the rivers Indus and Sutlej, the said Governments, being now of opinion that, owing to the inexperience of the people of these countries in such matters, the mode of levying duties then proposed (viz., on the value and quantity of goods) could not fail to give rise to matual misunderstandings and reclamations, have, with a view to prevent these results, determined to substitute a toll which shall be levied on all boats with whatever merchandize laden: the following Articles have therefore been adopted as supplementary to the former Treaty, and in conformity with them each Government engages that the roll shall be levied, and its amount neither be increased nor diminished, except with the consent of both parties:—

# ARTICLE 1.

A tell of 570 Rupees shall be levied on all hoars laden with merchandize in transit on the rivers Indus and Sutlej, between the sea and Rupper, without reference to their size of to the weight or value of their cargo; the above call to be divided among the different States in proportion to the extent of territory which they possess on the banks of these rivers.

### Авхисью 2.

The portion of the above tell appertuining to the Bhawulpere State, and amounting to Enpecs 106-12-2 $\frac{1.4}{1.7}$ , shall be levied opposite to Mithenkote on boats coming from the con towards Rooper, and in the vicinity of Hursekee Petter on boats going from Enoper towards the sea, and at no other place.

### ABSTULE 3.

In order to facilitate the realization of the toll due to the different States, as well as for the speedy and satisfactory adjustment of any disputes which may arise connected with the safety of the navigation and the welfare of the trade by the new route, a British Officer will reside near Mithenkote, and a Native Agent on the part of the British Government in the vicinity of Hureskee Petter. These officers will be subject to the orders of the British Agent at Loodianah; and the Agents who may be appointed to reside at those places on the part of the other States concerned in the navigation will co-operate with them in the execution of their duties.

## ADDICLE 4.

The British Government hinds itself that the British Officer, who may reside near Mithenhote, shall not engage in teade, and (in conformity with the 4th

Article of the former Treaty) that he shall not interfere in any way with the internal administration of the Bhawulpore Government.

### Актионе б.

In order to guard against imposition on the part of merchants in making false complaints of being plundered of property which they never possessed, they are required, when taking out their passports, to produce un invoice of their cargo, which, being duly authenticated, a copy of it will be annexed to their passports.

## Автичь 6.

Such parts of the 6th, 7th, 11th, 18th, and 14th Articles of the Trenty of the 22nd of February 1833, as have reference to the fixing a duty on the value and quantity of merchandise and to the mode of its collection, are hereby resoluted, and the foregoing Articles substituted in their place, agreeably to which and the conditions of the preamble, the toll shall be levied.

C. M. WADE,

Political Agent, etc.

W. C. Bentinge.

Ratified by the Governor-General in Council on the 5th March 1835.

## No. XXXI.

DEFAURO STATEMENT of the amount of Toll leviable in the Binavulpers Territory on boats proceeding up and down the Rivers Sutley and Lodge, -1836.

Whereas by the Treaty of the 27th of the month of Shubban, 1250 Hegira, agrocing with the twenty-night of the month of December 1834 A.D., the Bhawulpore Government is estimated, on account of the whole extent of its territory, to levy at the appointed places a tell of one hundred and six rupees. I welve annas, and three pine, on all mosts lader with merchandize proceeding from Rouper towards the sea, or from the sea towards Rooper, the same will continue in force; but as some of the boats are found out to pass through the whole extent of the Bhawulpore territory, but, on the contrary, to lay in cargoes at, and set out from, or dispuse of their cargoes at, and return from, places on the way, it is therefore agreed that, on such boats, the amounts of tell to be levied shall be regulated by the relative distances of the places from which, after laying in a cargo, they take their departure, or from which, after disposing of their goods, they return, as follows:—

Is!.—In all boats laden with merchandian proceeding from beyond the eletters fromber of the Bhawajaon Terchary to Education Shargin, and vice veres, the Bhawajaon Covernment is entitled to jevy, book in coming and going, on account of river tail, the entitled in she margin

Ъъ Δ. Р.

MA 6 13

	Be	. а.	P.
On all bants laten with merchandise proceeding from beyond the eastern frontier to Bhawalporo, and wise versit.	848	L1	8
Dialo ditro from beyond the eastern frontier to Chachram, and	93	6	97
Dinto fitte from heyand the KK. trunkier to the SW. frontier, and sies veres	106	12	3
Sed.—In the same regener on all hosts taken with merchandice proceeding from beyond the SE. Invalies to Chachears, and vice reset, the Bhawulgore Coverament is entitled to levy, both in coming and going, on second of the talk the sum noted in the			
margin.	13	ō	li
Ditto ditto from beyond the SW. frollitier to Blaswalpare, and side sensit	40	a	ď
Ditto ditto from beyond the SW. frontier to Khaispur, and zice zerag	53	6	ι <u></u>
Ditto ditto from beyond the S. W. frontier to the NE. frontier, and sice could	106	12	a
3rd.—On all boats laden with merchandize from the rivers of the Punjab that enter the channel of the Sutter and Indus, opposite the ferry of Bakri, if they proceed from the above ferry to beyond the SW. frontier of the Bhawulpore Territory, and into a foreign territory, or the second the Bhawulpore Government is entitled to levy, on account of river tell, and according to the extent of its territory teavered, the sum noted in the margin	26	11	υ <u>‡</u>
Dilto ditto on bonte proceeding from the ferry of Butri to beyond			Ī
the NE. frontier and into a foreign territory, and vice veral.	85	•	$2\frac{1}{2}$
4h - 9a scapty beats no duty is to be levied.			

8th. At whatever place in the Humanipero Territory merchants may step to lay in, or dispose of eargo, agreeably to the former Treaties, they will puy the established duries of that place on the purchase and sale of goods.

F. MACRESON.

Approved by the Governor-General of India on the 11th October 1888.

# No. XXXII.

TREATY between the Honorable the English Rast India Company and Nawar Bhawul Khan Bahadoor, the Nawar of Bhawulfore, concluded by Lieutenant Macreson on the part of the Honorable Company, in virtue of full powers greated by the Right Honorable George, Lord Augustand, G.O.B., Governor-Cenheal of India, and by Moonsher Chowras Rai on the part of the Nawar Bhawul Khan Bahadoor, according to full powers given by the Nawar,—1538.

### ARTICLE 1.

There shall be perpetual friendship, alliance, and unity of interests between the Honorable Company and Nawub Bhawui Khan Bahadoor and his heirs and successors, and the friends and enamies of one party shall be the friends and enomics of both parties.

### ARTICLE 2.

The British Government engages to protect the Principality and territory of Bhawulpore.

# ARTICLE 3.

Nawab Bhawul Khan, and his heirs and successors, will act in subordinate co-operation with the British Government, and acknowledge its supremany, and will not have any connection with any other Chiefs or States.

#### Античье 4.

The Nawah, and his heirs and successors, will not enter into negotiation with any Chief or State without the knowledge and sanction of the British Covernment, but the usual anticable correspondence with friends and relations shall continue.

#### ARTICLE 5.

The Nawah, and his heirs and successors, will not commit aggressions on any one. If by accident any dispute arise with any one, the settlement of it shall be submitted to the arbitration and award of the British Government.

#### Автиста: 6.

The Nawab of Bhawulpore will furnish troops at the requisition of the Reitish Government according to his means.

#### ARTHUE 7.

The Nawab, and his beins and successors, shall be absolute rulers of their country, and the British jurisdiction shall not be introduced into that Principality.

# ARTICIA 8.

This Treaty of soven Articles having been concluded and signed and scaled by Lieutenant Mackeson and Monuschee Chowkes Rai, the ratifications by the Right Henourable the Governor-General and Nawab Blawul Khan Bahadoor shall be exchanged within 40 days from the present date.

Done at Ahmadpure this 5th day of October A.D. 1838, corresponding with the 14th of Kajabal Murajeb, 1254 Hogira.

### AUCREAND.

Ratified and confirmed by the Right Honourable the Governor-General at Simla, the 22nd day of October Anno Domini 1888.

# No. XXXIII.

PROPOSED RATES for the Navidation of the Suters and the India by Mescantile BOATS (excepting the NAWAB BRAWCL KHAN'S OWN merchants and subjects). 40 be paid for the transit through the Brightenge Territory,—1840.

# ARTICLE 1.

Grain, wood, and limestone, free, as in the Lahors Territory.

# ARTICLE 2.

Besides the above three things, duties to be levied on all, sorts of merchandize according to the three sizes of boats,

### ARTICLE 3.

	KB.
A bost not expuble of containing more than 200 manuals of	•
freight proceeding from Rojhan, or Kote Mithan, to the foot	
of the hills, Roopur, Loudiana, etc., or from Roopur, or	
Loodiana, to Replace or Kore Mithun	
A bost above 250 manydy, and not exceeding 500 manuds	20:
A bost above 500 msunda	40

#### ARMOUR 4.

Nos. 1, 2, or 3 to be written in large letters on the heat, an show the class to which each bear belongs,

Dated 5th August 1840, corresponding with 5th Junamed-one series 1256 Hegins.

CEORGE CLERK.

Agent, Governor-General,

Sanctioned by the Governor-General of India in Council on the 31sh August 1840.

# No. XXXIV.

AGDREMENT regarding the levy of Durins on Maronannian in transic through the BHAWITHMAN STATE (excepting the merchants and memanate firms, the proper subjects of the Shawulpoer States. The following Articles have been agreed to between the British and the Bhawalpoor Governments, 1843.

 $First.{ extstyle extstyle On boots freighted with merchandize going up or down the river through$ the Bhawulppor Country, the duty shall be only one-half of the present fixed rates. Second.—On merchandize passing in any direction by land, no other dution shall be levied than the following, viz.:

							Be.	٨.	r.
On a hankory (	edon wish i	nerchandiro					3	42	U
(in a carrel	distri	dive				-	1	ű	O park
On a male, par	ay, bullesk	er an 1885 lade	en witer a	orde	adiye		1)	5	Ų.

Third. Any merchant having with him a passport or "rowamuch" according to the form\* annexed to this Agreement, shall pass safe, unmolested, and without south by the local officers on the mad.

Fourth. If any merchant buy or sell the merchandize at any place or fown on the read, he will have to pay there the usual local duties.

Fifth. As there exist no prichs wells and consvanseraies for the use of travellers on the road from Bhawulpore to Sirse, the Bhawulpore Government will, throughout its jurisdiction, at every stage, prepare pulshs wells and consvanseraies for the comfort of travellers, as well as a road along that conte, and keep it is order by taking constant care to keep it in repair.

Sight. This agreement has been drawn up in accordance with the friendship subsisting between the two Governments, and in order that merchants may satisfactorily, and in true confidence, engage in the trade.

Doted 15th Shubun, 1259 Hagira, corresponding with 11th September 1843 A.D.

R. N. C. HAMILTON.

Notified in the Culcutta Gaustie by Order of the Governor-General of India in Council on the 28th October 1843.

# No. XXXV.

AGREEMENT EXECUTED by MAROMRED SADIK KHAR, EX-CRISE OF BRAWCIPORE. 1863.

- 1. Mahoramed Sadik Yar alias Mahommed Sadik Khan agrees on his own behalf and on that of his descendants from generation to generation to give up all chim of right to the throne of Blawalpure.
- Mahommed Sadik Khan agrees and consents to this, that neither he himself for the remainder of his life, nor his descendance after him, now or at any future time, will ever, without the permission of the Nawab Futteh Khan Bahadoor, put foot on the territory of Bhawulpore.
- 3. Mahommed Sadik Khan agrees never at any time, without the permission of the ruler of Bhawulpore, to send letters or messages to, or to hold secret or open interviews with, any of the local officers or agents of the Bhawulpore State, and if he acts contrary to this, he will be liable to render a strict account to the British Government.

- 4. Mahommed Sadik Khan agrees to this, that, after once entering British territory, he will not, without the permission of the ruler of Bhawulpore, at any time, present or future, entertain near him any servents or dependents of the Bhawulpore State, whether in the employ of, or diamissed by, that State.
- Mahammed Sudik Khan agrees to give up all claim to take away eny persons connected with him, except his wives and female servants, to the number of 10 persons.
- 6. Mahoromed Sadik Khan agrees and consents never to see the other of Bha-walping in any Court of the British (invernment either here or in England, on account of any claim on the Government of Bhawalyone; and he will never at any time institute any action or complaint against the ruler. His claims are void and unworthy of a hearing in accordance with this Agreement.
- 7. Mahammed Sadik Khan (really allows that he has no further choice to any property in the State of Bhawalpore beyond the allowston made him for rations, jewels, etc., and beyond the sum of Rs. 1,600 as his personal allowance, the half of which sum is Rs. 800.
- 8. The State of Bhawulpore agrees to pay, through British Ollicers, into the Moultan treasury, every month, for the life of Mahommed Sadik Khan, monthly allowances, busides such particular expenses as may be absolutely necessary, but nothing clse besides. After the death of Mahommed Sadik Khan, the half of his monthly allowance (of Rs. 1,600) will be paid to his heirs.
- 9. The British Government, provides and guarantees, that the conditions above mentioned shall be maintained by Mahommed Sudik Khan, without his attempting any disturbance towards Futteh Khan and towards his heir, and the Nawab Mahommed Futteh Khan Bahadoor will remain scated on the throne of Bhawelpore with the consent of the British Government.

W. SETOX-KARR.

# No. XXXVI.

# Proclayation,---1866.

The Covernment of India baying, at the cornest and repeated solicitation of His Highers the Newab of Bhawtlpore, and the leading men of the State, consented to interfere in the affairs of the country and administer them through a British officer, during the minority of the present Chief, the Hon'ble the Lieutenaut-Governor is pleased, with the approval of the Right Honorable the Covernor-General in Council, to appoint W. Fort, Esquire, C.S.I., Commissioner of the Multon Division, to be Political Agent and Superintendent of Bhawulpore, with effect: from the 20th July.

. By order, etc., Т. II. Тповяток, Secy. to Gost., Punjab. ..

### No. XXXVII.

Translation of a letter signed by Captain L. H. Carv, Operclating Political Agent and Suppliering Political, and Tau Mahomed Khan, Councilion, Councilion, of the Councilion, of the Bhawulpork State, and bearing the Scal of the Nawau Mahomed Sadte Khan, addressed to the Suppliering to the Government, Punjar, 1872.

In reply to your letter No. 878, duted 5th December 1871, it is written that it is necessary to make over so the British Government the lands required for the railway in the territory of this State, together with proprietary and sovereign rights therein, in accordance with the writing of His Excellency the Vicercy and Governor-General of India. They are conveyed to the British Government in perpetuity by free-will on part of this State, together with complete criminal and revenue and other jurisdiction over the limits of the line. Herceforth the Bhawufpore State will have no jurisdiction therein.

### No. XXXVIII.

ADDRESS FOR the security of the Salt revenue of British India, in the event of the cholition of the letterd Costons Line, and for the abolition of duties within the Buhawalour State, between the British Covernment and Highers Saniq Muhammad Khan Ardasi, Novado of Bahawalpur, his helps and successors, executed on the one part by Major Leonom John Hendurt Crev, C.S.I., Political Agent and Superintendent, Bahawalpur, under authority from the floodene Robert Evers Boreron, C.S.I., Lieuterani-Governor of the Ponjalo, in vietne of the full powers cested in His Honor by the Governor-General of India in Council, and on the other part by Gui Muhammad Kyan, instructed uncle of His Highness the Nawah of Bahawalpur, and Jutto Mode, Morrholm Guiam Ali Shah, and Ali Gonar Khan, Ministers of the State, —1879.

The following Artibles are agreed upon :-

# ABUTCLE 1.

His Highness the Numb of Bahawaipur agrees to suppress and absolutely prohibit and prevent, the manufacture of salt within any part of the Bahawaipur State, whether evertly or under the guise of manufacturing subjects or other saline product, and to destroy and erase all existing salt-works, so that salt cannot there be made.

# Автиськ 2.

No tax, tell, trunsit duties, or due of any kind whatsoever, shall be sevied by, or with the permission or knowledge of, the Nawal of Bahawalpur, or salt, sugar, or any other articles, whether exported from, or imported into, or carried through, the Bahawaipur State. Provided that nothing in this Article shall be held to prohibit the lavy, at the town gates, of cotrol, choongl, or other cess or duty on the aforestid articles, imported for actual consumption therein, into towns the population of which exceeds 5,000 inhabitants. Provided also that nothing in this Article shall be held to dehar the Nawab of Buhawalpur from levying such duties on bhang, ganja, spirits, opium, or other intexicating drug or preparation as he may consider necessary for excise purposes.

# ARTICLE 3.

The Nawah of Bahawahan agrees to prevent the importation into, and consumption within, the Bahawahan State of any ealt whatever other than salt on which duty has been levied by the British Government. The Nawah of Bahawahan agrees also, if so required by the British Government, to prohibit the export from his State into British territory of bhang, ganja, spirits, opium, or other intoxicating drug or preparation.

### ARTICLE 4.

If any considerable stocks of salt be proved to exist within the Bahawalpur State at the time when this Agreement comes into force, the Nawab of Bahawalpur will, if so required by the British Government, take possession of such stocks, and will give the owners thereof the option either of transferring the salt to the British Government at such equitable valuation as may be fixed by His Highness, in concurrence with the Political Agent, or of paying to the said Agent such duty, not expecting two suppess eight armae per maund on such salt, as the Covernor-General in Council may fix. In the event of the owners as aforesaid accepting the latter atternative, they shall be allowed to retain the salt on which duty so provided may be paid, but not otherwise.

### Antrope, 5.

The losses of salt manufacturers in the Bahawalpur State, consequent on the suppression of local salt-works hereinbefore provided for, having been considered to concert by the British and Bahawalpur Governments, the British Government hereby agree to pay to the Nawab of Bahawalpur a lump sum of Rapees one thousand and two hindred (Rupses 1,200) as compensation to the said manufacturers, and the Nawab of Bahawalpur agrees to distribute the whole of the said sum, in consultation with the Political Agent, amongs, the said persons in such wise as may be most equitable.

#### ARTICLE 6.

In consideration of the due and effectual observance by the Nawab of Bahawalpur of all the stipulations hereinbefore provided, the British Government agree to pay to His Highness yearly the sum of Rupers eighty thousand (Rupers 86,000) in half-yearly instalments, the first instalment to be paid after the expiration of six months from the date on which this Agreement comes into force.

Firstler, the Novach of Bolowelpur hereby engages to compensate equitably any of his tendatories, jaghinlars, or other subordinate right-holders for any losses they may sostain in consequence of the abolition of delies on salt and sugar heretofore rightfully levied by them.

# ARTICLE 7.

None of the stipulations set forth in this Agreement shall be newlified or unnulled without the previous consent of both the contracting parties.

# Автиста В.

This Agreement is to come into force from a date to be fixed by the British Government.

Signed at Bahawalpur on the thirteenth day of Japanary A.D. one thousand eight hundred and seventy-nine, corresponding to the nineteenth day of Mohursum in the year of the Hejira twelve hundred and ninety six.

Leopolis John Herment Carv, Major, Polil, Agent and Supdt. of the Bahawalpur State.

Gol. Монамиял.

JAPP MACL.

Сиськи Ам Вили.

ALI CARRAR KRAN.

EYTTON,

Goegog and Governor-General of India

This Agreement was ratified by the Governor-Ceneral of India in Council at Labore on the first day of April A.D. 1879.

> A. C. LEAIL, Secy, to the Gost, of India, Foreign Dept.

# No. XXXIX.

AGRERMONY entered into by the Hattawatern State ragarding the cession of jurisdiction on that pace of the Southern Ponsan Railway which lies withly the Bahawarpur State, 4899.

I, Colonel L. J. H. Groy, on the part of Balawaipur State, hereby cade to the British Government full and exclusive power and jurisdiction of every kind over the lands in the said State, which are, or may hereafter be, occupied by the Southern Punjah Railway (including all fands compiled for stations, for outhalldings and for other radway purposes), and over all persons and things whatsoever within the said lands.

> H. Grev. (Worst. Superintendent, Hahawalpur State.

## No. XL.

AGREGATIVE Detween the SECREPARY of STATE for India in Council and the BAHAWALPUR DARBAR for the construction, maintenance and working of the Knayette-Chaquinan Rathway, -- 1912,

This Indenture made the 21st day of August 1912 between the Secretary of State for India in Council (herein called the Secretary of State) of the one payl, and the Rahawalpur Darber of the other part.

Whoreas a line of Reilway situated in territory lying in the Native State of Bahawatpur and about 23°27 miles in length is to be constructed on the 5′-5″ standard gauge from Klon pur on the North Western Rollway to Chackran,

And whereas the Secretary of State and the Bahawalpur Duchar Jusce agreed that the said Durbar shall supply all the funds necessary for construction, agchisive of colling-stock, with the stores, plant and machinery pertaining theretoand of electric telegraph with the appliances apportaining thereto and that the Government of India shall construct and through the Agency of North Western Railway maintain and work the said line of Bailway from Khonjuji to Chachran upon the terms and conditions bereinafter contained.

Now this Indenture witnesseth and it is burely agreed and declared as follows to a

 "The North Western Railway" means the Railway worked by the Secretary of Scote under the control of the Manager,\* North Westsen Railway, and any alterations and eithitions that may, from time to time during the continuance of this contrant, he made in or to the said Railway by or with the enaction of the Secretary of Stude.

<sup>\*</sup>Designation changes to "Agent", ride Government of India, Radway Department (Rajlaway Board) Resolution No. 210-B. E., dated the 18th January 1913.

- 2. "The Khanpur Chachran Railway" means the line of Railway extending from Khanpur on the North Western Railway to Chachran on the River Induswith any improvements, alterations and additions of windower description that may from time to time be made in or to the said Railway by or with the same for of the Bahawalpur Darbar but with the exception of the telegraphs and telegraphic appliances used or to be used thereon.
- 3. "The Amalgamated Undertaking" means "the North Western Railway" and "the Khangur Chuchran Railway" (as defined above in clauses 1 and 2 respectively) taken as a whole the intention being that these two Railways under the terms hereinafter contained in this agreement should be worked together as if the two constituted but a single Railway.
- 4. "Gross receipts" more and include when not otherwise stated all receipts from coaching and goods traffic and from telegraphs all sums received as rents and all other receipts usually treated as Bailway Royemus.
- 5. This agreement shall be salon to have commerced and as having come into force upon 1st January 1911 and shall be subject to revision from time to time and shall be such remain in force on (0.1925, and shall be terminable then or on the 1st January or the 1st July in any year thereafter on six condites ones notice in writing being given by either party to this agreement to the other but without prejudice to the rights of either party against the other in respect of any coverant, herein contained which may have been previously broken.
- 6. The North Western Railway shall survey and select the best affirment available for the construction of the Khanpur-Chachran Railway and shall prepare an estimate of its cost; such alignment and estimate of cost being subject to the approval of the Bahawalpur Durbar and to the final sanction of the Secretary of State,
- 7. The superses of supervision of the construction of the Khampur-Chachean Railway and works and conomission on all stores provided by the Scoretary of State for the said Railway and works that he poid by the Darbur to the Scoretary of State at the following rates:—
  - For ordinary Egonesing works, 1½ per cont. In tools and plant place cost of extra supervision, if any, actually engaged.
  - 11. For each done in the Locanotice Shops and other Pactories, e.g., Printing Press.—10 per cent. on cost of stores, plus 17 per cent. on cost of out-turn exclusive of those stores.
  - 111. For stores cold, both Reglish and Indian.—10 per cent, on book calor of stores play actual cost of freight as nearly as it can be ascertained or estimated plas in the case of stores from England obtained for the Khanpur-Chachran Railway, actual charges incurred on account of wharfage (see and for loading and unloading. In the case of stores originally imported for the North Western Railway, but subsequently issued to the Khanpur Chachran Railway an additional charge of 2 per cent, will be made for departmental supervision in England.

- This charge will also be made in the case of stores imported from England for the Khanpur-Chachran Railway.
- 1V. Interlocking and Signal gear.—12½ per cent, as prescribed in Covernment of India, Public Works Department, No. 1380 R. S. of 19th August 1899, when manufactured in the Labore Engineering Shops.
- The Bahawalpur Darbar shall supply all junds necessary to complete the construction of the Khanpur-Chachran Railway as may from time to time be required by the Secretary of State.
  - (a) The Secretary of State shall, through the Agency of the North Western Railway, construct the Khanpur-Checken Railway in a permanent and substantial manner of first class and durable materials according to the standard of the North Western Railway, and shall from the funds of the said Darbar furnish it with such stores, plant, machinery and equipment as may be accessary for working the traffic. Steel flat-footed rails 60 tos, to the yard shall be adopted and decodar sleepers of the same specification as are used on the main line of the North Western Railway.
  - (b) The Secretary of State shall provide the necessary electric telegraph and appliances.
  - (c) The Secretary of State shall with all reasonable despatch construct and make ready for opening the Khampur-Chackten Buildway and if possible shall open such Buildway within two years from the date of this agreement.
- 9. All charges in connection with maintenance of Way and Works will be taken over by the North Western Railway from the date of completion of all works in accordance with the provision made in the construction estimate for the line and for the purposes of assuming liability for maintenance charges. The date of opening will not necessarily be recognised as the date of completion of the line.
- 10. During the continuance of this agreement the North Western Ruilway shall efficiently maintain the Khanpur-Chachtan Railway and keep the same supplied with rolling stock, plant and machinery, in good order as if it were pure of the North Western Railway and shall do all in their power to develop the traffic on the Khanpur-Chachtan Railway and shall manage, use and work the Khanpur-Chachtan Railway and shall convey traffic thereon.
- 11. The Secretary of State shall be sole judge as to the standard of maintenance to be required and the Revenue Accounts provided for in clause 28 Jullowing shall not be considered as limitly closed and made up until such time as the maintenance is certified to by the Inspecting Officer appointed under the Judian Railways Act IX of 1890 or any subsisting standard modification thereof as he ring been brought up to the standard required and the whole oost of the same debitable to Revenue has been duly charged off.
- 12. The North Wessern Railway shall be responsible for all accidents and for loss and damages of every kind (including dainer for loss or damaged goods) that shall occur upon the Khanpur-Chachran Railway except accidents, loss or damage.

caused by an extraordinary casualty not due to defects in the construction or to the maintenance or working of the said Khanpor-Chachran Railway by the North Western Railway. Should any of the permanent works such as bridges, stations, buildings, or other works upon the Khanbur-Chachran Railway full from causes beyond the control of the North Western Railway or should any extraordinary casualty occur (he case must be regarded as exceptional and the cost of construction or replacement must be charged to Capital or Revenue or divided between them as may be deemed by the Secretary of State proper according to the circumstances of the case.

- 13. All subsequent works and alterations chargeable to Capital and the Capital share of such works and alterations as may be chargeable partly to Capital and partly to Revenue and which may from time to time be agreed upon between the North Western Railway and the Bahawalpur Darker as necessary for the efficient working of the Kharquir Character Railway shall be carried out by the North Western Railway at the expense of the Bahawalpur Darker.
- 14. The Sceretary of State may from time to time by notice in writing requira the carrying out of any absertaion or improvement in the Khanpur-Chachean Bullway or any addition thereto that may in his opinion be necessary for the safety of passengers or for the safety of the public or for the effectual working of the Khanpur-Chachean Bullway. Such notice shall specify the alteration, improvement, or addition required and shall also in general terms describe the works to be executed for the purpose of earrying out such alteration, improvement or addition,
- 15. Any moneys required by the North Westers Bailway for any purpose properly chargeable to the Bahawalpur Darbar in connection with the Khanpur-Chachran Railway and sanctioned under charges 12 or 13 or required by the Secretary of State under clause 14 shall be provided by the Bahawalpur Darbar according to such arrangements as shall from time to time be made between the Bahawalpur Darbar and the Secretary of State. The incidence of the cost of all works to be constructed shall be decided before the work is commenced.
- In The area of the land required for the Khanpur-Chachran Railway whether during or after construction shall be provided free of cost by the Native State concerned. The North Western Railway shall occupy such land during the period of this agreement but for purposes in connection with the Khanpur-Chachran Railway the North Western Railway shall not acquire either absolutely or for any limited extent any land situate in Bahawalpur corritory or any rights or easements in, over or in respect of any land so situate. The expression "land" includes as regards the operation of this clause buildings, lands and all other horeditaments of whatever description.
  - (a) In the event of the extension of the railway being necessary owing to the shifting of the river had, land in British territory will in accordance with the procedure now in force he acquired at the cost of the Darbur and supplied to them subject to the stipulation that if the railway is sold, the Secretary of State will have the option of purchasing the portion in British territory.

- 17. During the continuance of this agreement the North Western Railway shall have entire control of the tradic working of the Khanpur-Chachran Railway, shall supply all staff required for the supervision and working including that for andit and accounts and shall supply fuel and working stores required for the efficient working of the Khanpur-Chachran Railway,
- 18. The North Western Rullway shall maintain and keep the Khanpur-Charleron Railway together with the plant and machinery and equipment in good repair and good working condition to the satisfaction of the Secretary of State.
- 19. The North Western Railway shall cause to be run on the Khanpur-Chachran Railway so many trains at such times at such rates of speed between such places and with such conveniences and accommodation as the traille shall from time to time require after duly considering any recommendations or suggestions from the Bahawalpur Darbar.
- 20. The North Western Reilway shall book goods and passengers from all stations upon the line of the Khanpur-Chachran Railway to all such stations upon other lines of Railway as the North Western Railway now or shall from time to time interchange traffic with and shall otherwise extend to the traffic on the Khanpur-Chachran Railway all privileges, facilities and booking arrangements now or bereafter used or enjoyed by the North Western Railway in connection with other lines of Railway.
- 21. The North Western Bailway shall charge such rates, faces and tolls and shall make such rules, conditions and arrangements in respect of the truffic on the said Khanpur-Chachran Bailway as are now in force or shall be from time to time within the powers of the Manager, North Western Bailway, to introduce on the North Western Bailway. Construction and revenue stores required either for the North Western Bailway or any lines for the time being worked by the North Western Bailway or for the Khanpur-Chachran Bailway shall be carried over the lines of the "Amalgamated Undertaking" at the rates and under the conditions in force for the time being on the North Western Bailway.
- 22. All services which on the Khanpur-Chaohran Railway, the Secretary of State or the Bolawalpur Darbar shall require the North Western Railway to perform for the Post Office, the Military Department, the Police Department or any other Department of the State or for high Government and Darbar officials (including in such services the conveyance of mails as defined by the Post Office Act or Acts for the time being in force in Iodio) the conveyance of Post Office servants when on duty, the conveyance of troops and salious, Military and Naval establishment, horses or other animals used for Military purposes, guns, military stores and equipments, the conveyance of police, prisoners and purpose, the conveyance of telegraph stores, instruments, officers and workmen and of any public stores whatever inclusive of slores for any other State Railway shall be performed by the North Western Railway on the same general conditions and at the same

Designation changed to "Agent", wise Government of India, Railway Department (Railway Board) Resolution No. 249-R. E., dated the 18th January 1913.

rates and under the same conditions as may for the time being be generally in Lonce on the North Western Ruilway.

- 23. The North Western Railway shall record and keep in proper books full and particular accounts of all its transactions and correspondence in any way relating to or affecting the Khanpur-Chuchran Hailway or the business through or any of the matters or chings included or referred to in this agreement so as an aid times to exhibit fully and truly the state of its affairs in relation thereto and the Bahawaipur Dachar or any person or persons appointed by them in that behalf shall ut all reasonable times have free access to all the books, accounts, papers and documents of the North Western Hailway inlating to the Khanpur-Chachran Railway with sower to call for or make copies of or extracts from the same.
  - (a) The North Western Railway shall supply quarterly reports of progress during the period of construction, to the Bahawalpur Darhar.
- 24. The North Western Railway shall keep the following accounts in regard to the Ehrapur-Cluebran Railway:—
  - A Capital account, including the States accounts.
  - A Revenue account.
- 25. In the Capital account of the Khanpur Chaghran Beilway the following particulars shall be entered to debit and credit respectively (that is to eay):—

To Debit :-

- (a) The value at cost price as shown in the accounts of the Khampar Chachgan Radway as and in marker aforesaid inclusive of the Rudway plant and machinery and equipment supposed by the North Wostern Radway as alonesaid.
- (b) All moneys which shall be actually expended by the North Western Bailway with the streather of the Bahawalpuz Harbar out of funds provided by them in respect of the Khanpur-Phachran Bailway upon works, plant or machinery the cost of which is chargeable to Capital.
- (c) All such other sums (if any) as ought to be entered to delet in the Capital account.

And to Credit: -

- (d) Affigure of the moneys to be received by or on behalf of the North Western Railway in respect of the Khanpur-Chuchran Railway as ought under the provisions of this agreement to be breated as received on account of Capital.
- 26. All moneys accordly expended by the North Western Bailway, out of the funds provided by the Bahawalpur Durbar for the purposes of the Khanpur-Chachran Bailway and which are properly designable to Capital shall be entered in the Capital account. The said account shall be made up and balanced at the end of every month, and a copy thereof submitted to the Bahawalpur Darbar.
- 27. The gross receipts of the Khanpur-Chachran Railway are to be collected and treated as receipts of the North Western Railway. Moneys such as shall arise from the sale of any property on any occasion other than the replacement

of the property sold by other property of the same or a similar character shall be treated as received on account of Capital the residue shall be treated as received on account of Revenue; provided always that no sale of any property other than stores belonging to the Darbar on any occasion other than such replacement as aloresaid shall be made without the sametion of the Bahawalpur Darbas.

- 38. A Revenue account for the Khanpur-Chachran Railway showing the earnings of the line under the heads prescribed for State Bailways and in total the percentage deduction therefrom for working expenses as per clause 29 following shall be prepared by the North Western Bailway half-yearly to the 30th day of September and the 31st day of March in each year or to such other days as may at any time be prescribed for Indian State Bailways and shall be regularly submitted by the North Western Bailway to the Bailwaylpur Darbar. Every Revenue account shall be considered as satisfied as the expiration of three calendar months after the same shall have been submitted to the Bailwaylpur Darbar, but according any error which may subsequently be discovered therein shall be corrected in the then next Revenue account or in any subsequent Revenue account or accounts.
- 29. All costs, charges and expenses incurred by the North Western Railway. in connection with the maintenance, management, use and working of the Khanpur-Obsobran Railway and the conveyance of the traffic thereon inclusive of the use and up-keep of rolling stock with plant and machinery, of the electric telegraph, of the accounts and audit, of police and legal expenses and of the compansation for the less of damage incurred through assidents of under clause 12 property chargeable to Rovenue account aball be paid by the North Western Railway and in each † year there shall be deducted from the gross receipts of the Khanpur Chadinan Railway, f a sum equal to the same percentage of the gross carnings as the operating ratio of the entire Commercial Section of the North Western Railway to cover working expenses, plus 5 per cent, on the gross curnings to cover hire of rolling stock. The balance of the gross earnings after making the above mentioned deductions shall be paid over to the Bahawalpur Durbur. The payment under this classe shall be natealated at the close of each year, but payment on account and subject to adjustment may be made in proportion of 90 per cent. about [5:6] April and 15th October and 10 per cent, or the balance directly the accounts for the months of Warch and Scobember respectively are finally closed.

(a) With effect from the helf year next after the half year in which the Khanpur-Chachran Railway shall have been completed and opened for trafile, the Scoretary of State shall allow to the Bahawalpur Darbar

<sup>\*\*</sup>N.E.—For the purposes of the 90 per cens, on account payments of both half years as well as for the 10 per cent, payment for the first half year, the operating ratio of the previous year will be adopted and the necessary adjustment will be made at the time of making payment of the balance after the accounts for Morth are closed and the appearing rates for the correct voter a worked out.

<sup>\*</sup>Changed from June and December, and Secretary, Bailway Bound's Inter No. 766-R.A., dated the 28th Notember 1912.

<sup>7</sup> As amended by the Corrigends issued by the Bellway Represent (Railway Bourd) with letters No. 2440-F., digied 17th June 1988 and 22nd August 1929.

in respect of and at the end of each official \* year, by way of rebate, such a sum not exceeding in any year the not comings of the North Western Bailway (excluding the net carriage derived from the carriage of railway stores) from truffic interchanged between the North Western Rajbyay and the Khanpur-Chaclean Rajbyay as shall, together with the balance \* of the gross receipts of the Khanpur-Chuchrun Railway. for the same year,\* after the deduction of working expenses as explained in clause 29 above, make up an amount equal to interest for the year at a rate of 3 per cent, per arroin on the actual expenditure. charged in the Capital Account of the Khanpur-Chachran Railway. In calculating for the burposes of this clause the not carnings of the North Western Rollway from such interchanged traffic it shall be asymmed that the right earthings from such traffic bear the same proportion to the gross carnings therefrom as the net earnings of the North Western Railway for the time being boar to the gross cauchigaof that Railway.

NOTE,—If, in any year, the sum of the relative payable under charge 20(a) of the control and bits reflectings of the Kharmar-Charleron. Ballary, serious as a indicated in classe 30 fall below the spread of these parameters per control or blue second so paralliture charged or the espital accounts of the Kharmar-Charleron Beilway, blue defined will be paid by the Charleron ment to the Darber, subject to the previous that the total layers at molecling the net carriers made by Government in any year should not exceed the amount that would have been payable by Government as relative and not continue if the second should not be in force.

- 2. The present clauses 29 and 29(a) to remain 49 and one in the agreement.
- 30. In case any question shall arise whether any expenditure incurred for the purposes of the "Anadgamated Undertaking" is to be treated in whole or in part as a charge incurred on Capital Account or how the same is to be dealt with, the question shall be determined on the general principle that capital is to bear the east of new works, of additional plant, and machinery and of substantial improvements of any additions to old works, plant, and machinery including the cost of any temporary new work the construction of which is requisite for the construction of a work properly chargeable to Capital and that subject to the provisions of clause 12, the cost of repairs, restoration, renewals, replacements and substitutions is to be borne by Revenue. If any difference shall arise between the Bahawalpur Darbar and the North Western Railway as to whether any expenditure incurred by the North Western Railway on account of the Khanpur-Camebran Railway is properly chargeable to Capital or Revenue the matter in difference shall be referred to the decision of the Secretary of State.
- 31. In addition to the electric telegraphs in the Bahawalpur State already established along or upon the Khanpur-Chachran Road the Secretary of State may from time to time establish such electric telegraphs as he shall (block fit clong or upon the Khanpur Chachran Railway or any part or parts thereof or on any faud or works belonging thereto and may maintain and work the electric telegraphs already established or to be established as aforesaid as the Secretary of State

As amended by Corngands issued by the Embary Department (Railway Result) with letters No. 2440-F.; deted 17th June 1928 and 22pd August 1939.

shall think fit and it, shall be lawful for the Secretary of Stage for each purposes or any of them to enter at all times by his agents, workman, or others on any part or parts of the Khanour-Chachran Railway or the bods, or works belonging thereto and to erect, place, enjoyain, make, do and excepts thereon all such haildings, machinery, works, appliances, acts and things as the Scoretary of State shall consider recessary or proper in gelation to the construction, maintenance. use and working of the said electric telegraphs. The Scenetary of State shall be exclusively entitled to the possession of all buildings, machinery, works and Appliances erected or brought by him under the powers conferred on him by this claus; on the Khampur-Chashran Bailway or on any land or works belonging thereto. The North Western Railway shell in accordance with the rules in force for the time being on State Hailways at all times furnish the Scoretary of State with such free passes over the Khanpur Chachran Railway or any parts thereof as be shall require for persons employed by him in or about or in connection with the nonstruction, maintenance, working or inspection of the electric telegraphs mentioned in this clause or any building, machinery, works or applications apperlaining thereto.

- 32. The Secretary of State shall from time to time allow the North Western Railway to have the exclusive use of any such electric telegraphs and telegraphic applicaces as he shall from hime to time consider proper to be used by the North Western Railway for the purposes of safely or efficiently working the Khompur Chachran Railway, or any part or parts thereof. The Secretary of State shall maintain and keep in good repair and in good working condition the electric telegraphs and telegraphic appliances of which the North Western Railway shall for the time being be allowed to have the use.
- 33. The North Western Reilway shall from time to time upon demand by the Telegraph Department of the Secretary of State transfer to the credit of that Department the amount which shall from time to time be due for rent, maintenance and inspection of the electric telegraphs and telegraphic appliances of which the Secretary of State shall from time to time under the last preceding clause have allowed to the North Western Builway the exclusive use, such charges being as builsted according to the rules for the time being in force for State Railway telegrophs.
- 34. The North Western Ruilway shall in relation to any electric telegraph or telegraphic appliances of which under clause 32 of this agreement it shall for the time being be allowed to have the use observe the cutes applicable to telegraphs and telegraphic appliances which shall for the time being be in force in the case of State Bailway telegraphs.
- 35. All correspondence connected with the construction, maintenance and working of the Khamper Chaeltran Railway under any of the clauses of this agreement shall so far as the questions affecting principles and important matters are concerned be conducted between the Manager,\* North Western Railway, for the time being and the Bahawakour Darbur through the medium of the Secretary

<sup>&</sup>quot; Designation changed to " Agent", side Government of India, Railway Department (Railway Resolution No. 219-R.E., dated the 18th January 1919.

to the Government of the Punjah in the Public Works Department, but in ordinary matters the Buhawalpur Darbur shall if they desire to do so correspond with the Manager,\* North Western Rollway, direct through their own officials.

- 36. The Bahawaipur Da-bar shall with all reasonable speed comply with all such requirements us the Secretary of State shall from time to time roaks in accordance with H is agreement.
- 37. If there shall be any breach (whether by act or omission or defectly) on the part of the North Western Ruilway or of the Bahawalpur Darhar of any of the stipulations or provisions of this agreement performed or observed and the North Western Ruilway or the Bahawalpur Darbur respectively shall fail to remedy effectually any such breach as aforesaid within six calendar months after notice in writing to remedy the same shall have been given to the Bahawalpur Darbur or the North Western Railway, respectively, by the Secretary of State, the Secretary of State may on or at any time after the expiration of the six calendar months aforesaid determine this agreement by giving to the North Western Railway or the Bahawalpur Darhar as the case may be notice in writing of such determination.
- 36. Upon the determination of this agreement under either of the two charges 5 or 37 or by ellitation of time the North Western Hailway shall give to the Babawalpur Durbar possession of the Khanpur-Chachran Builway in good working and efficient order together with the book, plant, reachinery or equipment belonging thereto and all stores in hand or in course of delivery on the day of the determinstion of the conteast and all plans, horize, surveys, sections, printings, writings, and documents whatsoever, in any wise connected with the Khanpur-Chaghran Railway and all other emperty (if any) belonging or appertaining there to and shall pay to the Bahawareur Darbar all moneys in the possession of the North Western Railway on secount of the Kharpur Chashran Railway. And after such mossession shall have been given and after all moneys which under this agreement shall lawe become cayable to the Bahawalpur Darbur shall have been duly paid, the Bahawalpur Darhar shall be bound to indemisiy the North Westoza Railway its property and effects against all such debts and liabilities (if any las it may have incurred on behalf of the Khanpur-Chaghran Railway and which shall be then subsisting.
- 39. Spon the determination of this agreement the working stores appertaining to the Khaupuz-Chachran Railway which may have been provided by the North Western Railway shall, if the North Western Railway so desire, be taken over by the Bahawalpur Durba- at a valuation to be determined by mutual agreement of if necessary by arbitration.
- 40. In the event of any difference of opinion arising upon any of the tores of this agreement between the Baks walput Derbar and the North Western Railway, the matter shall be referred through the Panjab Government to the Government of India whose decision shall be final and hinding on all parties,

<sup>\*</sup> Designation changed to "Aspect", ride therein no two India, Railway Repartment (Railway Board) Recolution No. 219-15 E., dated the 18th January 191

# No. XLI.

DEED executed by the BAHAWALPUR DARRAR cading to the BRITISH GOVERN-MENT [11] and exclusive Power and Jurisphonon over the lands in the STATE occupied by the Southern Ponjar Ramway,—1913.

We, the President and Members of the Council of Regency of the Bahawalpur State, hereby code to the British Government full and exclusive power and jurisdiction of every kind over the lands in the said State which are, or may hereofter be, occupied between McLeodganj Road and Eazilka by the Southern Punjab Railway (including all lands occupied for stations, for out-buildings and for other railway purposes), and over all persons and things whatsoever within the said lands.

RARIM BARRSH.

2nd February 1913.

### No. XLIL

AGREEMENT between the BRITISH GOVERNMENT and the Governments of His Highwess the Namae of Bahawalpur and His Highwess the Mahabaja of Biraner in connection with the Sutiest Valley Canals Product,—1920.

Terms of agreement subject to the confirmation of the Secretary of State in Council between the British Government and the Governments of His Highness the Nawab of Bahawelpur and His Highness the Maharaja of Bikaner regarding the irrigation of the tracts commanded and economically irrigable from the Ghara-Beach of the Sutlej River and from the Panjand Reach of the Chenab River.

- I. The Project to be drawn out under the exclusive control of the British Government on the general basis of taking the waters specified in puragraph 4(A) below to the areas hardwafter specified.
- 2. The original designs for the canal works will be drawn out under the sate direction of the British Government, every possible attention being given to the wishes of the two States concerned us to the precise direction and position of the canals: provided that they are consistent with sound engineering principles.
- The tracts for the irrigation of which provision is made consist of the following:—

#### British -

ţ

- (a) On the Right Bank.—The whole area commanded by this scheme from the site of the appearant weir down to the Chemab River and lying between the Charte River and the old bed of the Beas or the limit of existing irrigation of the Bari Doah Canals.
- (b) On the Left Bank,—The whole Khadir area commanded by this echeme from the site of the uppermost weir down to the Bahawalpur State boundary.

# Вапамацион-

The whole of the Khadir area of this State to the south of the river as far as the Sind boundary and the irrigable area in the high lands, and such detached areas of Euhawalpur territory within Sind for which irrigation out be arranged in consultation with the Sind Authorities.

## BINAMER -

The area commanded by a canal taking off from the appearment weir and entering the north-west corner of the State from British torritory.

- 4. The water shall be distributed between the parties concerned as laid down in the following clauses:—
- A.—The area irrigated from the Ghavne Rouch of the Sutlej is to be entitled to claim up to the limit of the canal head capacities herein arthorised in cases, the supply entering the Charra Reach from the Beas together with any supplies that Now into the Gharra Reach from the Sutlej after the irrigation requirements on the Sutlej above the junction of the Beas have been satisfied.
- B.—For the Kharif crop from 1st April to 15th of October the full supply capacity sanctioned in cuseus at canal bond for perennial and non-perennial channels will have equal claim to the supply available.
- O. The areas to be adopted for the allocation of Rubi water and the corresponding shares in that season between October 15th and 1st April will be us below :---

									Acme	Pre
From the Gham	·								gross.	ceat.
British									900,036	26-5
Buhowalpur			-	•					1,730,000	57.4
Виквиен .		•			-			-	A00,000	16:5
						$\mathbf{T}_{0}$	na.		3,130,000	
										Acres
Prium the Panja	mari —									gross.
Вийсанийрат					-	-				270,000

The areas to be adopted for the capacity of non-perential channels shall be:-

							Acres
From the Charg	a —						ото∙я.
British .							2,880,846
Bahawalpur							1,272,216
From the Panja	.d -						•
Baltowolphic	-	-			-	-	J,594,485*

This area on the Panjmad includes the areas across the Ohndon Dhand, which, if excluded lates, will occrespondingly and excitainfigure.

Norm.—The average percential impply available will be allotted entirely to percential channels from the 18th October up to 31st March, and the non-percential channels will be elicit down on the 18th October.

D-1. The authorised full supply capacity in cusees at canal head for perennial canals will be based on the Kharif area to be irrigated assuming the following intensities on the areas given above in that crop with a full supply factor of 70 at distributory heads and an allowance of 20 per cent, for absorption up to canal head:—

								Per cent.
British	,				-		-	22-5
Hikarap								26
Bahowej								25
Dahawal								22-3

D-2.—For the perennial and non-perennial canals for Bahawalpur from the Punjnad the mean draw-off in each crop shall be maintained at the same fraction of their authorised maximum capacity in cases as that of the British canals from the Gharra.

E.—The authorised full supply capacity in cusees of the non-perennial channels will be based on the Khurif ages to be irrigated assuming an intensity of 20 per cent, on the areas given above with a full supply factor of 60 at discribulary heads and an allowance of 20 per cent, for absorption up to capal head.

The above is the data for the share capacity, that is the capacity on which the channels will share the water equally in the non-perennial period. When, however, the supply of the river is in excess of the capticements of the percential and con-perennial share capacities, the non-perennial channels may draw off up to a maximum capacity 50 per cent, in excess of the share capacity obtained as above and based on a design of 25 per cent. Kharif intensity for channels from the Glurra with a 50 Full Supply Factor, and 30 per cent. Kharif intensity for channels from the Panjased with a 60 Full Supply Factor.

F.—In the Kharif period between 1st April and 15th October the shares of the various parties will be :--

			[				Vax	-PERRENTAL			
		EMITY,		እጽድፍፅ ለ1 የአድፈነምኝ .	T	74 G	alabbi- tigant rapabily	Crital Washings engranty.			
	Guzuw,	Per cent.	Chages,	Per cent.	Cusres.	Per cent.	Checa.	Unsteen.	tien gene.		
Prote urbano.		i		—·—		<u> </u>					
Straen	3.140	85.5	11,500	60-4	14,065	50-5	.0.7 <b>d</b> ]	17,281	6b-4		
Bikaner	2,104	14-7			2,144	7-5					
Pubers alpho	7.410	36.5	3.748	30-6	18,601	155	45.15	7,699	JO-5		
	· · -		[-	-·		·	j		·		
Torac .	18,000		16,611	. '	20,611		8,000	50,917			
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Hohowalyoe	1,002	1	6,878		7,410		4,181	0,667	1		

- D. The land required for the canals and works in connection with them shall be made over by the Government of each State traversed according to its own usage, all payments being made, in the case of land required for another party, by the British Government in accordance with the regulations in force in the territory in which the land is required, the amount being dealt with as a part of the expenditure on the work concerned.
  - 6. Compensation will be paid for any building or house injured by the works.
- 7. The entire cost of the head-works and connected works, inclusive of the cost subsequent to 1st January 1920 of any further surveys and of the preparation of the project, shall be borne by the British Government and the two States concerned in proportion to the equivalent personnal subhorised canal capacity allocated to the parties concerned at the respective beadworks. For the purpose of evaluating the equivalent authorised capacity one cases of non-personnal capacity shall be deemed to be equivalent to 75 of a cases of personnal capacity.

NOTE.—Surveys do not include recongulation for distribution purposes.

- 8. Each party will defray the entire expenditure on its own canale,
- 9. The States concerned shall supply annually to meet the cost of construction, while the works are in progress, a proportion of the estimated annual outlay on the various headworks and river training works according to their share of the cotal equivalent authorised could expectly at these works as well as the whole of the funds required for the canals constructed on their hehalf.
- 10. On the completion of the works an account will be drawn out by the British Government of the actual expenditure and a final statement will be prepared of the exact sum due from the several States concerned when each State will pay or receive back any difference between its actual payments year by year and its ultimate share of the cost.
- 11. The above account of total cost will include the proper charges for surveys, establishment, etc., whether incurred by the British or either of the other Governments concerned; and credit will be given to each State for payments made by it directly.
- 12. Copies of such parts of the British accounts of the expenditure on construction will be furnished periodically to the Covernments of the States concerned, so fur as may be desired by them, and the States themselves will similarly furnish periodically accounts of any expenditure incurred by them directly.
- 13. The seigniorage to be paid by the Bikaner State to the British Government on the water supplied will be at a rate not exceeding one-tenth of the average water rate on the British Perennial Canal from the Charra taken at Rs. 5-8 in the project at the commencement of irrigation.
- 14. The sum to be paid for each crop will be calculated on the area obtained by unitiplying the mean discharge at the bead of the Bikaner Canal during the crop and duties of 83-3 and 175 acres per cuspe for Kharif and Rabi, respectively.

15. No seigniorage will be demanded until the eleventh year after the admission of water into the Bikuner Canal and as long as the profits from the British Perennial Canal from the Chartz shall be so small as would render the seigniorage rate of 10 per cent. of the average water rate per some unduly high, such seigniorage shall be proportionally reduced at the discretion of the British Government.

16. In cases of any falling off in the seasonal supply of water available in the river the British Government and the other States will share the actual supply according to the original shares fixed and the States shall have no claim for compensation from the British Government on account of any such reduction of the supply.

17. The British Government will have full and exclusive control of the distribution of supplies at the canal hands and the Head Gauge Registers with discharges observed shall be held to be the authoritative data for calculating the quantity of water supplied.

If for purposes of accuracy of gauging and avoiding the influence of silt at the actual canal head the regulating gauge is placed a certain distance down the canal, the data obtained shall be taken to fulfill the conditions of the head gauge.

- 18. No party will have any claim for restitution of water not used by it when available.
- 10. The several partics shall pay the same share of the annual charges for the maintenance including extensions and Eupropeanents of the canal works as they pay of the first cost of the works and provide the forces unually as required.
- 20. The original construction of the canals with colluteral works bucketing distributaries shall be carried out by and under the control of a Chief Engineer appointed by the British Government whose sole charge shall be the construction and working of this project, and separate Superintending Engineers shall be appointed for each State.
- 21. The maintenance and management of the headworks with their connected works and in the case of Bikaner the Main Line down to the State horder shall rest entirely in the hands of the British Government.
- 22. The British Government undertake to maintain and to manage the canals and their distributaries on behalf of the States concerned for the first three years after their completion, but each State will distribute the supply from the ordets through its own Revenue State. After this period the system shall be hunded over to the State, subject to the provise that this period may be exceeded at the option of the State concerned.
- 23. On the initiation of construction, a programme of colonization shall be drawn up between the Chief Engineer and the Colonization Officer of the State, and the construction programme, as far as possible, shall be regulated to meet the requirements of the Colonization Officer:
- 24. During the period of construction, and the period of nonsagement referred to in paragraph 22 the details of superintendence, powers of local officers and

other muttors connected with the management shall be settled by the Punjab Government and the Government of the States concerned, subject to the confirmation of the Government of India.

- 25. For purposes of administration the Canal Act, VIII of 1873, suitably modified shall be introduced by each State and offenders against the Act shall be made over by the canal officers for trial to the officers of the Covernment in whose territory the offence was guarmitted.
- 26. The miscellaneous produce, such as wood and grass, etc., on joint headworks will be shared by the parties concerned in proportion to their chare in the first cost.
- 27. The British Government reserves to itself the right of extending or altering the river works at any time in any way it pleases, on the understanding that the share of the water first assigned to the parties under this agreement shall not be diminished without their assent being obtained.
- 23. Until the State Canals have been handed over to the respective States for management it shall be the duty of the officers in charge to pay one attention to any representations of the Governments of the States concerned or of their officers and to carry out their wishes as far as may be practicable or advisable.
- 29. Provided that the supplies assured to Bahawalpur under this agreement are not reduced, the British Covernment, if it desires to do so, may take a caust from above the weir on the Penjand into Sind.

On the assumption that a capacity of 7,500 cases will be required for Sind a slare of the cost of the Panjaad Head Works equal to  $\frac{8,750}{9,560}$  will be burne by the British Government whether the capal is constructed for that track or not.

If the conol is constructed the entire cost of construction of the canal will be borne by the British Government.

- So. In case of any difference of opinion arising between any officer of the States concerned and the British Canal Officers on any matter relating to the management of the canal, it shall ordinarily be settled between the Covernment of the States and the Chief Engineer and in the event of their differing it shall be referred to the Lieutenunt-Covernor of the Punjab for decision.
- 31. If any difference of opinion shall arise between the Government of cither of the States concerned and the Lieuterant-Governor of the Punjub us to the construction of this Agreement or any matter under it, a reference may be made to the Governor-General in Council, whose decision shall be final.
- 32. If within 4 months of receipt of debit, the Sinter do not provide their share of the funds necessary for carrying out the works, for the Proper maintanance of the Headworks and connected works and in the case of Rikaner, for the Bikaner Main Line also, the British Government shall have the power to stop or restrict supplies, until such time as payment is made.
- 33. The Governor-Ceneral in Conneil will at all times be ready to receive any representation from the Government of any of the States concerned, if such Gov-

enument considers that the spirit of the present proposals are from any cause not fully acted up to by the officers of the Punjab Government on whom the immediate duty of carrying them out will devolve.

34. If ut any time it is found desirable for the more efficient working of the canal system to store water on the Beas it shall be optional for the three partice to share the cost of the storage in proportion to the benefits to be received by them.

Excepted at Simla, this fourth day of September 1920.

H. W. M. Ivrs.

Recretory to Government, Punjab, Public Works Department, Irrigation Branch.

Ramin Bannen, President, Ocuncil of Regency, Bahawalpur State.

SATUL Sinch,
Public Works Member

Rikanes State.

K. Rustomji,
Home Member

As the project has already been under consideration for a very long time and we all most anxious to see it taken in hand as early as possible we are signing this Agreement, without carefully scrutinizing some of the words and phraeca used which, from the political point of view, we would have preferred to see somewhat differently expressed. We, therefore, wish to make clear that by our signing this Agreement the rights of His Highness the Maharaja of Bilraner and His Highness the Nawah of Bahawalpur or their Governments to take up such metter of detailed phraecology at a subsequent date with the Government of India are not impaired or affected prejudicially in any manner.

RARIM BARRER.

SABUL SENGE

К. Врегомл.

The 4th September 1920.

# No. XLIII.

Superior to the Rajan of Jueren, dated 22nd September 1847,

The Right Honorable the Governor-General having resolved to bestow cortain lands on the Rajah of Theend, as a mark of consideration for his attachment and services to the British during the late war with the Lahore State, and the Rajah of Theend having requested that he may at the same time receive a renewed assurance of protection and guarantee of his rights in his former possessions, the Governor-Ceneral is pleased to confer this assurance in the form of a Sumud or Crant as follows, in order that the Maharajah and his successors after him may, with perfect confidence, continue to exercise the same rights and authority in his possessions as herestofore.

The Maharejah's uncient hereditary estates, according to annexed Schedule.\* shall continue for ever in the possession of himself and his successors, with all Government rights thereto belonging of Police jurisdiction and collection of rovenue as herecofore. The Maharajah's obabarumians, fendatories, adherents, and dependents will continue bound in their adherence and obligations to the Rajah as heretofore. His Highness will exect himself to do justice, and to promote the welfare and happiness of his subjects, while they, on their part, considering the Rajah as their true and rightful lord, must obey him and his successors accordingly, and pay the revenue punctually and be always scalous to promote the cultivation of their lands, and testify their loyally and inhedience. The Maharajah has relinquished for Univell and his successors for ever all right to lavy excise and transit duties which have been abolished throughout the Jheend territory. His Highness also binds himself and his successors to the suppression of suttee, infanticide, and slave-dealing within his territories. If, unknown to the Mahazajah's anthozicies, any persons should be guilty of them acts, the Maharajah's authorities will, on conviction, punish them with such severity as to deter others. The British Government will never demand from the Maharajah and his accessors and their dependants above named any thing in the way of tribute or revenue or commutation to licu of troops or otherwise, for the reason that His Highness will over continue as heretofore sincorely devoted to the service and interests of the British. The British authorities will rate entertain complaints of the Muharajah's subjects or depondants, or interfere with the Maharajah's eathering. Should an exemy approach from any quarter to this side the Beas or Sutlej, for the purpose of comparing this country, the Rajah will join the British Army with his forces, and exert himself in expelling the enemy and act under discipline and obedience, and in time of war place the resources of his country at the disposal of the British Covernment. His Highness engages to have made and to keep in repairs, through his own officers, the military reads through his carritory for the passage of British troops from Umballa and other stations to Ferozepore, of a width and elevation to be determined on by the Engineer Officer charged with the duty of laying down the roads. His Highness will also appoint encomping ground for British troops at the different stages, which shall be marked oil, so that there be no claims made hereafter on account of damaged crops.

<sup>\*</sup> Not reproduced.

# No. XLIV.

Translation of a Sanad regarding Possession of Treatment granted to the Raja of June by His Excellence the Vicebox and Governor-General of India, dated the 5th May 1860.

Winning 45 since the day of the rise of the sun of the evertasting British Empire and supremacy in this Country of India, the acts of loyalty and devotion to Covergment of Farsand-i-dilband-i-Rasildt-ul-i 'tikad-i-Daulal-i-Inglisia (the beloved and firmly faithful sen of the English Empire) Raju Sahib Sarup Singh Bahadur and ancestors and predecessors of the said Raja, on occasions of war and battle. cto., have become fully conspicuous; accordingly as a reward for these good services and aid and assistance with troops and supplies, etc., they have always been distinguished and exalted by the powerful British Government by being granted territory and titles and raised in degrees of honour and dignity. Partientarly in the year 1857 A.D., during the days of the insurrection and mutiny of wretched persons the Raja Sahib Buhedur rendered and displayed worthy and conspicuous services which surpassed his previous achievements. Therefore, in recognition of such approved services, the powerful British Government, by way of Royal favour and kindness, has conferred on the Raja Sahib Sahaduz some territory and additional title for generation after generation and descondent after descendant. The Raja Sahib Bahadur has applied for a zenewal of the Sanad regarding his exceeded territory as well as that granted to him previously and now by the powerful Government. In view of this His Excellency the Viceroy and Governor-General is pleased to approve of the grant of the present Sunad by way of treaty with the conditions entered below as a memorable document ; -

### Chause I.

According to the list annoxed to this Sanad, the Raja Sahih Babadur and his successors will, in the present and future time, exercise covereignty, with peace of mind and in perfect security, in accordance with accient custom, over his acceptant passessions and the dominions bestowed on him by the British Government in recognition of his good services as his acceptant territory with all powers and rights, internal and external. All powers great and small, administrative and criminal and in respect of the produce of revenue, etc., will, as heretofore, remain permanently vested in the power and control of the Raja Sahib Bahadur and his successors generation after generation and descendant after descendant ar present and in future for ever and in perpetuity; and this brothers, saildars, fends tories, Jagirdais and dependants will, according to old custom, obey the orders and commands of the Raja Sahib Bahadur and his successors.

# CLAUSE II.

The powerful British Covernment will not demand or exact anything on account of account, land coverne, edinibististive or criminal cesses, compensation on

account of troops, etc., or on any other plea whatever, in the present or future, from the Raja Sahib Rahader, his successors, dependants, brothers. Zalidars, Jagirdars or feudatories, except as provided in Clause III.

# CLAUSE DI.

As an additional Royal favour and having regard to the loyalty and devotion of the Raja Sabih Bahadur the powerful Government desires that this territory should always remain under the sovereignty of this Jamily. Therefore the power of adoption is granted for ever to the said Raja Sabib and his successors so that in case there is no lineal descendant, they may, for the purpose of perpetuating the line of Chi-sabip, adopt a successor, according to their own choice, from among the descendants of the Phulkian family. The powerful Government cordially accepts and agrees to this. The powerful Government also grants permission that in case-may God forbid—the Raja on the Masnat should suddenly die, without leaving a lineal descendant or an adopted successor, the Maharaja Sabib of Patiala and the Raja Sabib of Nabba, in concert with the Commissioner Sabib Buladar, may select a successor from among the Phulkian family and place him on the Masnad. In that case naconara to the extent of one-third of the income of the State for one year will be paid into the treasury of the British Government by the Jhind State.

### CLAUSE IV.

In the year 1847 an agreement regarding the infliction of capital punishment. efter reference to the Commissioner Sahib Bahadur and the prevention of female infunticide. East and slavery, etc., was obtained from the said Raja Sahib. That is now cancested, and absolute power by all means regarding the infliction of capital punishment, etc., in his territory, according to old custom, is granted to the Raja Sahib Bahadur and his successors. Similarly with regard to panishing subjects of the powerful British Government committing crime and apprehended in the territory of the Jhind State, the Raja Sahih Rahadur and his successors are granted power in accordance with the provisions of the despatch No. 3, dated 1st June 1836, from the Honeurable Court of Directors at the Capital, Rendon. The Rafa Sahib Rehadur will exert bituself by every possible mouns in promoting the welfare of his people and the happiness of his subjects and in refuseing the gelevances of the oppressed and injured in the proper way. He will prevent in his territory femulo infanticide, Sati and slavery, which are opposed to the principles of justice and equity towards the people, in accordance with the provisions of the former Sanad. In the overst of any person at any time committing the above mentioned prohibited crimes without the knowledge of the officials of the Raja Schib, the latter will inflict deterrent punishment on him.

### CLAUSE V.

The Raja Sahib and his successors will mover fail in their faithful and devoted obedience to the Empress, Queen of England, and her successors.

### CLAUSE VI.

If at any time any hostile troops with mischievous intention should appear in his neighbourhood from any side or direction, the Raja Sahib Buhudur will along with his existing force sincerely and loyally co-operate with the English in repelling them in accordance with past practice. He will exert himself, to the atmost of his resources, in providing supplies, grains, etc., and transport according to the requisitions of British officers.

### Chause VII.

Complaints against the Raja Sahib from his subjects, Musidars, Jagizdars, dependents, brothers and servents, etc., will on no account be listened to by the powerful British Covernment,

### CLAUSE VIII.

With regard to internal management and the affairs of the brothers household and relatives, the rules and arrangements made by the Raja Sahib Bahadur will always be respected and not interfered with by the powerful British Government.

### CLAUSE IX,

On the occasion of the construction and repair of roads in his territory the Reja Sahib Bahadur will, in accordance with the written communication of the Commissioner Sahib Bahadur, arrange, from his own territory, through kinders and officials of Paramas, according to former customs, for the materials required on payment; and at the time of the construction of a mill-road or other roads the Raja Sahib Bahadur will concede, free of charge, land that course under roads in the same way as he has done for the Imperial mad.

#### CLACSE X.

The Raja Sahib will always pursue the course of obedience and loyalty to the powerful Covernment who will likewise continue to uphald His Honour, respect, rank and dignity in the manner it is done at present.

List of ancestral territories of Farzand-i dilband-i-Rasikh-nt'f-ikod-i-Daulat-i-Inglisia (the beloved and firmly faithful con of the English Empire) Raja Sarap Singh Sahib Rahadur and territory bestowed by the powerful Government, nunexed to the Sanad granted by His Excellency Earl Cauning, Governor-General and Viceroy of Her Majesty the Queen.

## DETAILS OF ALL PARGANAS.

THE ANCESTRAL PROPERTY OF THE RAJA SABIR BAHADUR.

PARGANA Jhind with villages Panjgacavin.

- .. Ցոնվող,
- . Lajvana.
- .. Balanwali.
- " Sangrar with villages Mahlan and Ghabadan.
- , Buzidouc with village Infoda-

Bhai Rupa shared by the three States,

TERRITORY GRANTED BY THE POWERFUL GOVERNMENT WITH ALL POWERS AND FROPRIETARY RIGHLS, LIC., LIKE THOSE FOR ANCESTRAL PROPERTY.

The undermentioned Villages included in Pargunus Jhind and Safidan, according to Several dated 22nd September 1847, with revenue amounting to Rupers four thousand per annum, under the scal and signature of His Excellency Lord Hardinge, Covernor-General.

(4)

Village Dulamwale included in Pargena Shind.

(1) Villages  $\left\{\begin{array}{ll} B \ u \ v \ o \ d \ u \\ B a \sin i \ and \\ K h u \ d u. \end{array}\right\}$  included in Pargana Safidum.

Pargana Dadri and Villages of Purguna Kaluran, vide letter from Secretary to the Government of India to the address of Secretary to the Chief Commissioner, Panjais, dated 2nd June 1858, and Kharita of His Excellency Karl Canning, Governor-General, of above date;

Pargana Dudri with internal and external gates.

14 villages of Parguna Kolucan.

List of Villages of Jagirdars and Zaildars :-

Village Dialpuza of Dialpuria Jagirdars and Zuildars with all administrative and criminal powers and commission money and rights for ownerlass lands enjoyed by the Ruju Sahib Bahadur, which will continue to be enjoyed in perpetuity by his successors.

### No. XLV.

TRANSLATION of a SUMMOD OF GIRDT of portions of the Perguneah of Boodwanah, District Jhujeur, hestowed on the Rajan of Jenuar by His Excellency Earl Canning, G.C.B., Viceroy and Governor-General of India,—1861.

Whereas the devotion and loyalty of the Rajah of Theend and of his ancestors have always been conspicuous since the establishment of British supremacy in India, His Excellency the Vicetoy and Governor-General, being desirous of marking his high appreciation of these qualities, has been pleased to bestow upon the Rajah portions of Pergumah Boodwanah, of the District of Thujjor, containing nineteen villages, according to vernacular list annexed\*, assessed at a yearly revenue of (eighteen thousand five hundred and twenty Rupess) 18,520 Rupers, and to accept from the Rajah a "nuszuranah" of (Rupers \$,70,004) three lakks seventy thousand and four. It is accordingly ordained as follows:—

### ASTICLE 1.

The territory above-mentioned is conferred upon the Rajah of thecad and his heirs for ever.

## ARTICLE 2.

The Rajah and his successors will exercise the same rights, privileges, and precognitives in this newly-acquired territory as he at present enjoys in his ancestral possessions, according to the terms of the Sunned, dated 5th May 1860, and signed by His Excellency Earl Canning, Viceroy and Governor-General of India.

#### ARTICLE 3.

The Rajab and his successors will continue to maintain the same loyal relations with the British Government, and to fulfit the same obligations, with regard to this newly-acquired neutropy, as were imposed on him by the terms of the Sunnud, dated 5th May 1860, relating to the Rajah's ancestral possessions.

# No. XLVI.

To FURZUNO DILBUND RASENCOL TRANSPORD DOWLUT I-ENGLISHIA RAJAH SURGOF SENCH BAHADOOR, of JHEERD, dated 5th March 1862.

Her Majesty being desirous that the Governments of the several Prince and Chiefs of India who now govern their own territories should be perpetuated, and that the representation and dignity of their Houses should be continued, I hereby,

Kut regraduced.

in fulfilment of this desire, repeat to you the assurance which I communicated to you in the Sunnad under my signature, dated 5th May 1860, that on failure of natural heirs, the perpetuation of your family by your adoption of an heir from the Phoolkeean House will be in accordance with the wishes of the paramount power, and will be gladly recognized and confirmed; and that if at any time any Rajah of Theend should die without male issue, and without adopting a successor, it will still be open to the Maharajah of Putialla and the Rajah of Nabha, in concept with the Commissioner or Political Agent of the British Covernment, to select a successor from among the Phoolkeean family; but in that was a auxiliariah, or line, equal to one-third of the gross annual revenue of the Jheend State, shall be paid to the British Covernment.

Be assured that nothing shall disturb the Engagement thus made to you so long as your House is loyal to the Crown and faithful to the conditions of the Treaties, Grants, or Engagements which record its obligations to the British Government.

CAMNING.

#### No. XLVII.

AMENDED TERMS of ADERCEMENT between the BRITISH GOVERNMENT and the STATE of JUND, for regulating the supply of water for irrigation from the Western Jumpa Canal, executed at Simila on behalf of the British Government by C. L. Tupper, Esq., Chief Shermary to the Government of the Punjab, duly empowered by His Exceptance the Victimor and Covernor-Ceneral in Council, and at Sangrue on behalf of the Jind State by Sardar Raman Since, President, Council of Regency, duly empowered by His Highness the Raja of Jind,—1892.

The terms of agreement \* excented on the 29th April 1875 are hereby concelled.

- 2. In lice of the cuts from the canal, by means of which irrigation was originally effected, ten main distributaries with proper masonry heads taking out of the Hansi Brouch of the Western Jumps Canal, and four masonry heads for water-courses taking out of the Butana distributory, shall be provided for the irrigation of the State from the Western Jumps Canal.
- 3. The said distributaries and the said water-course heads taking out of the Butana distributary shall be constructed at the cost of the British Covernment, but when completed shall be handed over to the Jind State, with the exception of the massary beads and the portions of the channels within canal limits.
- 4. The distributaries so made over shall be kept in repair by the Jimi State, a deduction being made on this account from the annual charge for water. The deduction shall be calculated at a certain rate for irrigated area fixed with reference to the average cost per sere for maintenance of distributaries elsewhere in British territories.

- 5. So soon as the ten main distributaries taking out from the Hanri Branch are made over to the Jind State, the British (anal Officer shall themseforth exercise no interference in regard to the internal management and the distribution of water from them, nor shall be, unless at the request or with the consent of the Jind Canal Officer, reduce the supply entaring the heads, provided the full gauge readings specified in Artiple 7 he not exceeded; but the British Canal Officer shall have full power to shut off or to reduce the supply entaring the Hansi Branch under the following circumstances:
  - (a) As part of a general closure of the Western Jumna (lana) for accessory or emergent repairs, of which due notice will be published in the Projek Outsite for closures of more than ten days duration.
  - (b) For purpose of repairs to any canal work or for usual or necessary silt clearances on the Housi Branch.
  - (c) On occasions of excessive rainfall or general reduction of the demand for canal water, that may render a reduction of the supply necessary, either for the safety of the canal banks or works or to prevent undue Booding or weste of water.
  - (d) For the purpose of a more effective distribution of the supply available for the distributaries on the New Main Line, and for the Delhi and Hansi Branches and the Butana distributary, all closures and reductions of the supply to the Hansi Branch being as far as possible compensated for by an immediately previous or subsequent increase of the supply which would otherwise be due to that branch.
  - (e) In the event of the supply available for the distributaries on the New Main Line and for the Delhi and Hansi Branches and Subman distributary falling below the demand, in which case the supply to the Hansi Branch shall either be rateably reduced or shall be regulated as provided in Clause (d) of this Article.

As long previous notice as possible shall be given to the Jind Canal Officer of all closures or reductions of the supply ordered under Chauses (a), (b), (d), and (c).

Institute notice of all closures or reductions of the supply ordered under Clause (s) shall also be given to the Jind Canal Officer, who will be oursuited as to the length of the period during which the reduction of the supply should be maintwised.

6. The British (land) Officer shall have full power to shut off or reduce the supply to the Butana distributary at his discretion in accordance with the exigencies of irrigation, and the outlets provided on that distributary for the irrigation of Jind territory shall be subject to such periodical and special closures as may be ordered from time to time for British outlets in accordance with Rule 13, passed under Act VIII of 1873, due intimation of such orders being given to the Jind Canal Officer, but no closure shall be ordered on account of alleged wastage of water owing to disrepair of irrigating champels.

- 7. The distributaries shall be constructed of sufficient expacity, when running to a full gauge, to irrigate, in combination with the four water-courses from the Butana distributary, an aggregate area of 60,000 (sixty thousand) acres per annum, but in order to compensate for all irregularities or deficiencies in the supply passed into them, the annual charge for the water supplied shall be calculated on an irrigated area of 50,000 (lifty thousand) acres only, and no claims shall be raised by the Jind State for reduction of such annual charge on the grounds of short supply.
- S. Gauges shall be placed at the head of each distributary for the determination of In' supplies. The zero of the gauge in each case being placed on the level of the bed of the distributary. The following gauge readings shall be held to represent full supplies in the case of each distributary:—

		Full supply gauge reaching.								
I		,	,		_	٠.	· .		 	4.0
II										2:0
ш										8-5
v				-						9-5
81										2-0
VII	-									4-6
VIII	-									4-0
1%										3.5
X										3.5
$\mathbf{x}_1$										a-0

North (No. 1V is a branch of No. III and has no separate head in the annal.)

No. I distributary having been constructed to carry double the full supply sufficient for the irrigation of the area dependent on it shall be closed at the head during every alternative week or other convenient interval of time and shall be opened in the corresponding alternative intervals. The remaining nine distributaries shall be allowed to run constantly, subject to temporary closures of the Hansi Branch under Article 5 of this agreement. Every distributary, when open, shall be entitled to as full a supply as the supply in the Hansi Branch will permit without being headed up, provided that the above-mentioned gauge readings shall, in no onse, be exceeded.

S(a). The heads of all the Jind distributaries shall remain under the sole control of the British Canal Officer, who will arrange for the maintenance of the supply in each at the gauge indented for by the Jind Canal Officer, if not in excess of the full supply gauge reading prescribed in Article 7 and, as far as the available depth of water in the Hansi Branch will permit. In the event of a breach of sudden

execution of the demand on a Jind discributary, the supply entering at the head shall not be reduced except in accordance with the general or special orders in this regard that may be issued from time to time by the British Canal Officer, but all reductions of supply applied for by the Jind Canal Officer will be effected after due and sufficient notice has been given.

- 9. Masonry disphragms shall be constructed in the first two miles of each distributary, which shall be held to indicate the normal bed-levels and cross-sections of the channel in which they are situated. The Jind Siste shall make all clearances of these channels as pearly as may be in conformity with the levels and cross-sections thus indicated, and shall not increase the capacity of any of the channels beyond the limits indicated by the said disphragms without the consent of the British Government. The British Canal Officers shall be at liberty to inspect the said disphragms and to repair them at the cost of the British Government should they be found to require it.
- 10. The amount payable annually by the Jind State for the supply of water for irrigation shall be calculated on an area of 50,000 (fifty thousand) acres, the rate per acre being the average of some few years of measured irrigation in lands similarly situated in British territory, but the amount shall be subject to deduction on account of—
  - Cost of repairs and maintenance of discributaries as provided in Article 4.
  - (2) Reduction of canal establishment resulting from the transfer of solo management of the distributaries to the State.
  - (3) Fees to Lambardars and Patwaris at the rate of 5 (five) per cent. on the amount payable.

NOVE.—The net amount payable by the State, after making the stroutaged deductions, has been fixed for the present at Re. 1,05,500 (one hooded and five thousand five hundred) as detailed below. The rate of 24 (two and four lends) rupees per sore was obtained by striking a mean for five years ending 1583-34 of actual realizations per sore infigated in the Jind State.—

							Ba,
Gross sum payalite—							
50y000 nepos as Ra, \$4 yet sept .			-	-		-	1,20,000
Deductions					P.		
(1) Maintenance and repairs				-	5.	400%	
(2) Establishment savinge :				,	a,	500	
(3) Bees to Lambanium and Patwari	ь.				rì,	.000	
•				_	_	14,500	
Not amount payable per annue					•		1,05,600

- 11. In the event of there being a general reduction of water-rates on the (woul, a rateable reduction shall be made in the amount payable by the State; and in the event of the rates being increased, a rateable increase shall be demandable from the State.
- 12. In case of any difference of opinion arising between any officers of the Jind State and the British Canal Officers relating to the supply of water, it shall

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he referred to the Lieutenant-Governor of the Punjah, whose decision shall be final. If any difference of opinion shall arise between the Jind Scate and the Lieutenant-Governor of the Punjah as to the construction of this agreement, a reference may be made to the Governor-General in Council, whose decision shall be final.

Executed at Sungrar this twenty-fourth day of July 1892 on behalf of His Highness the Raja of find by Sardar Ratan Singh, President, Council of Regency, in presence of me, L. Chandu Lal, Miz Munshi.

C. L. TUPPER.

Chief Secretary to the Government of the Punjah,

The 19th August 1892.

Approved and confirmed by His Excellency the Vicercy and Governor-General of India.

H. M. DURAND,

Secretary to the Government of India.

Foreign Department ; Simila,

The 16th September 1898,

#### No. XLVIII.

AGREEMENT for the construction of a Line of Pelegraph from Males Kipple to Sangrup,--1898.

Whereas the State of Jimi is desirous of having a line of telegraph constructed from Maler Kella to Sungrur to be worked in connection with the British lines of telegraph, the following terms are agreed upon by W. R. Brooke. Esquire, Director-General of Telegraphs, on the part of the British Government duly empowered by the Viceroy and Governor-General of India in Connect on that behalf, and by Sardar Battan Singh, duly empowered by the Covernment of the Jini State on that behalf:—

I. The British Government agrees to construct for the Jimi State, a line of telegraph consisting of one wire to be carried on suitable supports to be erected between Maler Korla and Sangrur at a cost of supports two thousand (Rs. 2,000) more or less, the Jimi State supplying the supports and distributing them free of charge, and the Jimi State agrees to pay to the British Government the cost of the line as the money may be required.

- II. The line so constructed shall be called the Jind Branch Telegraph Line.
- III. With the consent of the Governor-General in Council extra wires may at any time be added by the Telegraph Department for the Jind State on terms and conditions to be agreed upon at the time between the Jind State and the Covernment of India.
- IV. The Jind Branch Telegraph Extension shall be kept in efficient repair, managed and worked entirely by the officers of the Telegraph Department of the Covernment of India. It shall not be dismanifed without the consent of the Government of British India. But should it at any time be given up the value of those of the materials of which it is composed which were supplied by the Telegraph Department shall be refunded to the Jind State, less the cost of dismansting and returning them into store.
- V. The State of Jind shall pay annually to the British Government to cover the cost of require and maintenance a sum calculated at the rate of 2½ per cent, per annua on the capital expenditure and also Rs. 5 per mile of wire to cover cost of line establishment and minor charges of the Telegraph between Maler Kotla and Sangrur. These rates may be changed at any time becoulter, after one year's notice has been given to the Jind State.
- V1. The entire receipts at the Telegraph Office at Sangrur and at any other office opened on the Jind Branch Telegraph Extension shall be credited annually to the Jind State and the actual cost incurred in keeping open and working the said offices shall be debited annually to the Jind State. If the receipts exceed the cost of the offices tagether with the charges under Article V, the surplus shall be paid by the British Government to the Jind State, if the cost exceeds the rescipts, the difference shall be paid by the Jind State to the British Government. By "receipts" is to be understood the value of the fees levied at the offices aforesaid on inland messages and the Indian share of foreign messages despatched from the offices aforesaid.
- VII. The accounts of the Jind Branch Telegraph Line and of the offices maintained on it shall be readered yearly to the State of Jind and the charges and belance shall be adjusted without delay.
- VIII. The Jind State shall provide free of rent such accommodation for the offices that may be opened on the Jind Branch Telegraph Line as the Objector-General of Telegraphs shall consider necessary, and shall keep the same in good repair.
- 1X. The State of Jind agrees to apply so the Jind Branch Telegraph Line the provisions of the British Telegraph Act, XIII of 1885, and such other Acts, or legal provisions as have been or may hereafter be passed by the British Government with reference to telegraphs.
- A. The State of dind agrees to apply to the Jind Branch Telegraph Line any Rules or Regulations that are now or may hereafter be made applicable to linea of telegraph in India. The British Covernment will undertake to furnish the Jind State with occurate translations of such Acts, Eules and Regulations.

- XI. The Jind State agrees that the Jind Beauch Telegraph Line shall be open to the inspection and supervision of the Director-General of Telegraphs and of any officer deputed by him for that purpose.
- XII. The British Government agrees that whenever the Jind State shall find occasion to be dissatisfied with any of the efficials employed on the Jind Pelegraph Office and may wish to remove them from office, such officials shall on the application of the Find Durbar be at once removed and other officers shall be sent to fill their place as soon afterwards as practicable.
- XIII. Jurisdiction in regard to offences against the Telegraph Act committed in Jind territory by native subjects of the British Government or by subjects of the Raja of Jind will be regulated by Clause IV of the Sanad dated 5th May 1860, granted to His Highness the Raja of Jind by the British Covernment. European British subjects accused of such offences shall be tried in British Courts.
- XIV. In most argent cases the Jind State will, during the pleasure of the British Government, have the power of ordering the Jind Branch Line to be cleared.

Signal and and delicered by the said Sardar Ratton Singh on behalf of the Covernment of the Jind State, on the twenty-ninth day of January 1893 in the presence of

Signed sealed and delivered for and on behalf of the British Government by the Director-Caneral of Telegraphs in India at Simls on the 11th day of April 1892.

RATTAN SINGH,
President, Council of Regency,
Jind State.

W. R. BROOKE,

Director-General of Telegraphs.

Approved and confirmed by His Excellency the Viceroy and Governor-General of India.

H. M. DURAND, Secretary to the Government of India.

FOREIGN DEPARTMENT;

Simla,

The 11th May 1893,

## No. XLIX.

AGREEMENT for the construction, maintenance and working of the LUDHIANA-DWURI-JARNAL RAILWAY by the North Western Railway on behalf of the Maler Kotla and June Darrags, -1899.

This induction made the sixth day of September 1899 between the Secretary of State for India in Council (hereinafter called the Secretary of State) of the one part and the Malua Korla and Jhind Daubars of the other part :--

WHEREAS A line of Railway situated partly in British territory and partly in territory lying in the Native States of Jhind, Maler Kotla and Patials and about 79 miles in length is to be consistented on the 5½ feet standard gauge from Ludhianus on the North Western Railway to Dhari on the Rajpura-Bhatinda Railway and from Dhari to Jakhal on the Southern Panjab Railway.

AND WHEREAS the Secretary of State and the Maler Kotla and Jhind Darbors have agreed that the said Darbors shall supply all the fund necessary for construction exclusive of rolling stock with the states plant and machinery pertaining thorsto and of electric telegraph with the appliances appertaining thereto and that the Government of India shall construct and through the agency of the North Western Railway maintain and work the said line of Railway from Ludhiana by Dhuri to Jakhal upon the terms and conditions hereivafter contained.

Now this Industries withership and it is hereby agreed and declared as follows:---

- 1. "The North Western Railway" means the Railway worked by the Secretary of State and now under the control of the Manager, North Western Railway, and any alterations and additions that may from time to time during the continuance of this contract be made in or to the said Builway by or with the continuance of the Secretary of State but not so us to include any Railways or works comprised in "the Luchiana-Dhari-Jahhal Railway" as beginning defined.
- 2. "The Ludhiana-Dhuri-Jakhal Railway "means the Ruilway extending from Ludhiana on the North Western Railway to Dhuri on the Rajpura-Bhatinda Railway and from Dhuri to Jakhal on the Southern Punjub Ruilway with any improvements alterations and additions of whatever description that may from time to time be made in or to the said Railway by or with the selection of the Maler Kolls and Jhind Darbars but with the exception of the telegraphs and telegraphic appliances used or to be used thereon.
- 3. "The Amalgamated Undertaking" means "the North Western Railway" and "the Ladkings-Dhuri-Jakhal Railway" (as defined above in Clauses 1 and 2 respectively) taken as a whole the intention being that these (we Railways under the terms hereinafter contained in this agreement should be worked together as if the two constituted but a single Railway.
- 4. "Gross receipta" mean and include when not otherwise stated all receipts from couching and goods traffic and from telegraphs all sums received as rents and all other receipts usually treated as Railway revenue.

- 5. This agreement shall be taken to have commenced and as having come into force upon the sixth day of September 1899 and shall be subject to revision from time to time and shall be and remain in force until the first day of December 1904 and shall be terminable then or on the 1st January or the 1st July in any year thereafter on six months' previous notice in writing being given by either party to this agreement to the other but without projudice to the rights of either party against the other in respect of any covenant herein contained which may have been previously broken.
- 6. The North Western Railway shall survey and select the less affigument available for the construction of the Ludhiana-Dhuri-Jakhal Railway and shall prepare on estimate of its cost such alignment and estimate of cost bring subject to the approval of the Malor Kotla and Jhind Darbara and to the final sanction of the Secretary of State.
- 7(a). The Malor Kutla and Jhind Durburs shall supply all funds necessary to complete the construction of the Ludhiana-Dhuri Jakhal Railway as may from time to time be required by the Scoretary of State.
- 7(b). The Government of India shall through the agency of the Director of Railway Construction construct the Ludhiana-Dhuri-Jakhal Railway in a permanent and substantial manner of first class and durable neutricle according to the standard of the North Western Ruilway and shall furnish it with such stores plant machinery and equipment as may be necessary for working the troffic. Steal flat-footed rail 75 lbs. to the yord shall be adopted and duadar storpers of the same specification as are used on the main line of the North Western Railway.
- 7(c). The Secretary of State shall provide the necessary electric telegraph and appliances.
- 7(d). The Government of India shall with all reasonable despatch construct and make ready for opening the Luchiana-Dhuri-Jakhai Railway and if possible shall open such railway within two years from the date of this agreement.
- S During the continuation of this agreement the North Western Railway shall efficiently trainfair the Ludhians-Dhuri-Jakhal Railway and keep the same supplied with rolling-stock plant and machinery in good order as if it were part of the North Western Railway and shall do all in their power to develop the traffic on the Ludhians-Dhuri-Jakhal Railway and shall monage use and work the Rudhians-Dhuri-Jakhal Railway and shall convey traffic thereon.
- 9. The Secretary of State shall be the sole judge as to the standard of main-tenunce to be required and the Revolue Accounts provided for in Gauss 20 following shall not be considered as finally closed and made up not? such time as the maintenance is coefficient by the Inspecting Officer appointed under the Indian Railways Act IX of 1890 or any subsisting statutory modification thereof as having been brought up to the standard required and the whole cost of the sums debits for to Revenue has been duly charged off.
- 10. Teh North Western Railway shall be responsible for all accidents and for less and damage of every kind (including claims for lost or damaged goods) that shall occur upon the Luchima-Dhari-Jakhal Railway except accidents loss or

defining caused by any extraordinary resultly not due to defects in the construction or to the maintenance or working of the said Ludhiana-Dhuri-Jakhel Bailway by the North Westers Railway. Should any of the permanent works such as bridges stations buildings or other works upon the Ludhiana-Dhuri-Jakhel Ruilway fail from causes beyond the control of the North Western Railway or should any extraordinary casualty occur the case must be regarded as exceptional and the cost of construction or replacement must be charged to Capital or Revenue or divided between them as rowy by deemed by the Scarciary of State proper according to the circumstances of the case.

- 11. All subsequent works and alterations chargeable to Capital and which may from time to time be agreed upon between the North Western Bailway and the Maler Ketha and Jhind Durbara as necessary for the efficient working of the Ludhiana-Dhuri-Jakhal Railway shall be carried out by the North Western Railway at the expense of the Maler Ketha and Jhind Darbara.
- 12. The Secretary of State may from time to time by notice in writing require the corrying out of any alteration or improvement in the Endhiana-Dhuri-Jakhal Railway or any addition thereto that may in his opinion be necessary for the ealery of passengers or for the safety of the public or for the effectual working of the Ludhinum-Dhuri-Jakhal Railway. Such notice shall specify the alteration improvement or addition required and shall also in general terms describe the works to be executed for the purpose of carrying out such alteration improvement or addition.
- 18. Any moneys required by the North Western Railway for any purpose properly chargeable to the Maler Kotla and Jhind Darbars in connection with the Ludhiana-Dhuri-Jakhat Railway and sanctioned under Clause 10 or 11 or required by the Scoretary of State under Clause 12 shall be provided by the Muler Kotla and Jhind Darbars according to each arrangements as shall from time to time be made between the Maler Kotla and Jhind Darbars and the Secretary of State. The incidence of the cost of all works to be constructed shall be agreed upon before the work is commenced.
- 14. The area of land required for the Ludhiana-Dhuri-Jakhal Raitway whether during or after construction shall be provided tree of cost by the Searchary of State in the case of British territory and by the Native States concerned in the case of land lying in Native States' territory. The North Western Bishway shall uccupy such hard during the period of this agreement but for purposes in connection with the Ludhiana-Dhuri-Jakhal Railway the North Western Railway shall not acquire either absolutely or for any limited estate any land situate in Maker Korba, Jhind and Putials territory or any rights or essements in ever or in respect of any land so situate. The expression "land" includes as regards the operation of this clause buildings lands and all other hereditaments of whatever description.
- 16. During the continuance of this agreement the North Western Railway shall have entire control of the traffic working of the Lucidiana-Dhuri-Jakhal Railway shall supply all staff required for the supervision and working including that

for andit and accounts and shall supply all locomotives and other rolling stock fuel and working stores required for the officient working of the Ludhiana-Dhuri-Jakhal Railway.

- 16. The North Western Railway shall maintain and keep the Ludhiana-Dhuri-Jukhal Railway together with the plant and machinery and equipment in good repair and good working condition to the satisfaction of the Sceretary of State.
- 17. The North Western Railway shall cause to be run on the Ludhiana-Dhuri-Jakhal Railway so many trains at such times at such rates of speed between such places and with such conveniences and accommodations as the traffic shall from time to time require after duly considering any recommendations or suggestions from the Malex Kotla and Jhiral Darbare.
- 18. The North Western Bailway shall book goods and passengers from all stations apon the line of the Ludhiana-Dhuri-Jakhal Bailway to all such stations upon other lines of collway as the North Western Bailway now or shall from time to time interchange traffic with and shall otherwise extend to the traffic on the Ludhiana-Dhuri-dakhal Bailway all privileges facilities and booking arrangements now or hereafter used or enjoyed by the North Western Bailway in connection with other lines of Bailway.
- 19. The North Western Railway shall charge such rates fares and tolls and shall make such rules conditions and arrangements in respect of the traffic on the said Ludhiana-Dhuri-Jakhal Railway as are now in force or shall be from time to time within the powers of the Manager North Western Railway to introduce on the North Western Railway. Construction and revenue stores required either for the North Western Railway or any lines for the time being worked by the North Western Railway or for the Ludhiana Dhuri-Jakhal Railway shall be carried over the lines of the "Analgamated Undertaking" at the rates and under the conditions in force for the time being on the North Western Railway.
- 20. All services which on the Ludhiana-Dhuri-Jakhal Railway the Secretary of State or the Maler Kotla and Jhind Darlin's shall require the North Western Railway to perform for the Post Office the Military Department the Police Department or any other Department of the State or for high Government and Darbar officials (itselading in such services the conveyance of mails as defined by the Post Office Act or Acta for the time being in lorce in India) the conveyance of Post Office servants when on Guty the conveyance of troops and sailors Military and Naval establishments horses and other animals used for military purposes guns military stores and orquipments the conveyance of police prisoners and paupers the conveyance of telegraph stores instruments officers and workmen and of any public stores whatever inclusive of stores for any other State Railway shall be performed by the North Western Railway on the same general conditions and at the same mates and under the same conditions as may for the time being be generally in lorce on the North Western Railway.
- 21 (a). The North Western Railway shall record and keep in proper books full and particular accounts of all its transactions and correspondence in any way relating to or affecting the Ludhiana-Dhuri-Jakhal Railway or the business thereof

or any of the matters or things included or reterred to in this agreement so as at all times to exhibit fully and truly the state of its affairs in relation thereto and the Maler Kotle and Jhind Darbars or any person or persons appointed by them in that behalf shall at all reasonable times have free access to all the books accounts papers and documents of the North Western Railway relating to the Ludhiana-Dhuri-Jakhal Railway with power to call for or make copies of or extracts from the same.

- 21 (b). The Director of Railway Construction shall supply quarterly reports of progress during the period of construction to the Maler Kotla and Jhind Darbara.
- 22. The North Western Radway shall keep the following accounts in regard to the Ludhiana-Dauri-Jakhai Railway : --
  - A Capital Account including the Stores Accounts,
  - A Revenue Account.
- 23. In the Capital Account of the Ludhians-Dhuri-Jakhal Railway the following particulars shall be entered to debit and credit respectively (that is to say)—

#### To dehit.

- (a) The value at cost price as shown in the accounts of the Ludhious-Dhuri-Jakhal Railway as and in manner aforesaid inclusive of the railway plant and machinery and equipment supplied by the North Western Railway as aforesaid.
- (b) The value as certified by the Maler Kotla and Jhind Darbars of all land provided by them after the date of this agreement for the purposes of the Ludbings Dhuri-Jakhal Railway.
- (c) All moneys which shall be actually expended by the North Western Raitway with the searction of the Maler Kotle and Jhind Darham our of the funds provided by them in respect of the Laubiana-Dhuzi-Jakkal Railway upon works plant or machinery the cost of which is chargeable to Capital.
- (d) All such other sums (if any) as ought to be entered to debit in the Copital Account.

## And to credit.

- (e) All such of the moneys to be exceived by or on behalf of the North Western Railway in respect of the Ludhiana-Dhuri-Jakhal Railway as ought under the provisions of this agreement to be treated as received on account of Capital.
- (f) The value of any land originally debited to the Capital Account of which the North Western Railway shall have been allowed to take possession for the purposes of the Ludhimas-Dhuri-Jakhal Railway and which shall have been subsequently relinquished.

- 24. All moneys expended by the North Western Railway on the Capital Accounts of the Ludhiana Dhuri-Jakhal Railway and all other expenses of the North Western Railway in connection therewith shall from time to time he stated and submitted to the Maker Kotla and Thind Darbars. The Capital Account shall from time to time he made up and the balance thereon ascertained and stated therein.
- 25. The gross receipts of the Ludhiana-Dhuri Jakhal Railway are to be collected and treated as receipts of the North Western Railway. Monoys such as shall arise from the sale of any property on any occasion other than the replacement of the property sold by other property of the same or a similar character shall be treated as received on account of Capital the residue shall be treated as received on account of Revenue: Provided always that no sale of any property other than stores belonging to the Darbar on any occasion other than such replacement as aforesaid shall be made without the cancilon of the Maler Rotla and Jhind Darbara.
- 26. A Revenue Account for the Ludbjana-Diorj-Jakhal Railway showing the earnings of the line under the heads prescribed for State Railways and in total the percentage deduction therefrom for working expenses as per Clause 27 following shall be prepared by the North Western Railway half-yearly to the 30th day of June and the 31st day of December in each year or to such other days as may at any time he prescribed for Indian State Railways and shall be regularly submitted by the North Western Railway to the Mater Kotla and Jhind Darbars. Every Revenue Account shall be considered as settled at the expiration of three calendar months after the same shall have been submitted to the Mater Kotla and Jhind Darbare but nevertheless any error which may subsequently be discovered therein shall be corrected in the then next Revenue Account or in any subsequent Revenue Account or Accounts.
- 27. All costs charges and expenses incorred by the North Western Railway in connection with the maintenance management use and working of the Ludhima-Dhuri-Jakhai Railway and the conveyance of traffic thereon inclusive of the asseand keep of rolling-stock with plant and machinery of the electric telegraph of the accounts and andid of police of legal expenses and of the compensation for less or damage incurred through accidents or under Clause 10 properly chargeable to Rovenuc Account shall be paid by the North Western Railway and in each half-year there shall be deducted from the gross receipts of the Ludhiana-Dhuri-Jakhal Railway fifty-live per cent, of such gross receipts and the halonce after realing the said deduction shall be paid over to the Maler Kotla and Jhind Darbare.
- 28. In once any question shall arise whether any expenditure incurred for purposes of the "Amalgamated Undertaking" is to be treated in the whole or in part as a charge incurred on Capital Account or how one same is to be deals with the question shall be determined on the general principle that Capital is to bear the cost of new works of additional plant and machinery and of substantial improvements of and additions to old works plant and machiners including the cost of any temporary new work the construction of which is requisite for the construction of a work properly chargeable to Capital and that subject to the

provisions of Clause 10 the cost of repairs restorations renewals replacements and substitutions is to be borne by Revenue. If any difference shall arise between the Mater Kotla and Jhind Darbars and the North Western Bailway as to whether any expenditure incurred by the North Western Bailway on account of the Ludhians-Dhuri-Jakhal line is properly chargeable to Capital or Revenue the matter in difference shall be referred to the decision of the Secretary of State.

- In addition to the electric telegraphs already established along or upon the Ludbiana-Dhuri-Jukhal road the Secretary of State may from time to time establish such electric telegraphs as he shall think fit along or upon the hudbians-Dhuri-Jakhal Railway or any part or parts thereof or any land or works belonging thereto and may maintain and work the electric telegraphs already established. or to be established as aforesaid as the Secretary of Slate shall think 6t, and it shall be lawful for the Scoretary of State for such purposes or any of them to enter at all times by his agents workmen or others on any part or parts of the Ludhina-Dhuri-Jakhal Railway or the latters or works belonging thereto and to creet place maintain make do and execute thereon all such buildings machinery works appliances acts and things as the Secretary of State shall consider necessary or proper in relation to the construction maintenance use and working of the said electric telegraphs. The Scoretary of State shall be exclusively entitled to the possession of all buildings machinery works and appliances created or brought by him under the powers conferred on him by this chause on the Ludhiene-Dhuri-Jakhal Railway or on any land or works belonging thereto. The North Western Railway shall in accordance with the rules in force for the time being on State Railways at all times furnish the Secretary of State with such free passes over the Ludhiana-Dhuri-Jakhal Rollway or any parts thereof as he shall sequire for persons employed by him in or about or in connection with the construction maintenance working or inspection of the electric talegraphs mentioned in this clause or any bailding machinery works or appliances appertaining thereto.
- So. The Secretary of State shall from time to time allow the North Western Railway to have the exclusive use of any such electric telegraphs and telegraphic, appliances as he shall from time to time consider proper to be used by the North Western Railway for the purpose of safely or efficiently working the Ludhians. Dhuri-Jakhal Railway or any part or parts thereof. The Secretary of State shall maintain and keep in good repair and in good working condition the electric telegraphs and telegraphic appliances of which the North Western Railway shall for the time being be allowed to have the use.
- 31. The North Western Bailway shall from time to time upon demand by the Pelegraph Department of the Secretary of State transfer to the oredit of that Department the amount which shall from time to time be due for rent maintenance and inspection of the electric telegraphs and telegraphic appliances of which the Secretary of State shall from time to time under the last preceding clause have allowed to the North Western Bailway the exclusive use such charges being calculated according to the rules for the time being in force for State Boilway telegraphs.

- 32. The North Western Railway shall in relation to any electric telegraph or telegraphic appliances of which under Clause 30 of this agreement it shall for the time being he allowed to have the use observe the rules applicable to telegraphs and telegraphic appliances which shall for the time being be in force in the case of State Railway telegraphs.
- 33. All correspondence connected with the construction maintenance and working of the Ludhiana-Dhuri-Jakhal Railway under any of the clauses of this agreement shall so far as the questions affecting principles and important matters are concerned be conducted between the Manager North Western Railway for the time being and the Mater Kotla and Itind Darbars through the medium of the Secretary to the Government of the Punjub in the Public Works Department but in ordinary matters the Maler Kotla and Ihind Darbars shall if they desire to do so correspond with the Manager North Western Railway direct through tasir own officials.
- 84. The Maler Kotla and Jaird Darbars shall with all reasonable speed comply with all such requirements as the Secretary of State shall from time to time make in accordance with this agreement.
- 35. If there shall be any breach (whether by act or commission or default) on the part of the North Western Railway or of the Maler Kotla and Jhind Darbars of any of the adjudations or provisions of this agreement performed or observed and the North Western Railway or the Muler Kotla and Jhind Darbars respectively shall fail to remedy effectually any such breach as aforesaid within six calendar months after notice in writing to remedy the same shall have been given to the Maler Kotla and Jhind Darbars or the North Western Railway respectively by the Secretary of State the Secretary of State may on or at any time after the expiration of the six calendar months aforesaid determine this agreement by giving to the North Western Railway or the Maler Kotla and Jhind Darbars as the case may be notice in writing of such determination.
- Upon the determination of this agreement under either of the two Changes. 5 or 35 or by effluxion of time the North Western Bullway shall give to the Maler Kotla and Jhind Darbars possession of the Ludhiana-Dhuri-Jakinal Railway in good working and efficient order together with the hand plant machinery and equipment belonging thereto and all stores in hand or in course of delivery on the day of the determination of the contract and all plans books survey sections. printings writings and documents whatsoever in any wise connected with the Ludkinus Dhuri dakhal Railway and all other property (if any) belonging or appertaining thereto and shall pay to the Moles Koth and Jhind Darbars all moneys in the possession of the North Western Railway on account of the Euclhimon-Dhuri-Jakhal Railway. And after such possession shall have been given and after all moneys which under this agreement shall have become payable to the Ma'er Kosta and Abind Darburs shall have been duly paid the Water Koth and Jhind Darbars shall be bound to indomnify the North Western Railway its property and offects against all such debts and liabilities (if any) as it may have incurrect on behalf of the Ludhiana-Dhuri-Jakhal Raliway and which shall be then aubajarıng.

- 37. Upon the determination of this agreement the working stores appertaining to the Ludhiana-Dhuri-Jukhal Railway which may have been provided by the North Western Railway shall if the North Western Railway so desire be taken over by the Maler Kotla and Jhind Darbars at a valuation to be determined by natural agreement or if necessary by arbitration.
- S8. In the event of any difference of opinion arising προσ any of the terms of this agreement between the Moler Koths and Jhind Darbars and the North Western Railway the matter shall be referred through the Ponjab Government to the Government of India whose decision shall be final and binding on all parties.

IN WITHEST WHEREOF the said parties have hereunto set their respective hunds and seals the day and year herein below respected opposite their name respectively.

Signed scaled and delivered by-

MUNERT CHANDU LALL, Foreign Minister, Jhind Darbor this fourth day of August 1899.

Countersigned by-

RAJAH RANBIR SINUH of Jhitel this Jifth day of August 1899.

AMERICOUREN,

Superintendent, Moler Kotla Darbar this tenth day of August 1899.

Signed sealed and delivered by—

F. R. UPCDTY,

Secretary to the Government of India, Public Works Department, unling under the orders of the Government on behalf of the Secretary of State for India in Council this sixth day of September 1899.

Witnesses to signature—

B. P. Starre, Capt.,
Adjutant, 2nd P. V. R. C.

Thos. Form,

Begistrar, Govt. of India, P. W. D.

#### No. L.

AGREEMENT entered into by the JIND STATE regarding the descine of subsencetion on that portion of the Rewart-Perozepore Raylway which lies within the Jind State,—1900.

I, the Ruja of Jied State, hereby cede to the British Covernment full and exclusive power and jurisdiction of every kind over the lands in the said State which nee, or may hereafter be, occupied by the Rewari-Ferozepore Railway (including all lands occupied for stations, for out-buildings and for other railway purposes), and over all persons and things whatenever within the said lands.

RANBIA SINGH,

Mussoom;

Raja of Jind.

The 13th July 1909.

#### No. LL.

AGREEMENT entered into by the JIND STATE regarding the GESSION of SUREDIC-TION OIL that, PORTION of the SOUTHERN PURIOR RATHWAY which lies within the JIND STATE, --1900.

I, the Raja of Jind State, hereby code to the British Government full and exclusive power and jurisdiction of every kind over the lands in the said State which are, or may hereafter be, occupied by the Southern Punjah Railway (including all lands occupied for stations, for out-buildings and for other railway purposes), and over all persons and things whatsoever within the said lands.

RANBIR SINCH.

Мпавония:

Raja of Lind.

The 13th July 1900.

## No. LII.

AGRIEMENT cutered into by the JINO STATE regarding the cussion of JURISDO-TION on that PORTION OF THE LEUHIANA-DRIVET-JARWAY RAILWAY which lies within the JIND STATE, --1900.

I, the Raja of Jind State, hereby odds to the British Covernment full and exclusive power and jurisdiction of every kind over the lands in the said State which are, or may hereafter be, occupied by the Ludhiana Dhuri-Jakhal Railway (including all lands occupied for stations, for out-buildings and for other railway purposes), and over all persons and things whatsuover within the said lands.

RANDIB SINGH,

22nd December 1900.

Raja of Jind.

#### No. LIII.

Sanad granted to His Hiddeness Barkand-1-Dildand Rasike-su-literal Daular1-Inclusera Raja-1-Rajagan Raja Sir Rabbir Singh Baitador. R.C.S.L. of
Jind.—1911.

I beteby confer upon you the title of Mahamja as an hereditary distinction,

DELEG;

HARDINGE OF PRISONERS.

The 12th December 1911.

Governor-General of India.

## No. LIV.

ORED executed by His Highness the Managara of Jind coding to the Bereish Government full and exclusive power and surranteered over the lands in the State occupied by the Jind Paritar Railway, -1916.

I, the Maharaja of Jind State, hereby code to the British Government full and exclusive power and jurisdiction of every kind over the lands in the said State which are, or may hereafter be, occupied by the Jind-Panipat Railway (including all lands occupied for stations, for out buildings and for other callway purposes), and over all possons and things whatevever within the said lands.

Jian ;

BANDE SINGH,

Dated the 5th February 1916.

Makaraja of Jind.

## No. LV.

Sanad granted to Lieutenant-Colonel His Hiddics Farzant-i Dilband Rasini-ut-Utikad Daugat-i-Inglishia Raja-i-Bajagan Maharaja Sir Randie Singh Bahadur, g.c.i.e., k.c.s.i., of Jind,—1918.

I heroby confer upon you the title of Rajendra Bahwlur as an hereditary distinction.

DELRI :

CHRLMSTORD.

The 1st January 1918.

Vicercy and Governor General of India.

## No. LVI.

Supplementary agreement between the Secretary of State for India in Council and the Jini and Malureotla Darbars for the working of the Ulbellana-Darbars. Rallway,—1920.

This Indonture made the seventh day of December one thousand nine hundred and twenty-three between the Secretary of State for India in Council of the one part and the Jhind and Malorkotta Durburs of the other part and supplemental to an Indenture, dated the sixth day of September one thousand eight hundred and ninety-nine and made between the parties hereto (hereinafter referred to as the Principal Indenture):

Witnesseth and it is hereby agreed and declared between the parties hereto as follows:—

- The Principal Indentury shall read as if the words "Joind and Malerkotta" were substituted for the words "Malerkotta and Jinind" wherever the said, words occur therein.
- 2. Clause II of the Principal Indentare shall read as if at the end thereof were added the words " in the proportion of four-tiths and one-lifth respectively. All expenditure on petty new works, estimated to cost not more than Rs. 1,000 (one thousand) and which do not form a part of a general scheme or of a large project shall, however, be defrayed by the Secretary of State from the share of the gross receipts derived from the working of the Ludhiana Dhuri Jakhal Railway, which are retained to cover the cost of working and managing the said Railway, but the total expenditure induced by the Secretary of State during any financial year on such works shall not exceed Rs. 30 (thirty) only per mile of the Ludhiana-Dhuri-Jakhal Railway."
- 3. Clause 27 of the Principal Inforture shall read as if at the end thereof were added the words " after the 1st day of January 1913 lifty-two per cent, only shall be deducted from the grose receipts of the Ludhiana-Dhuri-Jakhal Railway by the North Western Railway to cover the cost of working the Ludhiana Dhuri-Jakhal Railway and the balance after making this deduction of tifty-two per cent, shall be paid to the Jhind and Malerkotta Darbars."

In witness whereof Sydney Charles Tomkins, Secretary to the Railway Boardby the order and direction of the Governor-General of India in Council acting in the premises for and on behalf of the Secretary of State for India in Council, and Dr. Behari Lal Dhingra, Chief Minister, Third Darbar, and Khan Buhador Syed Abshilah, B.A., Chief Secretary, Malerkotta Darbar, have hereunto set their hands and scale the day and your first above written.

> Signed by S. Tomeins, Sceretary to the Railway Beard, by the order and direction of the Governor-General of India in Council acting in the premises for and on behalf of the Secretary of State for India in Council, in the presence of T. M. San, Stonographer to the Secretary, Bailway Board.

> Signed, scaled and delivered by Remari Lal Dringba, Chief Minister, Jhind Darbur, in the presence of Hazari Lal, Political Secretary,

> Signed, sealed and delivered by Syen Ardulan, Chief Secretary of Malerholla Darbar, in the presence of M. Havat Khan, Foreign Secretary.

## No. LVII.

AGREEMENT between the SECRETARY of STATE FOR INDIA and the JIND DARBAR for the working and construction of the JIND-PANIPAT RAILWAY,—1924.

This Indonture made the 2nd day of September 1924 between the Secretary of State for India in Connell (hereign like naffed the Sepretary of State) of the one part and the Jind Duzbar (hereinafter called the Durbar) of the other part. Whereas a line of railway (hereinafter referred to as the Jind-Panipat railway) has been consumeted from the station of the Delhi-Umbafla-Kafka Roflway Commany at Pauliest to the Jind Junetlan Station of the Sauthern Punjah Railway Company, Limited width station is about two miles from the City of Jipst and the Railway so constructed has a newly constructed gration at the City of Jind. And whereas it has been agreed between the Delhi-Umbulla-Kulke Ruilway Company, Limited and the Southern Punjab Railway Company, Limited, with the approval of the Secretary of State that so much of the Jind-Panipat railway as lies, between the Jind Junction Station and the distant signal on the Panipat side of the newly constructed Jind City Station together with the last-mentioned station should be constructed by the Southern Purjah Railway Company, Limited and worked by the North Western Railway administration and that the remainder of the Jind-Paniyat Bailway (hereinafter referred to as the New Bailway) should be constructed by the Delbi-Umballa-Kalles Railway (hompany, Limited and worked by the East Indian Railway administration or by some other railway administration to be selected by the Secretary of State. And whereas it has been further agreed between the Jind Darbar and the Delhi-Umballa-Kalka Railway Company, Limited with the approval of the Secretary of State, that so much of the New rollway as lies between the distant signal on the Panipat side of the newly constended find City Station and the frontier of the find State territory (which pertion of the Now radway is bersinafter referred to us the Duzbar railway) should he constructed from funds supplied by  $(V_0)$  Jind Durhar and worked as aforesaid. Now this Indenture witnesseth and it is hereby agreed and declared as follows:--

#### Construction.

1. The Durbar railway shall be a single line of the 5 feet 6 inches gauge lying between the distant signal on the Panisat side of the new station constructed by the Southern Punjah Railway Company, Limited at the City of Jind and the frontice of Jind State territory, and shall as regards permanent way, station accommodation and other works, their situation and dimensions, and general structural character, be constructed with all reasonable despatch and made randy and 84 for opening for public traille, by the Delhi-Umballa-Kalka Railway Company. Limited on behalf of the Secretary of State on a route to be determined by him, according to plans and specifications to be approved by him and, in all respects, to his satisfaction.

#### Land

 The area of land required in Jind State territory for the Durbar railway, whether during or after construction, shall be provided free of cost to the DelhiUmballa-Kalka Railway Company Umited on behalf of the Secretary of State by the Duchar, who shall allow the Delhi-Umballa-Kalka Railway Company binded of the working agency of the New guilway for the time being, possession of the land so provided during the conformance of this agreement. Any land so provided the possession of which shall have become unnecessary for any of the purposes of this agreement shall, as soon as practicable, be relinquished to the Durbar by the Secretary of State.

## Pennistan of funds,

- 3. The moneys which shall be required to defray capital expenditure sanctioned by the Scoretary of State for the purpose of the construction of any portion of the Durbor callway lying within the Jind State territory shall be supplied to the Defri. Umballa Kulka Railway Company Limited on behalf of the Secretary of State by the Jind Durbar. If any question shall arise as to the apportionment of any expenses incurred in relation to the New railway as a whole or to any part thereof lying either within British territory or within the Jind State territory whether in respect of the original construction thereof or otherwise, such question shall be decided by the Scoretary of State whose decision shall be final.
- 4. The Durbar agrees that the section of the Jind Puniput railway from the station of the Delhi-Umballa-Kalka Railway Company Limited at Puniput to the feoreties of Jind State territory up to the Durbar railway shall be constructed by the Delhi-Umballa-Kalka Railway Company Limited from the funds supplied by the Delhi-Umballa-Kalka Railway Company Limited and that the section from the Delhi-Umballa-Kalka Railway Company Limited and that the section from the distant signal on the Paniput side of the Jind City station newly constructed by the Southern Punjab Railway Company in the Jind Junction station of the Southern Punjab Railway Company Limited shall be constructed, worked and maintained by the North Weslern Railway solely us a line and station of the Southern Punjab Railway Company Limited (which shall provide the capital necessary) with running powers over that section for the coaching traffic of the New railway.
- 5. The Durbar shall supply to the Dulhi-Umballa-Kalke Railway Company Limited on behalf of the Secretary of State the funds required for building a Locomotive yard and the consequent necessary staff quarters (including watering as rangements) at the newly constructed station at the City of Jind.

# Payment of Interest out of Capital,

 The Durbar shall not be allowed any interest for the capital provided by it during the period of the construction of the Durbar reliway.

# Telegraphs.

7. The Durbar agrees to the Secretary of State constructing from time to time such electric telegraphs, telephones, and telegraphic appliances as he shall think lit along or upon the Durbar railway, or any jest or parts thereof, or any lands or works belonging thereto and maintaining and working the soid electric telegraphs, telephones, and telegraphic appliances as he shall think fit, and orect-

ing, maintaining, making, doing, excenting on the Durber reilway or on any lands or works belonging thereto all such buildings, machinery, works, acts, and things as he shall consider necessary or proper in relation to the construction, maintenance, use and working of the said electric telegraphs, telephones and telegraphic appliances. The Secretary of State shall be exclusively entitled to the possession of all buildings, machinery, works and appliances excelled or brought by him under the powers conferred on him by this clause on the Durbar railway or on any land or works belonging thereto.

#### Police.

8. The Durbar shall provide and maintain, at the exclusive cost of the Durbar such a force of Durbar police as, in the opinion of the Secretary of State, shall, from time to time, be required for the protection of so much of the Durbar railway as shall for the time being be under construction. The cost of providing and maintaining such police shall be taken to be as from time to time sometioned by the Secretary of State and shall from time to time be paid from the capital funds of the Durbar railway.

## Handing over valuesy to Secretary of State and Working thereof.

9. The Secretary of State shall be the sole judge as to the standard of construction and maintenance required on the Durbar railway and when an inspecting officer of Government shall have certified that the railway has been constructed in accordance with the provisions herein contained and is ready and fit for the conveyance of passengers and goods a specification shall be prepared describing in detail the nature and quality of the Durbar railway and the works thereon and setting out also the accounts showing the amount of capital menay expended. After the specification and accounts have been approved by him, the Secretary of State shall open the Durbar railway for public traffic and, until the determination of this agreement, work and maintain the same through the agency of the East Indian Railway Company or through the agency of some other railway company to be selected by him or through State agency on the terms and subject to the provisions hereinalter expressed.

# Accounts to be kept by the Secretary of State.

10. The Secretary of State shall keep a separate Capital account showing the amount of capital money expended in respect of the Durbar railway including the Locomotive yard at Jind City Station.

In the Capital accounts shall also be entered all such of the expenditure and receipts by or an isohalf of the Secretary of State in respect of the general undertaking contemplated by these presents as are properly attributable to Capital. In any case where any question may or might arise as to whether any expenditure in connection with the Durbaz railway is to be treated in whole at in parties a charge on Capital or how the same is to be dealt with the question shall be determined in accordance with the general principles obtaining on Indian State railways.

The Semetary of State shall also keep or cause to be kept a distinct and separate account of the gross receipts derived from the working of the Durber milway or of such part or parts thereof as shall for the time being be open for public traffic. Such accounts shall be made up yearly up to the 31st day of March in each your and a sammary thereof shall be repriesed to the Durbar, within three calendar months therefrom. The Secretary of Stans shall also cause to be kept such subsidiary accounts and vouchers as shall be proper and sufficient for the proparation and varification of the accounts oforesaid, which shall be oven at all coasonable times to inspection by the Durbar. Every summary of account with respect to which, or to the accounts on which it is based, no written requisition for verification shall have been delivered to the Secretary of State, within three calendar months after the receipt by the Duchar of the said summary, shall be decreed to he conclusively settled between, and shall be binding apon, the parties, except that if and wherever any error shall be discovered in any summury or account such error shall be sectified and allowed for in the account for the year in which the erzor shall be discovered or for any subsequent year.

## Application of receipts.

- 11. The Scoretary of State shall work the Duzhue railway either through the agency of the East Indian Railway Company or through the agency of some other sailway company selected by him or through State agency for 48 p.e. of the gross carnings of the New railway which percentage shall be necessed by the Secretary of State in full satisfaction and removeration for the use of all necessary rolling stock and machinery (other than fixed machinery) and for working, managing and (except us become otherwise provided) fully and efficiently maintaining renewing and upholding the Durbar railway and railway stations and works there on and appartonant thereto.
- 12. The net sarnings of the New milway, that is, the ourrings which remain after meeting the working agency's charges, shall be divided between the Secretary of State on behalf of the Delhi Umballa-Kalka Railway Company Limited and the Durhar in the following proportion (subject to the deduction of any money that may be poyable by the Durhar to the Secretary of State in respect of the Durhar milway), viz., the fraction which shall bear to unity the same proportion as the capital expenditure on the portion of the railway 'ying within British territory shall bear to the capital expenditure on the whole of the New railway, shall be paid to the Secretary of State on behalf of the Dolhi-Umballa-Kalka Railway Company Limited and the balance shall be paid to the Durhar. The cost of land and the expenditure on junction works at Panipat and Jind City respectively, other than the expenditure on the Locomotive yard at Jind City and the consequent necessary staff quarters (including watering arrangements) shall not be reckoned as part of the said capital expenditure.

# Mointmunee by the Durbar.

13. For a period of twelve calcudar months after the data of the opening of the Darkar railway or any part thereof for public teaffic the Duchar gailway or the part so opened shall be maintained and kept in good repair and good order and condition to the satisfaction of the Secretary of State at the cost exclusively of the Durbur.

## Alterations, Improvements and Additions,

14. The Scoretary of State may from time to time give notice in writing to the Durbar specifying in detail, any respondble affectation, improvement or addition which may in his opinion be required to be made in or to any part of the Darbar milway or any of the stations and works thereof other than petty works not exceeding in cost Re. 1,000 belonging thereto, either for the gafety of passengers or of the public or for meeting the development of truffic on the Durbar ruil-way or for the effectual working of the same or otherwise. Such notice shad also in general terms describe the works to be executed for the purpose of effecting the same and state approximately the amount which such works are expected to cost. On receiving any notice under this section, the Durbar shall, with all reasonable speed, provide the Sectetary of State with all money required for the execution and completion thereof, in accordance with the terms herein contained for the provision of funds by the Durbar.

## Bates and Fores and Tolle.

- 16. The rates and large for the carriage of goods and passengers and tolls over the Durbar tailway shall be such as may from time to time be agreed upon between the Secretary of State and the working agency for the time being, such fares and rates being not greater than the maximum nor less than the minimum rates and fares in lowe from time to time on the main line of the working agency.
- 16. The Durbar whall accept such terms, and conditions as the Scoretary of State may, from time to time, consider it necessary to impose in connection with the routing and rating of competitive truffic to and from Jind Junction, Jind City or any other station of the Jind-Panipar railway.

## Miscellaneous,

- 17. The Outbar shall except such terms and conditions as the Scoretary of State may, from time to time, consider it necessary to impose for the joint new of Jind City Station, for the working of the Jind City-Jind Junction section, or for the exercise by the New railway of running powers over the Jind City-Jind Junction section.
- 18. The Secretary of State shall be responsible for all accidents and for loss and damage of every kind (including claims for lost or damaged goods) that shall event upon the Durbar railway, except accidents, loss or damage caused by any extraordinary essentity not due to defects in the construction or the maintenance or the working of the Durbar railway by the Secretary of State. In the event of any of the permanent works such as bridges, stations, buildings or other works upon the Durbar railway being damaged from causes beyond the control of the Secretary of State or in the event of any extraordinary casualty occurring such damage or essualty shall be deemed to be exceptional and the cost of any constitution or replacement necessitated thereby shall be charged to Capital or Revenue or divided between them as may be deemed by the Secretary of State proper according to the circumstances of the case.

- 19. No claim shall be made upon the Scoretary of State by the Durbar for compensation in respect of the projudicial effect upon the Durbar railway or the profits thereof of any Act of the Indian Legislature of general applicability for the time being in force and the Durbar shall be subject to the provisions of every each Act.
- 20. Any notice, determination, decision or other direction to be given or signified on the part of the Secretary of State for any of the purposes of or in relation to these provents shall be sufficient and binding if in writing signed by the Secretary of State or one of his Under Secretaries, or by a Secretary of the Government of India or by any other officer or servant authorized to set on behalf of the Secretary of State.
- 24. In any case not herein expressly provided for, the Durbur shall indennify the Secretary of State against any pecuniary liability which he may incur in respect of the construction, or improvement of the Durbar railway or the maintenance or working thereof, under these presents.
- 22. The Secretary of State agrees that a special train or trains for the use of the Darbac shall be run over the New railway or a part thereof free of cost up to a total distance of 57 miles in any one year and in addition the saloon of His Highness the Maharaja of Jind shall be hauled at all times when required tree of cost over one. New tailway.
- 23. This Indenture shall take effect as if it has been dated and came into force on the 1st day of October 1915 and shall remain in force, subject to any revision from time to time agreed upon between the parties hereto, until it is determined by either party giving to the other twelve calcular months previous notice in writing of his or their intention to determine the same.
- In Witness whereof Percy Hamilton, Moffin. Secretary to the Railway Board, by the order and direction of the Governor-General of India in Council acting in the provides for and on behalf of the Secretary of State for India in Council and Dr. Behar: Lal Dhingra, C.I.E., Chief Minister, Jind Durbar, have bereauto set their hands and seals the day and year hast above written.

Signed by Percy Hamilton Maflin, Becretary to the Railway Board by the order and direction of the Covernor-General of India in Council noting in the premises for and on behalf of the Secretary of State for India in Council in the presence of

N. L. Chatterjek,

Stenographer, Railway Boord,

Signed, scaled and delivered by Behari Lat Dhingra, Chief Minister, Jind Darbar, in the presence of

Hazari Lal,

Political Secretary, Jind State,

P. H. Massas.

BEHARI LAL DEINERS.

#### No. LVIII.

AGREDMENT between the Simpetary of State for India in Council and the Jind Darbar for the provision by the North Wheiber Ramway Administration of a Masoney Tank at Sandhur Station for the reception and storage of Liquin Form On, in bulk by the Jing State, 1928.

Memorandum of Agreement made this fourteenth day of February 1928, between the Scoretary of State for India in Council, through the Agent, North Western Bailway (hereinafter called the Administration) of the one part and the Jind Durbur (hereinafter called the Licensees) of the other part whereby it is agreed as follows:—

- 1. The Licensees shall have the use of the piece of land at Sangrur Railway Station measuring 1680 sq. ft. and coloured pink in plan No. 90/1924 FZR attached,\* for the purpose of maintaining thereon a masonry tank which has since been constructed by the Kailway Administration at the cost of the Licensets for the reception and storage of liquid fuel oil (having a flash point at or about 100 ft.) in bulk subject to such rules, regulations and by hows us may from time to time be made by or on behalf of the Administration or by or on behalf of any local authority in relation to the transport discharge and storage of liquid fuel oil and subject to the condition hard-online contained.
- The Licensess shall not transfer or sub-let the privileges in Clause 1 herein mentioned without the consent in writing of the said Agent.
- The Licensees shall, in particular, strictly observe the following rules:—
  - (i) That no discharging of oil takes place between sunset and sunrisc.
  - (ii) That no smoking is allowed, or lights permitted in the vicinity during discharging operations.
- 4. The Licensees shell have the use of the Railway aiding adjacent to their massery tank for unloading fiquid fuel oil and the following charges will be made by the Railway for the use of this siding for placing and removing every wagon whether leaded or empty in either direction:—
  - (i) Per four wheeled wagon Re. onc.
  - (ii) Per six wheeled wagon Rs. one and annas eight:
  - (iii) Per eight whealed wagon Ra two.
- 5. The Licensees shall not use the siding or cause or permit the same to be used, for any purpose whatsnever other than that indicated in Clause 4 above. The Licensees shall make their own arrangements for emptying wagons.

- 6. (a) The threneses shall, during the continuance of this agreement, observe and compty with all rules, regulations, or orders regulating or relating to the transport, storage or other treatment of liquid fust oil, made by the Government of India, or any local Covernment, and for the time being in large.
  - (b) The Lucanses shall during the continuance of this agreement observe and comply with all rules, regulations and by places regulating the transport, stronge or other treatment of Equid fuel oil made by the Local Municipality or other Lucal Authority within the local limits of whose jurisdiction the whole or any part of the siding is situated and for the time being in force, or at any time required by such Municipality or other authority to be observed.
  - (a) The rules, regulations, unders and byc-laws specified in sub-clause (a) and sub-clause (b) of this clause shall be observed and complied with by the Liecoscos whether the same are by the enactionnis under which they are made to be observed and complied with by the Agent as the owner of the siding and the exprises of the oil or by the Liecoscos as the lessess of the siding and owners of the oil.
  - (d) In the event of the biseness or other agents or servants committing any breach of any of the said roles, regulations, orders or byr-laws, as aforessic, or country or proceedings taken by reason or in respect of any such breach, the Licensess shall forthwith indemnify the Agent in respect of such penalty so incurred and of the expenses of any such proceedings so taken and of all expenses in any way tolating therefore or connected therewith.
- No sale of liquid fuel oil shall take place at the depot within Railway limits.
- 8. The Licensees, their agents and asrvants, shall during the continuence of this agreement, observe and correly with all rules, regulations, type-saws and orders made under the Indian Railways Act or in presumnce of any of the provisions thereof for the time being in force, or prescribed by the Agent regulating or in any way relating to the use and normgement or working of the said siding.
- 9. The said privileges in clause I here'n mentioned are granted on the express understanding that either party may be at liberty to determine this license by giving to the other of from at any time three calendar contine notice in writing and such privileges may be so determined by the Administration without any claim for compensation whatever on the part of the Licensees and on the expiration of such notice the Licensees shall discontinue to use and shall yield up to the Administration the said land together with all such tanks.

buildings, works and conveniences of the biconsecs thereon as the Administration shall elect to purchase as becausefter mentioned.

- Upon such notice of determination being given as aforesaid the Licensers shall have the option of offering for sule to the Administration all or any of the tanks, buildings, works and conveniences of the Licensees upon the said land at a price equal to the actual cost of construction thereof less a tensonable amount for depreciation as may be mutually agreed upon.
- Such of the said tanks, buildings, works and conveniences as the Licengoes shall not offer to sell to the Administration or the Administration. shall not also to purchase shall be pulled down and removed from the said land by the Mosneess at the Mosneess' own expense within two calendar months after the determination of this linense and the Licensees shall within the period last aforesaid at the Licensons' own expense restore to its former condition the hard forming the site thereof, and if default shall be made herein the Administration. may after the expiry of the said period earry out so much of the pulling down, removal and restoration as the Licensers shall full to complete, and may sell any materials and things so removed to recover expenses incurred therein and the balance if any shall be paid by the Licensees to the Administration on demand. The Licensces shall have no claim whatsoever in this respect and shall only be entitled to the sale proceeds less all expenses incurred by the Administration incidental to the putting down or removal of such material or to the sale blareof.
- 10. The Licensees shall also hold the Agent harmless and indemnified from and against all losses and damages, cost, charges and expenses claims and demands whatsoever to which the North Western Railway may become subject or liable, either in respect of their own property or of the property belonging to third parties in the custody of the Agent and occasioned by the explosion, harning or backage of the Identees' oil before removal from the siding and shall make full compensation to the Agent for all losses or damage sustained by him, or for which he may be liable as aforesaid.
- 11. All letters, notices, demands and offer communications intended for the Licensees shall be addressed and delivered to the Political Secretary, Jind State, and for all legal purposes whospoover such letters and notices, etc., shall be deemed to have been validly and effectively delivered to the Licensees.
- 12. The free time allowed to the Licensees on wagess, and the domorage charges leviable will be governed by the rules issued from time to time in Goods Tariff Hook of the Railway Administration.
- 13. The Licensees will be held responsible for any damages which the wagons may austain during the period they remain under their charge.

In Winness whereas the parties respectively to this Agreement have becomes subscribed their names on the dates and at the places hereinafter specified.

Signal at Lakiev on 23rd Morch 1928 by J. Mackinnan, Esquire, Deputy Agent of the North Western Builway acting for and on behalf of the Secretary of State for India in Council by the orders of the Governor-General of India in Council.

J. Mackienon,

Dy. Agent,

North Western

Raibeny.

Signed by Dr. Behari Lat Dhingra, C.I.E., for and on hehalf of Jind State at Sungrex in the presence of :— Britari Lau Diningua, Chief Minister, Jind State.

Dated 14th February 1928.

Witnesses :-

1. Brahma Namo.

Political Secretary, Jind State.

2. ANAND SWARUP,

Offy, Accountant General, Jind State.

## No. LIX.

Requists on the part of the Bajan Juswent Sing of Nakua and the Governor General's replies,—1810.

## Requests.

Ist.—That Tribute and Nonzerona be remitted. Answers.

Agreeably to the Proclamation issued by Lieutenant-Colonel Ochterlony in 1809 which declares that the Country of the Chiefs of Matwa and Sichind comprehended between the Sutladge and Jumna Rivers shall be exempted from all pecaniary tribute to the British Coverament, no tribute or Nuzzerana will ever be demanded.

2003y.—That under the auspices of one Homership Company my power and authority in my own territories shall continue to be excreised by one according to established usage.

Rajsh Jeawant Sing of Nowber shall continue to exercise the same power and authority which the limits of his own territory which he has enjoyed since he has been received under the protection of the British Government.

Strily.—That under the protection and with the support of the British Government, I shall continue to hold possession of my Country, as I have hold it from the first to the present time, unmodested by any one,

4thly. With respect to the grant of a Juggeer such as was conferred on my Bouthers by Lord Lake after his Lordship's return to Delhi in reward of their services during the contest with Holkar, I hope that Government will now manifest its favour and liberality towards me, as I was prevented by indisposition from attending his Lordship at the same time with the other chiefs.

5thly.—The British Government is my asylum. I am hopeful, therefore, that the circumstances of my sincere attachment and devotion will be viewed with a favourable eye. Rajah Jessent Sing shall continue in the occupation of all the lands which he preserved at the period of the last expedition of the Rajuh of Lahore across the Satludge.

The Governor-General refers Rujah Jeswart Singh to the letter which was addressed to him by Lieutenant-Colonel Contectory on the 6th of February 1809, as containing his Lorship's santiments on the subject of this request.

The British Government considers Rajuh Jeswung Sing to be among the number of its faithful friends and wellwishers, and he may rely with confidence on the continuance of its favour and protection so help as his conduct shall continue to be regulated by the principles of attachment and obedience

#### No. J.X.

Thanhlation of a Sanad regarding possession of territory granted to the Rajah or Narha by His Excellence the Vicerov and Governor-General of India, dated 5th May 1860.

Whereas since the day of the rise of the san of the everlasting British Empire and supremacy in this country of India, the acts of Inyalty and devotion to Government of Farzand-Arjamond-i-Akidot Paiwand-i-Daulat-i-Inglisia Barar-cans, Simor Raja Bharpur Singh Maiwindar Bahadur and Raja Jaswant dingh Sahib grandfather of the said Raja Sahib were in former times fully conspicuous, particularly in the year 1857, A.D., during the days of the insurrection and matiny of wretched persons when the Baja Sahib Bahadur randered and displayed worthy and conspicuous services which surpassed his previous achievement. Therefore, in recognition of such approved services, the powerful British Government, by way of Royal favour and kindness, has conferred on the Raja Sahib Malwindar Bahadur some territory and additional title for generation ofter generation and descendant after descendant. The Raja Sahib Bahadur has applied for a renewal of the Sanad regarding his ansested territory as well as that granted to him by

the powerful Government. In view of this His Excellency the Victory and Governor General is pleased to approve of the grant of the present Sound by way of treaty with the comittions entered below as a memorable document:—

#### CLAUSE I.

According to the list same sed to this Sanish, the Raja Sahib Bahadur and his successors will, in the present and future time, exercise severeignty, with peace of mind and in perfect security, in accordance with accient custom, over his ancestral possessions and the dominious bestowed on him by the British Government and consider the territory granted to him by the British Government in recognition of his good services as his ancestral territory with all powers and rights, internal and external. All powers great and small, administrative and criminal and in respect of the produce of revenue, etc., will, as heretofore, remain parameters and in the power and control of the Raja Sahib Mulwindar Baitadar and his successors generation after generation and descendant after descendant in present and in falue for over and in perpetuity; and (his) brothers, Zaildars, Chaharumians (persons encitled to a fourth share), ferthefories, Jagirdars and dependants will, according to old outsing, obey the orders and community of the Raja Sahib Baladur and his successors.

## CLAUSE II.

The powerful British Government will not demand or exact anything on account of accuracy, land revenue, administrative or orbitical cesses, compensation on account of troops, etc., or on any other plea windover, in the present or fature, Iran the Raja Sahih Malwindar Bahadar, his successors, dependents, brothers, Zaildars, Jagirdars, Chaharumiums or feudatories except as provided in Chase III.

#### Chause III.

As an additional Royal Pavour and having regard to the loyal y and dovetion of the Raja Sahib Bahadar the powerful Government desires that this territory should always remain under the sovereignty of this family. Therefore, the
power of adoption is granted for ever to the said Raja Sahib and his ancessors
so that in case there is no lineal descendant, they may, for the purpose of perpetmating the line of Chiefship, adopt a successor, according to their non choice
from among the descendants of the Phulkina famity. The powerful Covernment
somifally accepts and agrees to this. The powerful Government also grouns pertension that in case, may God forbid, the Raja on the mashed should suddenly
die, without leaving a lineal descendant or an adopted successor, the Muharaja
Sahib of Patials and the Raja Sahib of Jind in concert with the Commissioner
Sahib Bahadar, may select a successor from among the Phulkian family and piace
how on the mushad. In that case hazarana to the extent of one-third of the income
of the State for one year will be paid into the treasury of the British Government
by the Nabia State.

## CLAUSE IV.

Formerly regarding the infliction of equital punishment, else, a reference to the Commissioner Schill Rahadur used to be made. Now this practice has been scopped, and in future full authority for inflicting copital panishment, etc., in his own touritory according to the old custom is granted in perpetuity to Ruja. Subib-Malwindar Bahadur and his successors. Similarly with regard to punishing subjects of the powerful British Coversment committing orime and apprehended in the territory of the Nabha State. The Raja Sahib Bahadur and his sucoccurrence are greated power in accordance with the provisions of the despatch No. dated let June 1936, from the Hon'ble Court of Directors at the Capital, Landon. The Rain Sahib Bahadur will exert himself by every possible mesons in promoting the welface of his people and the happiness of his subjects and redrassing the grievances of the oppressed and injured in the proper way. He will provent in his territory lemals infantiside, Sats and shavery, which are opposed to the principles of justice and equity towards the people. In the event of any person at any time committing the above-mentioned probibited crimes without the knowledge of the officials of the Raja Sahib Bakadar, the latter will inflict deterrent punishment ou him.

# CLAUSE V.

The Raja Sahil) and his successors will never fail in their faithful and devoted, obedience to the Empress, Queen of England, and her successors.

#### ODATION VI.

If at any time any hostile troops with mischievous intention about appear in his neighbourhood from any side or direction the Raju Schib Bahadur will along with his existing force sincerely and loyally co-operate with the English in repelling them in accordance with past practice. He will exert bimself, to the utuned of his resources, in providing supplies, grains, etc., and transport according to the requisitions of British officers.

#### CLAUSE VII.

Complaints against the Buja Sahib from his subjects, Musfidars, Jaigirdars, dependents, brothers and servants, etc., will on no account be fistened to by the powerful British Government.

#### Chaubr VIII.

With regard to internal management and the affairs of brothers, house-hold and relatives, the rules and arrangements made by the Raja Sahib Malwindar Bahadur will always be respected and not interfered with by the powerful British Government.

#### CLAUSE IX.

On the occasion of the construction and repairs of roads in his territory the Raja Sahih Malwindar Bahadur will, in accordance with the written communication of the Commissioner Sahib Bahadur, arrange from his own territory, through harders and officials of Parganas, according to former custom, for the materials required, no payment: and at the time of the construction of a rail road or other roads, the Raja Sahib Bahadar will concede, free of charge, land that comes under the roads in the same way as he has done for the Imperial road,

#### Chausy X.

The Raja Sahib Malwimbur Bahadur will always pursue the course of obedience and loyalty to the powerful Government who will likewise continue to uphold his honour, respect, rank and dignity in the manner it is done at present,

LIST of uncestral (critteries of Bursand'i Arjanand Akidot Paissand'i Duulati-Inglishis, Barar-bane, Simur Raha Bharpur Siner Malwinder Bahabur and of territory bestowed by the powerful Government, admexed to the Sanad granted by His Knormency Earl Carrino, Covernor-Ceneral and Viceroy of Her Majesty the Queen.

Dela?'s of all Pargents, the encoded at property of the Raja Schill Mulwinder Bahadar.

Nabha Khas.

Patrana Amloh.

- . Bhadsoon.
- .. Kapur Gach.

Pargana Dhunowia,

- .. Phool.
  - -l'eytokee,
- .. Lotwadi.

Share of Bhairoopa with right of criminal jurisdiction and right over all subordinate cent free bolders residing Sharoin.

The village belongs to (Nabba) together with the village of Kangar and Muafidars.

Share of Patisla, Malpada and Bhaddoro is forty-two "Rulbas" a piece of land to outsitate which only a pair of hellocks is required.

Share of Jhind is 28 quarters of the above.

Territory granted by the powerful Government without any payment of Nazarana and with all powers and proprietory rights like those for ancestral proporty.

Pargana Kantee.

, Bawal.

All the administrative and criminal powers and rights of ownerless lands, Zaidars, Jagirdars and manidars, etc., enjoyed by the Raja Schib Malwinder Rahadur, will be enjoyed in perpetuity by the successors of the Raja Schib :--

The Sikhs of Southcowala,

The Sikha of Rum Das Logranwala.

Lodh Khinia Goomtiwals, Muafdars,

#### No. LXI.

Translation of a Sungup or Grant of partions of the Pergunnals of Kunourus and Boodwaras, district Jacusus, bestowed on the Rajan of Nabha by His Excellence Ears, Canning, G.C.B., Vicenov and Guyermor-General of India,—1861.

Whereas the devotion and loyalty of the Rajah of Nahha and of his uncostor. Rajah Juswant Singh, have always been conspicuous since the establishment of

Preamble. British supremacy in India, His Excellency the Vicercy and Governor-General, being desirous of marking his high appreciation of these qualities, has been pleased to bestow upon the Rajah portions of Pergumahs Kunoudh and Boodwanah, of the district of Jhujjur, containing forty-two (42) villages, according to a vernacular list agreezed\*, assessed as a yearly revenue of forty-seven thousand five hundred and twenty-five (Rs. 47.525), and to accept from the Rajah a nuzzuranah of nine lakhs fifty thousand and live hundred (Rs. 9,50,500). It is accordingly ordained as follows > 1

## ARTICLE 1.

The territories above-mentioned are conferred upon the Rajah of Nabba and his heira for ever.

#### ARTURLE 2.

The Rajah and his successors will exercise the same rights, privileges and proregatives in these newly-acquired territories as he at present enjoys in his succetral possessions, according to the terms of the Sunnad, dated 5th May 1860, and signed by His Excellency Earl Canning, Vicercy and Covernor-General of Ludia.

#### ARTICLE 3.

The Rajab and his successors will continue to maintain the same loyal relations with the British Government, and to fulfil the same obligations with argual to this newly-sequired territory, as were imposed on him by the terms of the Sunnad, dated 6th May 1869, relating to the Rajah's ancestral possessions,

## No. LXII.

To Furzond Amended Erreduct Parished Doublet-1-Unglisha Burakbruns Shenour Rajah Bhurporr Sing Mahender Bahadour of Narra, --1862.

Her Majesty being desirous that the Governments of the several Princes and Chiefs of India who now govern their own territories should be perpetuated, and that the representation and dignity of their Houses should be continued, I hereby, is fulfilment of this desire, repeat to you the assurance which I communicated to you in the Surand under my signature, dated 5th May 1860, that on failure of

natural beirs, your adoption of an beir from amongst the members of the Phool-keen house will be gladly recognized and confirmed; and that if at any time the Rajah of Nabha should die without male issue, and without adopting a successor, it will still be open to the Mehanajah of Puttials and the Rajah of Jheend, in concert with the Commissioner or Political Agent of the British Government, to select a successor from among the Phooltosan family, but in that case a nuzzuranah or fine equal to one-third of the prose annual revenue of the Nabha State shall be paid to the British Government.

Be assured that nothing shall disturb the engagements thus made to you so long as your Trouse is loyal to the Crown and faithful to the conditions of the Treaties, Grunts or Engagements which record its obligations to the British Government.

CANNING.

Dated 5th March 1863.

## No. LXIII.

Saman greated to His Hichness Farrand-i-Argunand Argent Palward Damlat-i-Inglishia Barak Bans Sarante Raja Sir Hira Singh Malwandar Bahadur, c.c.s.i. of Nabhay-1894.

I hereby confer upon you the title of Raja i-Sajagan as a hereditary distinction.

SIMLA;

Engry.

The 26th May 1894.

Victory and Covernor-General of India.

## No. LXIV.

AGREEMENT entered into by the NADIA STATE regarding the dession of Junis-Diction on that Portion of the Rajpura Shatings Railway which lies within the NABHA STATE,—1900.

1. Raja of Nabba, hereby code to the British Government full and exclusive power and jurisdiction of every kind over the lands in the sold State which are, or may hereafter be, occupied by the undermontioned Railway (including all lands occupied for stations, for nat-buildings and for other railway purposes), and over all persons and things whatsnever within the said lands.

Rajpara-Bhotinda Railreag.

By order,

S. WUZIR ALL

Каша; Foreign Minister, Nabha Blate.

The 8th July 1960.

#### No. UXV.

AGREEMENT cotored into by the Nabba State regarding the cursoon of Junesiantion on that position of the Rewart-Preoxetore Karlway which lies within the Nabba State.—1900.

I, Raja of Nabha, hereby cede to the British Government full and exclusive power and jurisdiction of every kind over the lands in the said State which are, or may hereafter be, occupied by the undermentioned Railway (including all lauds occupied for stations, for out-buildings and for other railway purposes), and over all persons and things whateoever within the said lands.

## Rewari-Ferozepove Railway.

By order,

S. WITZIR ALL,

Nabha;

Foreign Minister, Nabha State.

The 8th July 1909.

#### No. LXVI.

AGREEMENT entered into by the Nabha State regarding the desertor of declaratetion on that portion of the Leidhiana-Dhuri-Jarhat Rattway which lies within the Nabha State,—1900.

I, Ruja of Nabha, hereby cade to the British Government full and exclusive power and jurisdiction of every kind over the lands in the said State which are, or may hereafter be, occupied by the undermentioned Railway (including all lands ecoupied for stations, for out-buildings, and for other railway purposes—and over all persons and things who tenever within the said lands.

#### Ludhiana-Dhuri-Jakhal Radway.

By order,

NABBA;

S. Wuzin All.

The 8th July 1900.

Foreign Minister, Nabha State.

# 

Sanad granted to Colonel His Highness Farzand-1-Artunand Aridat Paiwand Daulat-1-Inglishia Barar Band Sabmus Raja-1-Rajagan Raja Sir Hira Singii Malyandar Bahadur, g.c.s.i., g.c.l.e., of Nabha,—1911.

I hereby confer upon you the title of Maharaja as an hereditary distinction.

DRIM:

HARDINGS OF PENSHORSE,

The 12th December 1911.

Governor-General of India,

#### No. LXVIII.

DRED executed by His Highersa the Manaraja of Nabha ceding to the Shivian Government full and exclusive power and succession over the lands in the Statz occupied by the Main Link of the Rashutana-Marwa Rashway,—1916.

I, Muharaja Ripudaman Singh, Chief of Nabha, hereby code to the British Covernment full and exclusive power and jurisdiction of every kind over the lands in the said State which are, or may hereafter be, occupied by the Main Line of Rajputana-Malwa Railway (including all lands occupied for stations, for out-buildings and for other railway purposes), and over all persons and things whatsoever within the said lands,

By order,

NABHA:

THERE CHAND,

The 13th December 1916.

Joint Foreign Minister, Nabha State.

#### No. LXIX.

DEED excented by His Highness the Manaraga of Nabha ceding to the Eritess Government full and exclusive power and juristiction over the lands in the State occupied by the Main Lank of the North Western Rathway,—1916.

f. Maharaja Ripudaman Singh, Chief of Nabha, hereby code to the British Government full and exclusive power and jurisdiction of every kind over the lands in the said State which are, or may bereafter be, occupied botween Ambala and Ludhison by the Main Line of the North Western Railway (including all lands occupied for stations, for out-buildings and for other railway purposes), and over all persons and things whatsoever within the said lands.

By order,

NABHA;

Тичке Спаки.

The 13th of December 1916.

Joint Foreign Minister, Nubba State.

#### No. LXX.

DEED executed by the NARHA DARBAR coding to the British Government full and exclusive rowse and Justanovica over the lands in the Scare occupied by the RAPPURA-BRATINDA RAILWAY, 1928.

I, J. Wilson Johnston, O.L.E., C.E.E., LO.S., Administrator, Nabha State, hereby code to the British Government full and exclusive power and judisdiction of every kind over the lands in the said State which are, or may be coafter be, occupied by the portion of Rajpura-Bhatinda Railway (including all hads occupied for stations for out buildings and for other railway purposes), and over all persons and things whatsoever within the said lands.

NARHA;

J. Wilsox Johnston,

The 31st March, 1928

Administrator, Nubha State.

Similar deeds were executed in regard to the following other railways :-

- (2) Bhatinda-Fazilka Scotion of the Bombay, Baroda and Central India Railway,
- (b) Racwind-Bhatinda Branch of the North Western Railway,

## No. LXXI.

Thanslation of a Sunkue greating the Estates of Soundre and Birnowicz to Raise Rundress Sinc Bahadous of Kuppuderholla.

Dated 15th April 1859.

Wherese it appears from the report of the Chief Commissioner of Oudh that during the disturbances Rajah Rundheer Sing Bahadoor Ahloowalla, from loyalty to the British Government, came in person to landamy at the head of his troops and rendered valuable service: as a mark of satisfaction, I hereby confer upon Rajah Rundheer Sing Bahadoor the remindares of Boundes and Bithowice at ball revenue in istumrares tenure, on the condition that is time of difficulty and danger the Rajah shall render military and political service. It is understood that this grant confers on the Bajah only the rights enjoyed by the former proprietors of the above remindance, and nothing more.

A khillut of the value of Rupess 10,000 (ten thousand Rupess) is bestowed upon the Rajah,

#### No. LXXII.

To Furnish Dileund Raserool Itergad Rajah Rajegan Rajah Eunduber Sing Baradoor of Kuttoorthulla,—1862.

Her Majesty being desirous that the Covernments of the several Princes and Chiefs of India who now govern their own territories should be perpetuated, and that the representation and dignity of their Houses should be continued, I hereby, in Indiabent of this desire, convey to you the assurance that, on Indiare of natural heirs, the adoption by yourself and future Rulers of your State of a successor, seconding to Hindoo Law and to the customs of your sace, will be recognized and confirmed.

Be assured that nothing shall disturb the Engagement thus made to you so long as your House is loyal to the Crown and faithful to the conditions of the Treatics, Grants or Engagements which record its obligations to the British Government.

Dated 5th March 1862.

CANBING.

#### No. LXXIII.

Sanad granted to His Michiess Fareand-1-Dilband Rasikh-ul-litean Daulag--i-Inglishia Raja-i-Rajagan Raja Sir Jagatuit Sivon Banadur, k.u.s.t., of Kapurthala,—1911.

I bereby confer upon you the title of Maharaja as an hereditary distinction.

DELHI;

HARDINGS OF PRISHURST.

The 12th Detember 1911.

Governor-General of India,

#### No. LXXIV.

DEED executed by His Highest the Manadara of Kapustuala coding to the Brilish Government full and exchains power and surseptction over the lands in the State occupied by the Main Lake of the Nobil Western Railway,—1912.

I, Maharaja Sir Jagotjit Singh, e.c.s.r., Chief of Kupurthulu, hereby resiste the British Government full and exclusive power and jurisdiction of every kind over the lands in the solid State which are, or may hereafter be, occupied between Phillaur and Beas by the Main Line of the North Western Railway (including all Jands occupied for stations, for out-buildings and for other railway purposes), and over all persons and things whatsoever within the said lands.

Jacatur Sinch, Maharaja of Kapurthola.

9th December 1912.

#### No. LXXV.

DEED executed by His Highness the Maharaja of Kapupullala ceding to the British Government full and exclusive rower and Jurisonovice over the lands in the State occupied by the Juliunnum-Doan Railway,—1915.

I, Maharaja Sir Jagatjit Singh Bahador, G.C.S.I., of Kapurthala, hereby code to the British Government full and exclusive power and jurisdiction of every kind over the lands in the said State which are, or may hereafter be, occupied by the Jullandor-Doah Builway (including all lands occupied for etations, for outbuildings and for other railway purposes), and over all persons and things whatseever within the said lands.

Paradur Sinch, Tiera Salah, for His Highness the Makeraja. About, Hamid.

Dates the 7th May 11:15.

Chief Secretary, Kupurthala State.

Countersigned,

Jacannin Singh,

Maharaja of Kopunkula.

#### No. LXXVI.

DEED executed by His Highlies the Managala of Kapusthana ceiling to the British Government full and exclusive power and administration over the lands in the State occupied by the Phagwara-Rahov Hallway,—1915.

I, Maharaja Sir Jagutjit Singh Bahadur, c.c.s I., of Kapurthala, hereby nede to the British Government full and exclusive power and jurisdiction of every kind over the lands in the said State which are, or may be realize be, complet by the Pongwara-Rahon Railway (including all lands occupied for stations, for outbuildings and for other railway purposes), and over all persons and things what-souver within the said hands.

Panasser Singn, Ticca Sahib, for His Highness the Maharaja.

ARDITE HAMID.

Dated the 10th May 1915.

Chief Secretary, Kapurthala State.

Countersigned.

Запатутт Явмон, Makasaja of Kapustkala.

## No. LXXVII.

Sanati granted to His Highness the Manahaja of Karukthala,-1918,

Whereas in accordance with the orders issued by the Chief Commissioner, Gis and Trans-Sublej States in the year 1848, all sentences of death passed by the Raja of Kapurthala were referred to the Commissioner, Jullandar Division, for confirmation; and

Whereas in the year 1902, in consideration of the officient administration of criminal justice in the Kapurchala State, His Highness the Raja (now Maharaja) was invested with unrestricted power to pass sentences of death upon his subjects on the following conditions, namely:—

- thet the power should apply only to subjects of the Kapurthala State,
- (2) that, in the event of the Raja's absence from the State, satisfactory arrangements should be made, with the approval of the Lieutenant Governor and, if necessary, with the sanction of the Government of India, for the discharge of the responsible functions which will now be exercised by His Highness,
- (9) that the privilege, which was conferred in the assurance that the judicial system in the State was edicient and that the power of passing death sentences without restriction would not be abused, should be liable to revocation, if subsequent experience proved that seemance to have been not well founded;

And whereas, in view of the continued efficiency of the judicial system in the State and us a mark of confidence in His Highness' loyality and in recognition of the rank and position among the Ruling Princes and Chiefs in the Punjah, it has been decided to make the privilege permanent subject to the conditions bereinbefore mentioned;

Therefore His Excellency the Viceroy and Governor-General is pleased, in token thereof, to grant this sanad to Lieutenant-Colonel His Highness Furgued-i-Dilband Rasikh at-Itikad Daulat-i-Inglishia. Raja-i-Rajagan, Maharaja Sir Jagatjit Singh, Bahadur, e.c.s.a., of Kaparthula and to his successors.

Sinila ; (Helmsford,

The June 1918. Vicercy and Governor-General of India.

## No. LXXVIII.

TRANSLATION of a SUNNUD granted to RAJAN FUTTER SINGR of NARUM, dated 21st September 1815.

Whereas the Goorkhas have been completely expelled from these districts, and the whole of the hill country has come into the possession of the British Government, wherefore, by order of the Governor-General, this Summit is granted to Rajah Futtch Single conferring on him and his heirs for ever the lands of Sirmoor, with all the rights and appurenances belonging thereto.

The forts of Monnee and Jaggutgurh, and Doonkyardah, and the districts of Jounsar and Banwar Moolakee have been disjoined from the Raja of Sirmoor, and taken into the possession of the British Government, and the forts of Khurchuree and Huaur, with the lands attached, on the west of the Kurree Nuddee, have been annexed to the Thakocrace of Keonthul, and the forts of Ghat and Sulhur on the east of the Kurree Nuddee have been annexed to the Raj of Sirmoor.

It is proper that Pottch Singh, being grateful to the British Government for its favour, should occupy the lands granted to him, and nover at any time think of laying claim to the places above enumerated, which have been disjoined from Sirmon, and annexed partly to the British territories, and partly to the Thakonrase of Keontbul.

Further, he must not appoint a Dewan or Mutsuddees or do anything in the management of the Raj of Sirmoor without communicating and consulting with the officer who will be stationed there on the part of the British Government. He will conform to the above stipulations, and paying strict obedience to the British Government, he will, in the case of war, join, when required, the British troops with all his force, and do the part of a true ally. He will also make roads 12 feet broad throughout his territory

If he shall full in any of the above obligations ( which are again congressed) or shall encroach on the possessions of others, he will fall under the displeasure of the British Government and will be disposeeded. He must consider this a valid instrument, and comforming to its conditions, take possession of the lands granted to him, and he must promote the welfare of his ryots and the extension of cultivation, and distribute justice, and look to the security of the roads, and not exact more from the ryots than their engagements, and, in short, make all people happy and contented.

The ryots on their part will be bound to consider Futteh Singh aforesaid as their rightful lord, and to obey him accordingly.

### No. LXXIX.

SUMBUD granted to Rajah Futter Permass of Nahun,-1833.

Whereas the Right Honourable the Covernor-General in Council has been pleased to bestow on Futteh Pergase, Rajah of Nahuo, and on his heirs and successors in perpetuity a grant of the lands, commonly called the Keurdadoon, to form part of the Raj of Sirmon; Be it knows auto all that the aforesaid lands, namely, those of Keurdadoon, are given up to Futteh Pergass and his heirs and successors for ever under the following conditions:—

Ist.—That Futteh Pergass and those who follow him in possession shall respect the rights of the people, and administer justice with impartiality to all, of whatever class or persussion.

2nd.—That the said Fulleh Pergess and his successors shall levy no transit or customs duties on any species of increhamilise which may pass through, or be expected from, or imported into, the aforesaid lands.

3rd.—That the said Futteh Pergass and his successors shall keep in zepair the zoads which at present exist in the aforesaid lands, and render such further assistance in constructing and requiring new roads as the British Government may at any future period, or from time to time, think proper to direct.

4th.—That the said Futtoh Pergass and his successors shall maintain a sufficient police, and erect towers at convenient distutions for the protection of travellers and merchants passing through the aforesaid Koardadoon.

5th.—That the said Futteh Pergass and his successors shall, at no time, or under any pretence, levy from his subjects dues or bounties or forced contributions of any sort, usually known by the name of Roomales Nuzzuranah and the like, or any other fines or arbitrary exactions or impositions.

Given under the seal and signature of the Right Hou'ble the Omernor General in Council, this fifth day of September 1833 A.D.

W. C. BENTINCK.

O. T. METCALYE

A. Rosa.

### No. LXXX.

SUMBUD granted to RAJAH SHAMSUER PARKASH of NAHON,-1872,

Whereas in the Sunnud, hearing date the 21st September 1815, greated to Bajah Futtch Singh, of Nubrae, conferring on him and his being for ever the land of Sirmoor, with all the rights and appartenances belonging thereto a clause was inserted to the effect that Rajah Futteh Singh must not appoint a Dowar or Mutsuddees, or do anything in the management of the Raj of Sirmoor without communicating and consulting with the officer who will be stationed there on the part of the British Government; and whereas Rajah Shamsher Parkash, the pre-

sout Chief of Nahun, has represented that such clause as aforesaid was only inserted by reason of his ancestor Rajuh Futteh Singh being, at the time of the grout of the Sunnud, a minor, a child of tender years, and that the restriction contained in such clause was removed by the Political Agent on Rajah Putteh Singh atlaining his majority; and further that no British officer is now stationed at Nahun, and has accordingly applied for the grant of a revised Sunnud from which the retrictive clause abovementioned may be excluded: His Excellency the Vicetoy and Covernor-Coneral in Council, recognizing the reasonable grounds of Rajah Shamsher Parkash's representation, has been pleased to cancel in the Summid, dated 21st September 1815, the following puragraph " Further, he must not appoint a Dewan or Motsuddees, or do anything in the management of the Roj of Sirracor without communicating and consulting with the Officer who will be stationed there on the part of the British Covernment."

# No. LXXXI.

Sanad grankel to Lieutenant-Colonel His Highness Raja Sir Amar Pareash Bahadur, k.c.s.i., of Strmur,--1918.

I hereby confer upon you the title of Maharaja as an lasteditary distinction.

DECRI :

CHELMSFORD.

The 1st January 1918.

Vicercy and Governor General of India.

#### No. LXXXII.

TRANSLATION of a SUNNUL from the GOVERNOR GENERAL, granting the State of Mundee to Rajah Bulbers Sim of Mundes, dated 24th October 1846.

Whereas by the Treaty concluded between the British and Sith Governments. on 9th March 1846, the hill country has come into the possession of the Honorable Company; and whereas Rajah Bulbeer Sein, Chief of Mandee, the highly dignified, evinced his sincere attachment and devotion to the British Government : the State of Mundes, comprised within the same boundaries as at the commencement of the British occupation, together with full administrative powers within the more, is now granted by the British Government to him and the heirs male of his body by his Rance, from generation to generation. On failure of such heirs, any other male held who may be proved to the Rijtish Covernment to be next of kin to the Rajah, shall obtain the above State with administrative powers.

Be it known to the Rajah, that the British Government shall be at liberty to remove any one from the Guddee of Mundee who may prove to be of worthless character and incapable of properly conducting the administration of his State, and to appoint such other nearest heir of the Rajah to succeed him as may be capable of the administration of the State and entitled to succeed. The Rajah or any one as above described, who may succeed him, shall shide by the following terms entered in this Summed, wis:

Ist. The Rajah shall pay annually into the treasury of Simla and Subathoo, one lakh of Company's Rupees as nuzzoransh by two instalments, the first instalment on the lat of June, corresponding with Jeth, and the second instalment on the lat November, corresponding with Kastick.\*

2nd.—He shall not levy tolls and duties on goods imported and exported, but shall consider in incumbent on him to protect bankers and traders within his State.

3rd.—He shall construct roads within his territory not less than 12 feet in width, and keep them in repair.

4th.—He shall pull down and level the Forts of Kumlaguri,† Anandpore, etc., and never attempt to rebuild them.

5th.—On the breaking out of disturbances, he shall, together with his troops and hill-porters, whenever required, join the British army, and he roady to execute whatever orders may be issued to him by the British authorities and supply provisions according to his means.

6th —He shall refer to the British Courts whatever dispute may arise between him and any other Chief.

7th.—In regard to the duties on the iron and salt mines, etc., situated in the territory of Mundee, rules shall be faid down after consultation with the Super-intendent of the Hill States, and those rules shall not be departed from.

8th. The Rajok shall not alienate any portion of the lands of the said territory without the knowledge and consent of the British Government, nor transfer it by way of mortgage.

9th.—He shall so put a stop to the practices of slave-dealing, suttee, female infanticide, and the burning or drowning of lepers, which are opposed to British laws, that no one shall venture in future to revive them.

It behaves the Rajah not to encroach beyond the boundaries of his State on the territory of any other Chief, but to abide by the terms of this Semund and adopt such measures as may tend to the welfare of his people, the presperity of his country, and the improvement of the soil, and ensure the administration of even-banded justime to the aggrished, the restoration to the people of their just rights, and the security of the roads. He shall not subject his people to extertion, but keep them always contented. The subjects of the State of Mundee shall regard the Rajah and his successors as above described to be the sole proprietor of that territory, and nover refuse to pay him the revenue due by them, but remain obedient to him, and not up to his just orders.

The dates of payment have been altered to 15th July and 15th February.

<sup>†</sup> The condition regarding the Port of Karalagurh was afterwards modified and the Kajah was allowed to present the upper buildings of the principal beight, which contain shrates and temples; but his also holdings on the other helphts, not close to the temples, and especially the temples, were to be destroyed. Not more than twenty men and six light guns for salutes were to be kept in the fort.

# No. LXXXIII.

Sanan granted to His Highness Rasa Jogindar See, Bahadon, Rasa of Mandi,
- 1932.

Whereas in accordance with past practice sentences of death passed by the Rules of the Mandi Stute have been referred for confirmation to the Political Agent for the State.

And whereas His Excellency the Viceroy and Covernor-General, having regard to the status and position of the Mandi State, has decided to remove this restriction on the powers of the Ruler.

Subject to the condition that every person sentenced to death by or under the authority of the Ruler of the said State shall have the right to submit a petition for mercy to His Excellency the Vicetoy and Governor-General, and that when any such petition shall have been presented for transmission to His Excellency the execution of the sentence shall be stayed pending His Excellency's decision and that the Ruler of the said State shall carry out any advice received by him from His Excellency touching the said petition.

Subject further to the condition that the restriction may be reimposed at any time should such reimposition be desirable in the opinion of His Excellency the Viceroy and Governor-General.

Now therefore this Sanad is granted in token of the removal of the existing restriction subject to the conditions aforesaid.

SINGA; READING.

The Lst July 1922.

Vicercy and Governor-General of India.

Similar Sunada were granted in 1922 to the Bulers of Bilaspur, Maler Kotla, Faridicot, Chamba and Suket and in 1923 to Loharn.

# No. LXXXIV.

AGREEMENT between the Secretary of State for India and His Highness the Raja of Manus for the establishment of an glectric power house in Manus State,—1925.

An Agreement made the third day of March one thousand nine hundred and twenty-live between the Scoretary of State for India in Council (hereinalter together with his successors and assigns referred to as Government) of the one part and Lieutenant His Highness Raja Jogindar Sen Bahadur, Raja of Mandi (hereinafter called the Darbar) of the other part.

Whereas Government has under consideration a project for the supply of electric power to the Punjab commonly known as the Uhl Biver Hydro Electric Project in Mandi State, a description of which is contained in the report on the said project signed by Lt.-Col. B. C. Buttye, R. S., on the tenth day of January one thousand nine hundred and twenty-four, and wheneas if and when such acheme is put into execution it will be recessary to establish a Head Works, Power House and connected works within the territory of Mandi State and wheneas it is intended that the purposes for and the rates at which power shall be sold, disposed of or applied shall from time to time be decided by the management of the project appointed by Government. Now for the mutual henefit of Government and of the Darhar in as hereby agreed that if and so soon as Government shall finally decide to put into execution the said Hydro Electric Project, either as at present projected or with such changes or modifications as may hereafter be sanctioned by Government, but not in any other event, the following provisions shall come into force and be caused into effect that is to say:—

- It is consideration of the benefits hereinafter described the Darhar shall give on lease to Government [resent charge all land for permanent and temporary occupation which may be required for the purposes of the suid project, all the water of the Uhl River above the site of the proposed dam shown in the attached map\* and all earth, lime or other building stone required for the works hereinafter referred to. Government will bear the root of all expenses incurred by the Darbar for the re-establishm at it suitable circumstances of any inhabitants who have to be removed from any land or houses for the purposes of the scheme and for compensating any inhabitants out so removed in respect of damage to land or property sustained by reason of the scheme. Further in the case of land, temporarily occupied, Government will bear the cost of restoring such land to its original condition, or alternatively of paying the capitalised value of compensation and in the case of water at present used for irrigation or for driving flour mills Government will bear the cost of compensation for loss of such water when it occurs, at rates to be agreed upon.
- 2. Government shall have the free use of water in one or more of the tributaries of the Rana River for purposes of temporary power development during the period of construction of the works herein mentioned and will pay full compensation for any loss caused by the diversion for temporary power development of any water at present used for irrigation or driving flour mills.
- 3. The Durbor will grant a lease of ninetynine years of all the land and water rights other than temporary, required for the said project. The Darbar will retain full jurisdiction and sovereign rights over such land and after the expiration of ninety-nine years the lease will be renewable by Government on such terms as may be agreed upon between the parties and any case in which mutual agreement is impossible shall be referred to arbitration as hereinafter provided,
- Excluding the connel, flumes and pipe-lines and handgeway which shall so far as possible not traverse culturable land Government will not require for

<sup>\*</sup> Nor reprortuos:L

permanent occupation more than forty acres of culturable land at the Head Works and not more than thirty acres at the power station near Shanan for the first stage of the project and not more than a further seventy-five acres of culturable land for the second stage of the project.

- 5. Should a termway be built in connection with the project, as shown in the said report or otherwise, the ordinary rules regarding the payment of compensation bill down by Government of India in the case of Indian States will govern the case so far as cultivated and culturable land is concerned. As regards unculturable land the Durbar agrees to the principle that no sent should be paid.
- 8. Should it eventually be decided to increase the water supply by the construction of a dam near the headworks, cultivated land amounting to not more than sixty-five acres will by flooding be thrown out of cultivation. As the flooded arm will comprise most of the cultivated land attached to the villages of Dedh angua, first, Phuji, Kaduhan and Ghog, it will be necessary to remove the inhabitants of these villages and provide them with land of similar area and quality elsewhere. The cost of these operations which will be conducted by the Darbar will be debitable cutively to Government. The Darbar will give its consent to any measures necessary for such increase of water supply upon receiving notice (rom Government of its intention.
- 7. In return for the free grant of land, water and minerals as set lotth above, the Darbar will be granted power for use or sale within the Mandi State tree of charge, subject to a maximum limit of half of one per cent, of the peak load capacity of the power station, situated in the Mandi State, according to the development of the project and a minimum of two hundred and fifty kilowatts which will be supplied if required during the tirst year of operation delivered at Mandi town at a pressure of four hundred and forty volts, alternating current.

Should the Durbar at any time require power in excess of the above free allowance of half of one per cent, or two bendred and lifty bilowatts whichever is the greater, Government agree to supply the extra power required subject to a maximum limit of one thousand kilowatts exclusive of free supply at cost prior as hereafter defined. Cost price shall be assumed to be ninety per cent, of the tariff rates for ordinary bolk supply for the time being in force in the Punjub. Should either party consider that ninety per cent, of the tariff rates is either less than or in excess of cost price that party may require a special audit to determine the percentage of such tariff rates which represents actual cost price. The party requiring the audit shall bear the cost thereof in any event but the percentage determined by the sudit shall come into love from the date when the audit was demanded.

If and as soon as the maximum demand on the power station in Mandi State (to be ascertained in the same manner as hereinatter specified for the purpose of myalty) has exceeded thirty-nine thousand kilowatts the Durbur shall be onticled to an additional free supply of two hundred and lifty kilowatts making a total minimum free supply of five hundred kilowatts.

In addition to the above described free power and power at cost price the Darbar will be entitled to royalty of so many rupees per kilowate of maximum demand generated at the power station in Mandi State at any one time for a continuous period of not less than twenty minutes within each colondar year, as measured by an approved maximum demand indicator at any time during the said calendar year under normal conditions of working, such maximum demand readings to be recorded monthly. The rate in rupees per kilowath to be paid to the Darbar will be on a sliding scale, increasing with the total amount of power generated, in accordance with the following scale:—

# Scale of Royalty.

When the maximum power generated at the power sistion at one time for not less than twenty minutes ill any one calendar year does not exceed Shirty-live thousand nine brodred and ninety-nino kilowatta Nothing. When the maximum power generated as the power studies, as defined above, exceeds thirty-five thousand since lendred and ainsty-nion kilowatta One rupee per kilowett. When it exceeds thirty-nine thougand kilowatta-. I'wo rupces per kilowatt. When it exceeds forey-two thousand knowatta-. Three rupors per kilowest, When it exceeds for yelive thousand kilowatta ... . Three rupose sight annua per kilowatu

In addition to free power and to royalty at the rates described above, the Darhar will be entitled to the use, for irrigation or power purposes free of charge, of all the failured water discharged into the Russ River, below the power stations, provided that the water is not required for development of the fourth scage of the project which contemplates diverting the tail water into the Beas. The Government will decide within twenty years of the completion of the first stage, whether the fourth stage will be required.

- 8. The Superintending Engineer in charge of works under construction in the State- or other officer appointed by the Paujah Covernment and agreed to by the Darbar—shall be invested by the Darbar with the powers of a third class magistrate, under the authority of the Mandi State District Magistrate during the construction of the works. He shall also be empowered to decide civil suits the value of which does not exceed supees one thousand. All civil cases in which any person employed on the works is a party and all criminal cases in which any such person is a complainant or an accused person which can legally be instituted in the court of the Superintending Engineer or officer appointed as abovementioned shall be instituted in that court and is no other. Such officer will be given a Moharrir by the Darbar, but the Moharrir's pay and all expenses connected with the appointment of such a magistrate will be burne by the Government, the Darbar only supplying the usual standard forms.
- 6. The Dorbor will allot an area for the supply of fuel and timber as near the site of the works for which the same may be required as shall be conveniently possible. Government agrees to do all things possible to prevent any fellings.

or loppings without the authority of the State Forest Department. Payment for wood will be made at the ordinary State Forest Department rates.

- 10. As the small amount of labour available in the State is ordinarily required for the Salt Quarries, Government will have to import labour for their works. In case of emergencies the Darbar will, however, do their best to supply any coolies required at current local rates. Government agree as far as possible not to employ analytical Sikhs and Pathans.
- 11. Covernment agree to pay due attention to any complaint on the part of the Darbor in regard to the employment or removal of undesirable characters. Should there be any disagreement between the parties on this project the matter shall be referred to the Agent to the Governor-General, Punjab States, whose decision will be final.
- 12. The Darbor undertake to close all liquor shops within a radius of three miles of the works during the construction of the works and Government andertake to make good to the Darbor may loss that may be accasioned by the closure of such shops. Should Government open liquor shops at the works, the amount realised by the sale of such figure contracts will be payable to the Darbor.
- 13. The Darlan will charge no duty of any kind on any articles or materials required for the purposes of the said project and the works connected therewith or for the best fide use of employees at the works.
- 14. In the event of internal upheaval of a nature to jeopardise the safety of the Hydro Ekstrin Works and operating staff—if in the opinion of the Resident Engineer in charge of the power station, the safety of the works and staff are jeopardised, the Punjab Coverament with the concurrence of the Agent to the Governor-General, Punjab States, shall be at liberty to take such slops, including the importation either of police or troops, as it may consider necessary for the safe-guarding of the said works and staff.
- 15. Government shall be at liberty at any time to hand over the working of the Hydro Electric scheme to any Body. Statutory or otherwise brought into existence for the purpose provided that any such arrangements shall not affect the liability of Covernment or its responsibility to or its relations with the Darbar under this agreement. In such event Government will be responsible for ensuring that the terms of this agreement are fully complied with by the Body responsible for the working of the scheme.
- 16. In the event of any dispute between the Government and the Darbar with regard to the interpretation of this agreement or in regard to points left open for matual agreement between the parties or which may arise in any other way in connection with the project, the matter shall be referred to the Agent to the Governor-General. Punjub States, whose decision will be final provided that the Agent to the Governor-General, Punjub States, may with the consent of the parties, refer any such matter for the decision of one or more arbitrators.

In winness whereas the parties have hereunto set their respective bands the day and year first above written.

Signed at Lahore by Serdar Dina Nath, Bar.-at-Law, Ohief Secretary to the Mandi Dorbur, on behalf of His Highness the Raja of Mandi, and in the presence of :-

DINA NAMI.

А. К. Канопа,

Under Secretary, Buildings and Roads

B. C. BATTYR, Lt. Col., R.E.,

Superintendiny Engineer, Hydra Electric Circle,

Signed at Lahore by A. R. Asthury, Esquire, Officiating Secretary to Government, Purjub, Public Works Department, Buildings and Roade Branch, for and on behalf of the Secretary of State for India in Council and by order of the Omernor of the Punjub.

A. R. ASTRORY.

Approved and confirmed by the Covernment of India.

J. P. THOMPSON,

Political Secretary to the Covernment of India.

Dated Simla, the 14th May 1987.

# No. LXXXV.

Supring to Rajah Mara Chong of Breaspore, dated 6th March 1815.

Whereas Rajah Maha Chund of Belaspore has, with sincerity of heart, profeesed obodicuor and submission to the British Government, and become a depositions of the Honorable Company, and has cast off all connection with the Georkha State; therefore, in conformity with the tenor of the Prochemition issued. mader the authority of His Excellency the Governor General on the 17th of Octobor 1514, the Rajah is hereby confirmed in the possession of the lands of this uncient territory of Kylnor, actually occupied by him on this side of the river Suttedge, subject to the following conditions:—He shall never openly or secondly ally kimself with the Goorkha State, or with any enemy of the Homouthle Company, but remaining steadfast in the path of obedience and submission to the unders of the British Covernment, shall at all times be prepared, with the force which he may have, to render useful service to the British troops, providing supplies of grain and furnishing begars (for the conveyance of burdens), and generally performing whatever may be entrasted to his charge. He shall ever be equily to obey such orders as may be signified to him at the present period, or which may be given to him at any future time, more especially on the occasion of any British force being sent against an onemy in that quarter, when he shall not fail to discharge to the nomest of his ability the obligations of fidelity and attachment to the British Government. Exclusive of the stipulations abovementioned, the British Government, is its liberality and favour, will not require from the Rajah any tribute or perumary indemnification of any kind. And in the event of a peace between the British Government and the Goorkha State, provided the Rajah shall have rendered faithful service, the British Government engages that nothing contrary to the conditions of protection as allecting the Rajah shall be listened to by the British Government. Moreover, the terms of the reclies to the Rajah's requests, bearing the signature of Major-General Ochterbory, and dated on the 18th of February 1815, are approved and ratified by the Governor-Gornest. It becomes the duty of the Bajah, therefore, that being firmly fixed and established in his Raj, he set his mind at rest on that point, and divesting binself of all apprehension, devote his time to the promotion of the happiness and comfort of his subjects, and consider this as a valid Sunnud for his country.

TRANSLATION of PAPER of REQUESTS presented by the AGENTS of RAJAH MAHA CHUND, and answers by MASOR-GENERAL OCCUPANIONE, 18th February 1815.

# *Requesta.*

Ist.—Since I have withdrawn from my connection with the Coordons, and attacking myself to the British Covernment, consider my connection with it the same as my honor and my life, I hope that I shall be continued in possession of my uncient territory, and that it shall be under the protection of the Honorable Company, and that if at any time when the Goorkhos shall submit to the British power, they shall propose anything to my disadvantage from a spirit of revenge for my having abandoned their cause, it shall not be listened to.

# Angicers.

If the Rajab shall have really and truly withdrawn bimed from his connection with the Goorkhas, and shall attach himself to the British Government, he shall undoubtedly be confirmed in the possession of his ancient persitory of Khyloor, lying on this side of the River Sutledge, agreeably to the terms of the Proclamation which was issued under the anthority of the Governor-General, on the 17th of October last, and it shall, in every respect, be considered to be under the protection of the British Government. In the event of peace between the British Government and the Goorkbas, no representation of the Goorkhus against the Rajah, at variance with the dues of protection, shall be attended to. But on the subject of guaranteeing the country of Khyloor. u reference shall be made to the Governor-General.

2nd.—It is well known that the Forts of Futtedpore, Mundgur, Behadurpoor, and Ruttimpoor, constructed by my ancestors, were held by me; suddenly, however, they were seized by Rajah Ram Sum, who held them for seven months, when I consect them to be restored to me. I hope that in continuing to me my ancient possessions, those Forts will be included therein.

3rd.—With respect to the affair of the twelve Thakours, although they of old belonged to me, yet awing to my weakness, the Surmoroca Rejuli sometimes got possession of them and sometimes they were held by Rojah Ram Surn. When the Goorkhas came have I was re-established in the possession of the twelve Thakoors. On the retains of the Goorkhaa from the Fort of Kangra they required that I should assign something out of the twelve Thekwers for the maintenance of the troops. In consideration of my conacction with thom, and also of my inability to oppose their requisition, nine of the twelve Thakeors were given to them. The Thakoors of Chamee, Bubjee, and Kobee, are still in my possession. I have stated this merely in the way of information. Otherwise in every respect I am submissive to the pleasure of the British Covernment, in this affair, and consider it a happiness to conform to its orders.

4th.—The Goorkhas gave several places to me besides those included in my original possessions. The Major-General is now vested with the same authority which they exercised. As he shall order, so will I consider it as happiness to not. Be pleased now to show me favour, or when I shall have rendered good service to the Government.

2nd.—I am also acquainted with the fact of the Forts of Buttel-poor, Mundgar, Behadurpoor, and Buttunpoor, being of old depondencies of the country of Knyloor. Provided the Rajub shall withdraw from the Goorkhas, and connect himself with the British Government, they shall remain to him as berelofore.

3rd.—Any proposition by the Rajah regarding the twelve Thakoors is improper, for the real state of the case is very different, Al-Ulough I must give a positive refuzzi to this request, for when the time for the settlement of the twelve Thukoors shall come they must be adjudged to the real proprietors, yet should the Rajoh render good service to the British Government, and abandon the cause of the Coorkhas, the same consideration which he experienced with respect to one or two of the Thakoors from the Goorkhas, mny, ir my opinion, be also shown to him by the British Covernment:

4th.—No claim to any places which the Goorkhas gave to the Rajah, besides his ancient territory of Khyloor, can be listened to. In conformity with the terms of the Preclamation of the 17th October, no tribute nor postulary demand of any kind shall be exseted from the Rajah. In return for all the beneThe Major-General is my friend and petron on the part of the British Government.

lits which the Rajah will enjoy, the British Government only requires that while the war with the Goorkhas shall last, the Rajah shall cooperate with the British Troops, and that in future also, on every occasion of a British Force coming into this quarter to act against an enemy, the Rajah shall be ready to join and to afford every assistance in his power, by providing supplies of grain and discharging all the other obligations of fealty and submission.

#### No. LXXXVI.

TRANSLATION of a SUNNED granting territories to RAJAH JUGGUT CHURD of KURLOR (BRLASPORE), dated 21st, October 1847.

Whereas by the Treaty concluded between the British Covernment and the State of Labore, on the 9th March 1846, the bill territorics came into the possession of the Honorable Company, and whereas Rajah Juggut Chand of Kuldor has always evinced his obedicane and submission to the British Officers, the Government hereby consirms in perpetuity to Rajah Juggot Chund and the heirs male lawfully begotten of his body by his Ranse, the Territory of Kuhler, with such linguislaties as have been in his possession sine; the commencement of the British rule in the Trans-Sutlej Statos, with full administrative powers therein. In default of an heir of the above description, the territory, with full powers, will be conferred upon the male heir who may be proved to the British Government to be sext of kin to the Rajah. Be it known to the Rajah, that if any of his successors is found incompetent and unable to administer the affinity of the State, the British Government oserves to itself the power of removing him and installing another beir next of kin to the Rajah, who may be found catitled to it, and capable of administering the territory. Whoever shall, according to the foregoing terms, succeed the Rajah, will remain in the undisturbed possession of his territory and State, on the conditions which are specified in the Agreement executed by the Rajah, and which are as follows:-

Ist.—That be shall abolish all transit duties in his territory, and consider is incumbent upon him to afford protection to the bankers, trademen, and dealers in his State.

2nd.—That he shall construct roads not less than 12 feet broad in his State, and repair their when necessary.

Std.—That on the accession of a war, he shall, when directed, join the British Army with his own retainers and hill-porters, keep himself in readiness to execute the actor of the Officers of Government, and supply provisions according to his means.

4th.—That all disputes which may take place between the Rajah of Kuhlor and any other Chiefs shall be referred to the British Courts.

5th... That he shall not alienate or mortgage any portion of his territory without the knowledge and permission of Government.

6th.—That he shall abolish in his territory slave-dealing, suttee, female infanticide, and the practice of horning or drowning leptors, as these practices are opposed to British law, and that he shall issue such strict orders in respect thereof that no one may venture to commit any of the said crimes.

The Rajah shall not encroach beyond the boundaries of his own territory on the learning of another. He shall consider this Summed as a ratified document, and use his exertions to fulfil the terms thereof, to promote the welfare of his people, to improve the condition of his country, to adopt measures for the increase of cultivation, to redress grievances, to maintain lawful rights, and to keep the roads secure. He shall not exact money from his subjects, but treat them with kindness, that they may always be thankful to him. It is the duty of the subjects to regard him and, after him, his successor, as above described, as their solo and lawful ford, to pay without fail the revenue due to him, to remain observat to him at all times, and to behave themselves well.

### No. LXXXVII.

ADDRTION SUNNER granted to Names and Raks Seconder All Khan of Males.

Kotla, 1862.

Her Majesty being desirous that the Governments of the several Princes and Chiefs of India who now govern their own territories should be perpetuated, and the representation and dignity of their Houses should be continued, in fulfilment of this desire, this Sunnud is given to you to convey to you the assurance that, on failure of natural heirs, the British Government will recognize and confirm any succession to your State which may be legitimate according to Mahomedan law.

Be assured that nothing shall disturb the Bogagement thus made to you so long as your Horse is loyal to the Crown and faithful to the conditions of the Treaties, Grants or Engagements which record its obligations to the British Covernment.

CANNING.

## No. LXXXVIII.

AGREEMENT entered into by the Marke Kotla State regulding the design of Junisdiction on that fortion of the Liddhiana-Dhuri-Jaebal Ramway which lies within the Maler Kotla State.—1899.

I, the Superintendent of Maler Kotla, hereby code to the British Government full and exclusive power and jurisdiction of every kind over the lands in the said State which are, or may hereafter be, occupied by the Ludhiana-Dhuri Jakhal Railway (including all lands occupied for stations, for out-buildings and for other railway purposes), and over all persons and things whatsoever within the said lands.

AMBUUDDIN,

Superintendent, Maler Kotla Blate,

on behalf of H. H. the Navob of Moler Kolla.

MALER KOPLA;

The 2nd August 1809.

## No. LXXXIX.

Suvering ranted to Rahan Wezene Sing of Fusiero Kote, duted 21st April 1863.

Since the establishment of British supremsey in India Rajah Wascer Sing and his accepture have given proofs of toyalty to the British Covernment, and have received rewards in the accession of fresh honours, dignity and territory. More recently the present chief of Funced Kote evinced his adherence to the cause of the British Government bas, out of Royal grace and condescension, remitted the service of ten sowers hitherto furnished by the Rajah; has added to the forms under which he is officially addressed; has increased the Khillut to which he is entitled, and raised the number of guns by which he is to be satuted to the number of eleven; and has graciously acceded to the Rajah's desire to receive a Sunnad or Grant under the hand and seal of the Viceroy, confirming and guaranteeing to the Rajah and his heirs for ever the possession of his ancient hereditary territory, as well as the territory acquired by the Rajah from the British Government by grant or exchange under the following provisions;...

Clause I.—The hereditary domain now to the possession of the Rajah, and the country acquired by the Rajah by grant and exchange, according to the annexed list, are hereby confirmed and granuteed to the Rajah and his male heirs lawfully begotten, for ever, together with all the powers and authority, civil, criminal and fiscal, at present exercised by the Rajah.

Claure 2.—With the exception of the unredeemed revenue-free holdings in Illaka Kothupoora noted below, the British Government will never demand from the Rajah or any of his successors, or from any of his fendatories, relatives, or dependents, any tribute on second of revenue, service, or any other plea.

	Itu.
Revenue-free holdings in Haks Kötkuponis, which have topsed or are resumable hereafter	4,238
Dodnet yearly and into ( compensation granted to the Bajan for the sinch tion of customs in his territory	2,000
Batance -	2,288

Clause 3.—The Bajah has, in consideration of the compensation granted by the British Government, relinquished for himself and his successors for ever all right to levy excise or transit duties which have been abolished throughout the territory of Forced Kote.

Clause 4. The British Government desiring to see the House of Furced Kote perpendiced, has conferred upon the Rajah and his successory for ever, whenever male heirs lawfully begotten may fail, the right of adopting a successor in accordance with the customs of his race.

Clause 5. With regard to British subjects committing crime and apprehended in his territory, the Rajah and his successors will exercise the powers provided for in the despatch of the Honourable Court of Directors to the Madras Government, No. 9, dated 1st June 1836.

The Rajah and his successors will execut themselves to execute justice and promote the happiness and welfare of their people. They will, in acconducte with the terms of a provious engagement, prohibit "subtee," slavery, and female infanticide throughout their territory, and punish with exemplary rigor those who are found guilty of these primes.

Clause 6.—The Rajob and his successors will never fail in their devotion and loyalty to the Sovereign of Great Britain.

Clause 7.—If at any time any force bostile to the British Government should appear in this direction, the Rajah will co-operate with the British Government and oppose the enemy. He will exert himself to the atmost of his resources in providing parriage and supplies according to requisitions he may receive from the officers of the British Government.

Chase 8.—The Rajah as heretofore will familie at current rates, through the agency of his own officers, the necessary materials required for the constrantion of railroads, railway stations and imperial roads and bridges. He will also freely give the land required for the construction of railroads and imperial lines of road.

Clause 9.—The Rajah and his successors will always pursue the same course of fidelity and devotion to the British Government, and the Government will always be ready to uphold the honour and dignity of the Rajah and his house.

# 322 PUNJAB STATES—Farnikat NOS. LXXXIX—1980, NO—1899 AND NOI 1928.

SCHEDULE of the TERRITORIES belonging to the RAJAH of FURRED KOTD.

Ancestral Possessions.

Pergurnah Fureed Koto.

, Deep Singwalla.

Acquired Possessions.

Villages of Pergunnah Kote Empoora, given to the Rejah in exchange for Pergunnah Sultan Khanwalla.

Villages of Kote Kupoora and Bhugtah granted by the British Government, excepting the village of Sibbian, included in British territory under the orders of the Chief Commissioner of the Panjab, No. 345, dated 4th May 1868.

Feudatories and Tributaries.

Manza Mamosana, Pergunnah Fureed Kote.

# No. XC.

ACREEMENT outcook into by the Bariokot State regarding the current of jurisjuntion on that formor of the Reward Ferozerone Railway which lies within the Fanidaget State, 1899.

I, Raja of Faridkot, hereby code to the British Covernment full and exclusive power and jurisdiction of every kind over the lands in the said State which are, or may hereafter be, occupied by the Bewer, Feroscopers Builway (including all lands occupied for stations, for out-huildings and for other railway purposes,, and over all persons and things whatsoever within the said lands.

Ballete Sinch, Chief of Faridkot State.

The 16th December 1899.

No. XCL.

AGRERMENT between the BRITISH GOVERNMENT and the FARITEROT STATE regarding the supply of cause water for the storage tank at Kott Kapuna, 1925.

 Water shall be supplied from an oatlet at R. D. 62235 left of Faridkot Distributary.

- The outlet shall be designed to give a discharge of one and a half cubic foot per second when the Faridkel Distributory is running with seven-eighths of its full supply depth at R. D. 62235 left.
- The outlet shall be of A. P. M. type approved by the Superintending longineer
  of the Sighing Capel Circle.
- 4. The design of the outlet may be altered at any time that such alteration may be considered necessary by the Superintending Engineer, Sirbind Canal Circle
- The outlet shall be constructed of the cost of the Panjab Irrigation Department. The required watercourse shall be constructed by the Faridkot State.
- 6. The Faridkot State Authorities shall pay to the Executive Engineer, Feroze-pur Division, Sirhind Canal, the sum of Rupees sixteen hundred and fifty (Re. 1,659) for the use of water supplied through the aforementioned analet, of which sum Rupees eight hundred and (wency live (Re. 829) shall be payable half-yearly in advance on the first day of April 1928 and the first day of October 1928. In the event of non-payment in advance the agreement will be concelled and assessment proceeded with in the ordinary way.
- 7. The supply is granted for use within the orbits area of Kot Kapata as shown in the attached tracing\* and also for avenues along the Faridkot-Kol-Kapura road between the limits of the town and Faridkot Distributory, for any purpose who known at the Faridkot State Authorities.
- 8. The provision of the Northern India Canal and Drainage Act VIII of 1873, concerning unsubhorised use and waste of water shall be enforced when water is used or wasted outside the limits of the area described in dance 7 above or when water extracted from the canal in an unputhorized manner is used within the limits of that area.
- 9. The outlet mentioned in clause I above may be closed for a period of any time (I) at the request of the Faridkot State Authorities or (2) by order of the Executive Engineer, Fernsepor Division, Sirhind Canal, or of the Superintending Engineer, Sirhind Canal Circle, acting under the powers conferred on them by the provisions of the Northern India Canal and Drainage Act VIII of 1873.
- 10. This agreement shall terrainate on the lifst Murch 1929. Should the Faridkot State Authorities desire to renew the agreement for a further period, they shall make an application for renewal not later than the first day of Murch 1929, to the Executive Engineer, Forosepur Division, Sizhind Canal.
- The Imigation Department does not undertake to renew the agreement on the same or on any terms.
- 12. Water shall be distributed to all shareholders on the cutlet in accordance with the inrigable area owned by each and this distribution shall be governed by the provisions of sestion 55 of the Canal Act VIII of 1868.
- 13. In the event of any dispute or difference asising regarding the supply of water to the outlet, the orders of the Superintending Engineer, Sirkind Canal Circle, shall be final.

<sup>\*</sup> Not reproduced.

14. Nothing herein contained shall prevent any person from being prosecuted for any offence punishable under the Canal Act.

Signed and delivered by

, L. M. BAINES,

Executive Engineer,

Perozepur Division, Sirhind Conol.

Dated 20th July 1928.

On behalf of the Secretary of State in the presence of :--

(1) SATIG RAM,

(2) ALI MOHAMMAD,

Head Clerks

Reconsus Olerk.

Signod and delivered by

INDER SINGU.

President, Council of Administration, Further

State.

Dated 1st August 1928.

1. FAIDD STROB,

P. W. D. Mondou,

Connail of Administration,

Fariakot State.

2. Naraen Singh,

Military Member,

Council of Administration,

Forulkst State.

Approved and confirmed by the Government of India.

B. J. GLANOX,

Political Secretary to the Government of India.

SDATA :

The 10th September 1928.

No. XCII.

Translation of a Sunnub from the Governor-General, granting the Territory of Chumba to Rajah Saur Sang, dated 6th April 1848.

Whereas all the northern and eastern hill territory, between the Rivers Sutlej and Sindh, formerly attached to the territory of the Punjab, has been transferred to the British Covernment by the Treaty of the 9th March 1846, concluded between the Honorable Company and the Government of Lahore, the country of

Chumba, which at the time the above Treaty was concluded was in the possession of the Rajah of the place, is hereby conferred in perpetuity upon him and his heirs male, who, according to the shastres, may be deemed his rightful successors. In the event of the Rajah leaving no male heirs, his next brother, who may be the eldest of the surviving brothers, will succeed him. The Rajahs of Chumba will retain full administrative powers within the limits of their own country, on the following conditions, viz.:—

Ist.—The Rajah shall pay every year into the treasury of Kangra an annual sum of twelve thousand Supera by two instalments: the first instalment to be paid in the month of Cheit; the second in the month of Magh.

2nd.—The Rajah shall at once abolish in his country the suttee rites, female infanticide, the slave trade, and the practice of muti stion.

3rd.—The Rajah shall protect merchants and travellers, and abolish sayer duties, etc., in his territory.

4th.—The Rajah shall cause roads 12 feet wide to be constructed through his country, and shall been them in good repair.

5th.—On the occasion of war, the Rajah shall join the British army, furnish provisions and supply sublices on a monthly pay of five Rupers each, and bearers to carry baggage on a salary of four Rupees each per measure. Should any of the Rajaha of Chumba mismanage the affairs of the country, the British Covernment will remove him and appoint in his place another of the family. It is not the object of the British Government to take the country into its hands: the only thing which it has in view is that from the good management of the territory and the impartial administration of justice, the people should continue to enjoy peace and happiness.

6th.—If a dispute of any kind arise between the Rajah of Chumba and any other Chief, the case shall be laid before the British Government, and the Rajah shall abide by the decision which the Government shall pass thereon. Without the consent of the British Government, the Rajah shall enter into no negotiations with any other Chief, but shall confine himself to his own country, and exert himself to the utmost to promote the welfare and happiness of his people, to increase the cultivation of the territory, and to administer justice to all.

## No. XCIII.

ADRREMENT for the LEASE of the CHUMBA FORESTS,-1864.

The Rajah of Chumba finding great difficulty in arranging for the preservation of the forests in his territory has requested the aid of the British Government and has agreed to give to the British officer whom the Government may appoint for this purpose the sole control of the forests in the territory of Chumba. To give effect, therefore, to the wishes of the Rajah, the following arrangements are agreed to by the Rajah of Chumba on the one hand and by and on behalf of the British Covernment on the office hand :-

#### Approprie 1.

The sole control of all forests in the territory of Chumba is vested in the British Government, who shall appears an officer to be Conservator of the same.

#### ARTICLE 2.

The British Government shall be at liberty to place under strict conservancy management such forest tracts as it shall from time to time select and to by down such general rules as it thinks proper for the control of all forests.

### ARTICLE 3.

Such exemption from these rules shall be granted, or such other arrangements shall be made as shall be necessary to provent interference with any acknowledged or established rights of the inhabitants of Chuncha to cut wood for their own use.

### Applicate 4.

No contractor or other person shall be allowed to cut timber in any of the forests within the Rajah's territories, except with the express permission of the Conservator, and on the outer and under the conditions fixed by him.

#### ABTRILL D.

For every Deodar (Kelu) tree folled on the Chenab, and its tributaries, and within the Chumba territory by sutharily of the Conservator, the British Government shall pay to the Rajah of Chumba four (4) Rupees, and on the Rupee and its tributaries for such Deodar (Kelu) live (5) Rupees, and for other trees as fallows:

Akhrot, Waltan, three (3) Rupees per tree.

Roorj, Birch, oue Rupes eight annas (1-8) per time,

Suscon, Ask, and all other descriptions, including bulletier sorts of pine, two {2} Rupees.

The above rates shall be understood to refer to trees above six (6) feet in girth, measured at man's height from the ground; for trees of a smaller size half rates shall be paid.

Out of this sum one (I) Rubed per tree is to be set uside for conservancy. parposes, of which the following is to be considered a detail:

- Planting trees, feneing in young plantations, and a doriculture generally.
- 2 -For local duky.

The expenditure for such conservancy to be entirely under the control of the Conservator, and that of the dake under the Rajah's agency.

- 3. The balance from this fund after paying expenses as above to be divided evenly between the Forest Department and the Hajah, and to be expended at the discretion of each on the construction and improvement of roads and communication generally.
- 4.—That for each of the two official years, namely, 1864-65 and 1865-66, the Rajah will receive from the Conservator of Forests the sum of Rupecs one thousand (1,000) in lieu of all his claims to wait timbers on the Ruvec within his territories, and that after that period and during the ownercy of this lesse he will receive five hundred (Rupecs 500) per annum on this account, all such timber becoming from date of said lease the property of the British Government.

# Agmete 6.

The accounts shall be made up half-yearly to 50th April and 31st of October and shall be rendered to the Rajah, and the payments made at the above-mentioned rates half-yearly in the months of May and November.

#### ARTIGER 7.

The British Covernment shall manage the Chumba forests in accordance with the general system of forest numagement which may be in force for similar forests within the turnitories of the British Government, and for the preservation of the same shall maintain such establishments as it shall consider suitable in each case. The British Covernment will defray all the expenses of these establishments connected with the conservancy of forests except as provided for in paragraph 5, Clauses 2 and 3.

#### ARTICLE 8.

The British Government, or the contractors employed by it, will defray all expenses of felling and transporting the timber, and they shall be an liberty to dispose of it by sale or otherwise of their pleasure, subject to no other chain from the Rajah than the payments referred to in paragraph 0 of the present Agroement; and it is distinctly understood that any lower or customary charge on the employee of the British Government, such as "Dubulce," &c., is now abolished.

# ARTICLE 9.

All timber passing down the Rivers Chenab and River across the boundary of the Chumba territory, unless covered by a pass from the Conservator and duly marked in the manner described in the pass, shall be presumed to be the property of the British Government, and may be taken possession of as such by the Conservator or his Agents, and the onus of proving the timber to belong to any other person shall rest upon such preson.

### ASTRILE 10,

The Conservator shall be authorized to exercise within the Chumba territory the powers of a Subordinate Magistrate of the 1st Class, as described in Act XXV

of 1861, for the trial of offences against property, and relating to property marks, mischief, assaults, and contravention of such forest rules as may from time to time to in force in the territories under the Government of the Punjab.

# ARTICLE 11.

The Rajah engages to render every aid required by the Conservator in the exercise of the above powers for approbanding effections or supposed offenders and for enforcing the possibles awarded by him.

# ARTICLE 12.

This agreement shall continue in force for a period of twenty (20) years from the 1st of May 1864, but on the expiry of that term shall be renewable at the pleasure of the British Covernment for a further period of (20) twenty years, and shall then be again renewable in like manner until the term of ninety-nine (29) years from the original date (1st May 1864) shall have expired. At the expiry of that period it shall be ut the option of the Hajah to renounce the agreement or enter into a fresh one.

Provided that any revision or modification of the estes and mode of payment described in Clauses 5, 6, and 13 that shall be agreed to by both contracting parties may take place at any time without affecting the continuance of the agreement or any of its provisions.

#### ARTICLE 13.

In order to secure to the Rajah a fixed moderate income from his forests, the British Government agree that a minimum payment of Rupecs twenty thousand (20,000) per annum be fixed, and that in the event of its not cotting wood to that amount in any year, the Rajah will still receive from the said Covernment this sum as rent, and in event of the value of amount outling being in excess of twenty thousand Rupecs (20,000) the British Government agree to pay amount at the rates fixed and as in this lease.

Executed this the tenth (10th) day of September 1864 (eighteen hundred and sixty-foot), 27th Badon 1821, at Dolhouste, in presence of the undersigned.

C. V. Jeweine, Asst. Commer., Offig. Supdt. of Chimba State.

Signature of Rajah fixed in my presence.

EDWARD PRINSKY, Settlement Commer-

GRORGE McAndraw, Major, Depy. Inspr.-Genl. of Police. Certified that the word additional, and as noted in the terms of this lesse and in paragraph 13, having been erroneously entered in this and 13th paragraph of this lesse, is hereby erased by me and altered as above, and in compliance with docket memo. No. 3761, Public Works Department, dated 19th November 1864, Lahore.

C. V. Januarys, Asst. Commer.,

Offg. Supdt. of Chumbs.

Спомва;

November 22nd, 1361.

# No. XCIV.

REVISED ACREMENT for the lease of the Chamba Forests.—1872.

Whereus, by the terms of an agreement bearing date at Dulhousic the tenth day of September 1864, His Highness the Raja of Chamba, having requested the sid of the British Government in the management of his lorests, has, for that purpose, lessed the said forests to the British Government; and whereas cortain additions to, and alterations in, the said agreement having been from time to time consented to by the parties thereto; it is advisable now to embody the said additions and alterations in a new form of agreement, and also, at the same time, to make more definite provision by the terms of such agreement for the proper conservancy of the forests aforesaid.

The following articles have been agreed upon between His Highness the Raja of Chumba, of the one part, and Major-General Reynell George Taylor, C.B., C.S.L., Commissioner, at present, for the Amritear Division of the Punjab, on behalf of the British Government, of the other part:

- From and after the date of the execution of this present agreement, the former agreement bearing date at Dulhousia the 19th day of September 1864, shall course to be of force, and shall be deemed to be cancelled and superseded by this present agreement.
  - The term "Forest," as used in these articles, shall mean and include—
- (a) Those trusts of country covered with trees, or from which the trees have been felled, which, for seven years past and upwards, have paid no revenue as cultivated land to the Chamba State.
- (b) Such other tracts of land, cultivated, or uncultivated, covered with trees or larges, as the Baja of Chambs may from time to time consent to give up for the purpose of consolidating or extending the area of any existing forest, or of forming new plantations or forests.
- 3. With the exception of the forests enumerated in Article 6, all forests in territories subject to His Highness the Raja of Chamba shall be preserved, worked, and managed according to the rules set forth in the schedule hereto annexed, and the right to the profuce thereof shall vest in the several parties therein declared to be entitled thereto.

Provided that the said rules shall be in force for three years from date of this agreement, at the end of which time the British Government may call for a report thereon and decide whether they soa? continue as they are or be in any respect added to, modified, or amended.

- 4. The Raja of Chamba agrees to the grant to the British Government, during the entrency of this agreement, all his rights in unclaimed, waif and wind 6.0 timber on the rivers "Chemb" and "Ravi" and (keir several tributaries, and in all other parts of his territories; and further to grant to the said Government the entire control of rivers and streams naming from and passing through the forests in so far as concerns the floating, management, or collection of timber in trunsit to the timber depots.
- 5. The British Government may invest all or any of the officers in whom, under the said rules, the control of any forest, or of timber-floating operations, is vested with all or any of the powers of a Magistrate as described in the Code of Criminal Procedure in force to British India, to be exercised within the Charates territory, for the purpose of trying and punishing offences against the rules aforosaid.

And the Raja of Chamba engages to render every aid required by the officer or officers authorized to exembe such powers for beinging to justice all persons charged with offences against the rules, and for enforcing the judgment awarded against them.

- The following forests, groves, and trees shall be excluded from the operation of Article S, that is to say—
- (1) The forests beginn as "Januar and Kajjin," as demorated and defined according to the terms of a letter from the Superintendent of the Chamba State to the Secretary to the Government of the Punjub in the Department of Public Works, No. 22, dated July 5th, 1869.
- (2) Two localized trees (200) of "Ke'n" (Cedeus desdard) around the temple at Kilar; 20 of the same kind at Baira; 15 at Kothair, 60 at Bassa, 60 at Pieura of the same kind; at Channa also 60 of the same kind.

Provided always, as regards trees mentioned in the presence clause, that they shall not be felled, but that such trees as full by natural causes shall be at the disposal of the managers of the shrine or temple for which they are set apart for the purposes of repairing the same.

Provided also that such excepted trees may, whose necessary, he marked or the area in which they stand demonstrate.

- (8) All trees growing on village or other lands under cultivation, not being forest lands within the meaning of Article 2.
- (4) Cortain groves in the vicinity of the town of Chamba, viz., a grove of Children's between the River Ravi and San; and a grove of Shirham trees, about two miles from Chamba, however the Siver Ravi and the new road to Dalhousie.
- (5) All trees growing within 200 feet or cities side of the public roads hereinafter commercial, or in the vicinity of any spring or well.

Provided that, when such food or soring or well passes through, or is situated within a forest which is reserved under the rules hereto americal, this clause shall

D. . .

and be held to affect such forest, but it shall remain in all respects as a "reserved forest" under the rules,—the British Government on their part engaging and to lell tress in such forest within 200 feet of such public road, or in the vicinity of such applied or well, without the previous consent of the Superintendent of the Chamba State.

The public roads are as follows :—

- 1. Chamba to Pangi.
- 2. Chamba to Dalhousie viá Chil.
- 3. Chamba to Barmony and Jucque, in British Laboul.
- 4. Kilar, in Pangi, to Padar, in Kashmir territory.
- 5. Kilar, in Pangi, to Jumes, in British Labout.
- 6. Chamba to Nurpur.
- Chamba to Dharmsala.
- 8. Chambs to Budewar, in Kashmir territory.
- 9. Dalhousie to Dharmaala and Nurpur.
- Chamba to Madhopur, at the head of the Buri Doub Canal.
- 11. Chamba to Dalhousie, viá the Kujjiar Forest
- Chamba to Dalhousie, by the new level road.
- 13. Chamba to Juniwar.
- 14. Chamba to Sao.
- 15. Dalhousie to Danera through the Chamba territory.
- 16. Chamba to Shahpur, on the Ravi.
- 7. In consideration of the rights and privileges conveyed to the British Government by the preceding articles, the British Government agree to pay to His Highness the Rafa of Chamba seigniorage for every tree fested for the use of the British Government at the following rates:—

		15 9. 4. 4.	
Kelo (Cedeva Jeodone), if felled on the Chemah and its tradutarios		4 0 0	
Kelu (Cenbus drodata), it felled on the Ravi or its mibutari≪ .		5 <b>0</b> 0	
Akrob (Weinut)		<b>1</b> 00	
Burj (Birok)	-	180	
Ennnoon (Ash)	-	200	
All other trees (including all conifers oxcept Kolu)	-	2 0 0	

Provided always that, if the number of trees felled by the British Government in any one year is not sufficient to make the seigniorage thereon amount to the sum of twenty thousand rupers, the seigniorage payable in such year to the Raja shall be twenty thousand rupers and not less.

And, in consideration of the right to waif and windfall conveyed by Article 4, the British Government further agree to pay to the Raja the sum of one thousand suppers annually.

8. One-fourth part of all sums paid to the Raja in respect of trees felled under Article 7 shall be set aside and devoted to the following special purposes, that is to say:—

Twenty rupees per centum of the said fourth part shall be for the Raja of Chamba to expend upon local postage service; thirty rupees per centum of the

said fourth part shalt be for the Ruja of Chamba to spend upon making and repairing roads and bridges; fifty rupess per centum of the said fourth part shall be returned to the British Government to be expended on the planting, restoration and conservancy of forests.

- 9. The accounts shall be made up half-yearly to the Mst of March and the 30th of September, and engli be rendered to His Highness the Baja of Chamba, and the payments agreed upon in Article 7 shall be made half-yearly in the months of April and October, on or before the 5th day of the month.
- 10. No fees or other payments except these agreed agon in Article 7 shall be demanded or be payable by the British Covernment or its servants on account of any forest produce. Provided that nothing in this clause shall be held to prevent the levy of tolla at bridges and ferries, or roads, lawfully payable to the Chamba State.
- 11. Except as provided by Article 8, the whole cost of conserving the forests which are "received" under the rules, together with all costs of felling and transporting timber for the use of the British Government and of maintaining the necessary establishments in such forests, shall be borne by the British Government.
- 12. This agreement shall continue in force for a term of 20 years, commencing from the first day of May 1864.

On the expiry of this term, it shall be renewable at the pleasure of the British Government for a further term of 20 years, on expiry whereof it shall be again renewable in a like manner until the term of 90 years, counting from the first day of May 1864, shall have expired.

At the expiry of such term it shall be at the option of the Paja of Chemba to renew this agreement or enter into a fresh one.

Provided always that any revision or modification of the rates and mode of payment described in Articles 7, 8, 9 that may be agreed to by both parties may be made at any time without affecting the continuance of this agreement or any of its provisions.

Executed this eighth day of July 1872 at Chamba.

In the presence of J. Mos racmery, Assistant Commissioner. REYNELL G. PAVIOR,
Commr. and Supdt., American Division,
on behalf of the British Government,

In the presence of Georgia McAnderw, Colonel, Political Superintendent of Chamba. COPAL SING, Raja of Chamba, &a., &c.

# Ясиковык 1,

## RULES FOR CHAMBA FORESTS.

# CHAPTER 1,

Of the Division of Forest Land into Reserved and Unreserved.

- 1. Classification of Forests.—There will be two classes of forests, to be called teserved and unreserved. The Conservator of Forests or such other officer as he may authorise in that behalf may from time to time, but subject always to the exceptions agreed to by the terms of the lease, declare that any forests shall be "reserved."
- 2. Selection and demarcation of reserved forests.—The Conservator of Ferests, or other officer as aforesaid, may indicate by posts or other temporary marks the boundaries which, after local enquiry in consert with an official of the Chamba State deputed for the purpose, are in his opinion the true limits of the tract to be reserved. But it shall rest with the Superintendent of the Chamba State, in concert with the Conservator of Forests, to determine finally the boundaries of such tracts.
- 3. Procedure after final demarkation.—When the boundaries have been finally determined as aforesaid, the Forest Officer shall, if the tract is not already defined by netural boundaries, demarkate the same by conspicuous boundary marks according to the final decision aforesaid.

Record of boundaries.—A record of the boundaries shall be then prepared, accompanied by such maps as may be necessary. The record shall be signed by the Conservator of Foresta, and an attested copy of it shall be sent for deposit to the Superintendent of the Chamba State.

- 4. After final demortation public notice to be given.—Wherever any forest is reserved and finally demortated under this rule, due notice shall be publicly given in the vicinity of such forest, and the inhabitants be worned against trespass or other infringement of the forest rules.
- 5. Procedure in including mosts or cultivated land for plantations, etc.—If in any case it is desired to include in a reserved forest area any waste or cultivated had which is not forest within the meaning of Article 2 of the agreement, or to take up a plot of such land for the purpose of plantation, such plot shall only be included or taken up with the consent of the Superintendent of the Chamba State, and after payment of such compensation, if any, as he may award. After declaration of such consent and the determination of compensation, if any, the plot may be included in the area of a reserved forest or demarcated as a separately reserved forest, as the case may be.
- 6. Control of reserved forests. Reserved forests shall be under the exclusive control of the officer appointed by the British Government to be Conservator of Forests in the Punjub, and of such officers subordinate to the Conservator as may be appointed by the said Covernment to the charge of any divisions of the forests.

- General rights to produce in reserved forests. Except where otherwise expressly provided, the British Government shall have the exclusive right to the produce of such forests.
- 3. Management of interserved forests. All other forests to which these rules apply are called "unreserved" forests. They will be under the management of the Superintendent of the Chamba State.
- 9. Right to produce in represented forests. Subject to the protective provision horeinafter contained, the unreserved forests are open to the Raja of Chamba for his own use for the exercise of such forest privileges as are allowed by His Highbers, but not for the purpose of sale or merchandize.

#### CHAPTRE 2.

# Of the protection of Unreserved Princips,

- 10. Conservency of represented forests; note probabilities, Alinkes expressly permitted by the Superintendent of the Chamba State, the following acts are probabiled in all increserved forests:
  - (a) Becaking of forest land for cultivation.
- (b) Setting fire to grow cracts in the vicinity of forests, or negligently permitting fire to extend thereto.
  - (c) Setting firs to tress, brushwood, or starces.
- (d) Cutting out slabs, torches, etc., from the stems of standing trees, barking or boring for targetribue, or otherwise injuring standing trees.
- (s) Lopping the branches of the valuable kinds of trees afterwards enumerated; cutting young trees of the valuable kinds if loss than four feet in girth at three feet from the ground.
  - (f) Selling standing trees.
- (g) Cutting the valuable kinds of trees hereafter enumerated without the written permission of the Superintendent of the Chamba State, or of someone authorized by him to grant such permission. The valuable kinds of trees alluded to in the foregoing rules are—

Keln (C. deodara).

Darchil (O. arcelsa),

Chil (P. longifolia) (in tracts where the Superintendent may specially order).

Akrot, walnut (Juglous regio).

Blown, ask (Fracinus floribunds).

Tun or dour, hill tun (Cedrela serrata).

Chinae, plane (Plotossus wientalis).

Permission shall not be given for the falling of more than an aggregate number, in all the unreceived forests together, of 300 Keln trees in any one year, and return of Keln trees so selled shall be acqually rendered by the Superintendent of Chamba State to the Conservator of Porests.

## Снагрии 3.

# Of the Protection of "Reserved Forests."

- 11. Conservancy of Reversed Forests.—All the prohibitious enumerated in Rule 10 shall (nautatis mutandis) be enforced in reserved forests. In addition thereto, the following acts are prohibited in reserved forests:
  - (h) Traversing a forcest except on authorized or public roads and pathways.
- (i) Grazing or trespuss by cattle or flocks and driving of cattle or flocks except on authorized or public roads and pothways.
  - (b) Collecting grass, brushwood, or fodder.
  - (b) Collecting (allen timber.
  - (te) Collecting gums, reside, wax, honey or other forest produce.
- (n) Kindling a lin; in the forest or entrying fire except on an authorized road or pathway.
- (c) Carrying any implements for cutting wood or grass except on an authorized public road or pathway, and except it is carried in pursuance of a license to cut.

And generally no forest rights or privileges of any kind shall be exercised in reserved tracts.

Proxiso for cases where privileges are to be allowed in Reserved Forests.—Provided always that, if in any case it has not been found practicable, when making the selection of reserved forests, to leave a sufficient or conveniently situated area of lorest as unreserved for the exercise of forest privileges, or if there are no sufficient grazing grounds in the vicinity, or if in any other special case it shall be deemed desirable, the exercise of certain forest privileges may be allowed in the "Reserved" Forests.

Privileges allowed.—But in such cases the privileges to be allowed are—

- (a) Cutting wood for necessary building and agricultural purposes.
- (b) Cutling grass.
- (c) Grazing of eatille,
- (d) Fust
- 12. Definition of such privileges and conditions of exercises. When any privileges are allowed in a reserved forest under the provise to the last preceding rule, such privileges shall be defined by the Superintendent of Chambs in connect with lorest offices and recorded, and the signature of the headmon of the village shall be affixed to such record.

Conditions of falling.—All trees felled under such circumstances shall be so pursuant to a written permit granted by the forest officer, which shall specify the place and other conditions of felling, and shall fix a fair and sufficient time within which such license must be exercised. Permits to fell must be returned to the forest officer as soon as the time mentioned therein has expired, or as soon as the trees have been felled, if felled before the expiry of the time.

- Of sides privileges.—Cutting gross, graving, and the collection of fuel to be practised in each portion of the forest as the forest officers shall assign for the purpose.
- 13. Timber required for public works in special cases. If in any case, in the execution of any public work, or in the making of any road or bridge, His Highness the Baja shall require timber which cannot conveniently be taken from an unreserved forest, the forest officer shall, if the amount be reasonable, and can be spared without injury to the forest, give a written permit authorizing the timber to be felled in a reserved Josest in a suitable and proper locality.
- 14. Closing unrecessory finiquities in Reserved Forest.—Whenever any unaccessary footpath or road passes through a reserved forest, thereby rendering its proper conservancy difficulty to maintain, the forest officers may, with the consent of the Superintendent of Chamba, close it against traffic. Due notice of the closing of such road or pathway shall be publicly given in the vicinity.

## CHAPTER 4.

# Of Timber in transit,

15. Right to timber in terms it not concred by a pass.—All timber passing down the rivers Chenab and Bavi across the boundary of the Chamba territory, unless covered by a pass from the Conservator of Forests, or one of his subordinates authorized to grant such passes, and unless marked in the manuer described in the pass, shall be deemed to be the property of the British Covernment, and

Proof of ownership.

may be taken possession of by the Conservator of Forests or his submedicate as of consuld; such timber shall not be released until the claimant proves his title to the satisfaction of the Conservator of Forests, or of his subordinate as aforesoid, and page such expenses as may have been incurred in eatching and keeping the timber.

16. Removal, destruction and defacement of bigs.—No person shall, without the permission of the Conservator of Forests, or his subordinate, remove, out up, have, deface the marks of, or mark again, any timber whether stranded or fleating, provided that this rule shall not interfere with the privilege of the villagers to take for firewood stranded pieces of timber which are not, however, to be larger than one store our lift by himself.

#### CHAPTER 5.

# Of the Punishment of Forest Offences.

- 17. Officier in Unreserved Forests,—Any person who breaks any rule relating to Unreserved Forests shall be liable to the jurisdiction of the Raja of Chambe for punishment according to Inv.
- 18. In Reserved Forests.—Any person who breaks any rule relating to the "Reserved Forests" shall be liable, on conviction before the Superintendent of Chamba State, or before a forest officer invested with magisterial powers under

Article 5 of the Agreement, to fine not exceeding one hundred rapees, or in default of payment, to three months' imprisonment with or without hard labour.

Provise where act in breach of rules also constitutes a serious affence. Provided always that when the act which is a breach of the rules amounts to a scrious offence, such as mischief or theft, if the case is brought before the Superintendent, he may try the case as for such grave offence instead of proceeding under these rules; and if the case is brought before a forest officer with powers as aforesaid, he may, instead of proceeding as for a breach of the rules, forward the case with written report to the Superintendent of the Chamba State, who may try the case and award such punishment as may be proper.

## No. XOV.

POSTAL CONVENTION for the Exchange of Correspondence, Parches, Insulational Value-Pavable Americans, and Mondy Ordines, between the Impurial Post Office of British India and the Post Osymbia in the territories of His Indiana the Rajaw of Chamba,—1896.

### ABTICLE 1.

There shall be a mutual exchange of correspondence, parcels, and money orders, between the imperial Post Office of British India, hereinafter termed the "imperial Post," and the Post Offices in the territories of His Highness the Rejuli of Chamba hereinafter termed the "Chamba State Post," This exchange, which shall also include registered, insured and value-payable articles, shall be governed by the rules given in the Indian Postal Cuide for the time being. The term "correspondence" shall include letters, postcards, newspapers, and book and pattern packets.

#### ARTICLE 2.

There shall be two offices of exchange, viz., the Imperial Post Office at Dalbourie on the side of British India, and the Chamba State Post Office at Chamba on the side of the Chamba State. These offices of exchange alone shall be authorized to deal with articles giving rise to accounts.

### Armelii 8.

Indian postage stamps, post-cards, and embossed envelopes, overprinted with the words "Chamba State" shall be supplied on indent by the Government of India to the Chamba State at our prior. They shall be sold by the Chamba State to the public at the value marked on each postage stamp, post-card, or embossed envelope. Indian postage stamps overprinted with the word "Service" in addition to the words "Chamba State" shall also be supplied on indeat by the Government of India to the Chamba State at oost price, and these overprinted stamps shall be used solely for the surpose of prepaying correspondence on the service of the Chamba State posted in that State.

#### ARTICLE 4.

These overgrinted postage stamps, post eards, and embossed envelopes overprinted with the words "Chamba State" shall alone be used in the Chamba State for the propayment of Inland correspondence, and they shall be recognized by the Imperial Post only when attached to inland correspondence, posted within the limits of the State of Chamba.

# Автирия Б.

The rates of postage, fees, or commission charged by the Chamba State Post on all classes of correspondence, paid and unpaid, registered and unregistered, insured and value payable, on all parcels, and or all money orders, shall not be in excess of the rates charged by the Imperial Post.

## Актицк 6.

Responsibility for articles insured, and for payment of compensation under the rules given in the Indian Postal Cuble for the time being, shall real with the Imperial Post Office, while the articles concerned are in its custody; and with the Chumbu State, while the articles concerned are in its custody.

### Abricle 7.

Articles of all kinds superscribed "On Postal Service," and franked by the a quality and official designation of an officer of the Imperial Post of an officer of the Chamba State Post, shall be excludinged free of all charge as respects postage.

## ARTICLE 8.

The Government of India shall bear the cost of conveying mails within the limits of British territory, and the Chamba Darling shall bear the cost of conveying mails within the limits of the State of Chamba. But the Imperial Post shall be entitled to the free conveyance of mails over postal lines in the Chamba State, whether such mails be intended for transmission to a Chamba State Post Office or an Imperial Post Office, and similarly the Chamba State Post shall be entitled to the free conveyance of mails over Imperial postal lines, whether such mails be intended for transmission to an Imperial Post Office or Chamba State Post Office.

#### ARTICLE 9.

Unknot correspondence, registered and unregistered, received from the Chamba State Post, fully prepaid with the overprinted postage stamps described in Article 3 (including correspondence prepaid by Chamba State service stamps), shall be delivered in Britist India free of all charge on account of postage.

# Agricus 10.

Inland correspondence received from the Chumba State Post, not fully prepaid with the overprinted postage stamps described in Article 3, shall be treated by the Imporial Post as though originally posted in British India, and charged on delivery with the usual rates for inland unpaid postage, which shall be retained by the Imperial Post.

# ARTICLE 11.

Fully prepaid inland correspondence, registered and unregistered (including correspondence prepaid by service stamps), transferred by the Imperial Post, shall be delivered by the Chamba State Post, region all charge on account of postage.

## Anticin 13.

On indeed correspondence, not fully prepaid, transferred by the Imperial Post for delivery through the Chamba State Post, the latter shall retain the post-age is realizes.

## Autroug 13.

Unclaimed and refused infand narrespondence shall be exchanged in both directions, but the exchange shall be accompanied by no accounts.

## Антисык 14.

Fully prepaid foreign correspondence, addressed to any place in the Chamba State, shall be delivered by the Chamba State Post free of all charges on account of postago; but if such correspondence be unputed or insufficiently paid, it shall be delivered on payment of the amount taxed thereon by the Imperial Post; and the amount so collected shall be remitted to the Imperial Office of Exchange (Dalhousie).

### ABSTOLE 15.

On foreign correspondence posted in the Chamba State postage can be prepaid only by means of Imperial postage stamps not bearing the overprint "Chamha State." Postage stamps overprinted with the words "Chamba State" shall not be recognized in payment of postage on foreign correspondence.

## Автиста: 16.

Propayment of inland parcel postage between the Imperial Post and the Chambe State Post, in both directions, shall be compulsory.

#### ARTICLE 17.

Utland parcels, received from the Chamba State Post, shall be delivered in British India free of all charge on account of postage.

## ABTICLE 18.

Intend parcels, texasferred by the Imperial Post for delivery through the Chambu State Post, shall be delivered free of all charge on account of postage,

## ARTICLE 19.

Fully propaid foreign parcels, addressed to any place in the Chamba State, shall be delivered by the Chamba State Post free of all charge on account of postage; but if such parcels be unpaid, they shall be delivered on payment of the amount brand thereon by the Imperial Post, and the amount so collected shall be remitted to the Imperial Office of Exchange (Dalhousie).

### ABTICLE 20.

Propayment of postage, at the rates published in the Indian Postal Guide, is computantly in the case of all foreign purcels posted in Chamba. The postage so collected shall be remitted to the Imperial Office of Exchange (Dathousic).

# ARTICLE 31.

The Imperial inland money order rules, as given in the Indian Postal Guide for the time being, shall be adopted by the Chamba State Post, and the Imperial inland form of money order application shall be used.

# Автисты 22.

Money unions, issued by the Chamba State Post for payment in British India shall all be sent by the Chamba Office of Exchange (Oddinosie). Such comey orders shall be paid in full in British India free of all charges and without deduction on any account whatsoever.

## Article 23.

Money orders, issued by the Imperial Post for payment by the Chamba State Post, shall be transferred to the Chamba Office of Exchange by the Imperial Office of Exchange (Dathousie). Such account yorders shall be paid in full in the Chamba State free of all charges and without deduction on any account whatsoever.

#### ARTICLE 24.

The postal administration which collects the money from remitters of money orders shall account to the administration which pays them for the total amount of the orders issued in each month, together with one-half per cent. additional on the monthly total by way of commission.

### ARTICLE 25.

A monthly account current showing the amount to be credited to the Chamba State on account of money orders paid by the Chamba State Post, and the amount to be debited to the Chamba State on account of money orders issued by the Chamba State Post shall be rendered by the Imperial Office of Exchange (Dathousie) to the Chamba Office of Exchange. If the balance of this account is in favour of the Chamba State Post, it shall be paid at once by the Imperial

Office of Exchange (Delhousie), and if it is in favour of the Imperial Post, it shall be paid by the Chamba Office of Exchange immediately after the monthly account current is rendered.

#### Appropriate 20.

The Director-General of the Post Office of India and the Chamba Darbar shall have authority to deaw up, in direct communication with one another, detailed regulations for giving effect to this Convention, and to settle all matters of detail and procedure connected with the exchange of articles between the Imperial Post and the Chamba State Post, including the celection of Post Offices, situated in British India or in the Chamba State, between which postal communication shall be maintained. The detailed regulations so drawn up shall be subject to such modification as may, from time to time, be mutually agreed to by the said authorities.

#### ARTICLE 27.

This Convention, which supersodes the Postel Convention dated the 30th September 1886, shall continue in force until it is reminated or revised by mutual agreement, or until one year's notice to terminate it shall have been given by the Director-General of the Post Office of India on behalf of the Government of India or by the Chamba State.

I guite agree to accept the foregoing articles.

Signed by the Director-General of Signed by Shan Sinon, Rajah of the Post Office of India on the 10th Chamba, on the 10th day of Septemday of August 1896.

A. U. Fanshawe,
Director-General of the

Post Office of India.

Approved and confirmed by the Covernment of India.

By order,

H. S. Barbies,

Offy, Sery, to the Goot, of India,

Simila,

Koveign Deposiment.

The 1st October 1896.

A similar Convention was constuded at the same time with Faridhot. This was, however, cancelled in 1901.

#### No. XCVL

AGREEMENT for the Runeway of the trace of the Charra Bordsts,- 1905.

Articles of Agreement made this eighteenth day of September 1905 between His Highness Raja Himre Singh of Chamba of the one part and Romer Edward Younghusband, Commissioner of the Labore Division, Punjab, for and on behalf of the British Covernment, of the other part. Whereas by an agreement, bearing date at Dalhousie, the tenth day of December one (housand eight hundred and aixty-four, His Highness Sri Singh, Raja of Chamba, having requested libe aid of the British Government in the management of his forests, did for that purpose lease the eard forests to the British Government on the turns and condigloop therein set forth. And whereas certain additions to and afterations in the said agreement having been from time to time consented to by the puries Hereto, it was deemed in the year one thousand eight hundred and severty-two advisable to embody the said additions and alterations in a new form of agreement, and also to make more definite provision by the terms of such agreement for the proper conservancy of the forests aforesaid. And whereas a new agreement, ossiring date at Chamba the eighth day of July one thousand eight hundred and sevency-two, was accordingly executed by His Highmess Copal Singh, Rule of Chamba, of the one part and Reynell G. Taylor. Commissioner and Supermondent, American Division, on balls of the British Covernment, of the other purt, for the purposes aloresaid: And whereas it was provided by the last-named agreement that " any revision or modification of the rates and mode of payment described in Articles VII, VIII, IX of the said agreement that may be agreed to by both parties may be made at any time without affecting the continuance of this agreement or any of its provisions": And whereas it was also provided by the said agreement, dated at Chamoa the eighth day of July one thousand eighthundred and seventy-two, that on the expiry of the term of the said agreement it should be renewable at the pleasure of the British Government for a further term of twenty years, on expiry whereof it should be again renewable to a like manner until the term of ninety-nine years counting from the first day of May one thousand signs leandred and sixty-four should have expired: And whereas the term of the said agreement, dated as Chamba the eighth day of July one thousand eight anadred and seventy-two, expired on the last day of April 600 thousand eight hundred and eighty-four: And whereas timely online of renewal of the said agreement for a further period of twenty years was duly given to His-Highness the Raja of Chamba by the British Government: And whereas in exercise of the power reserved by the almosaid proviso pertain additions to and alterations in the said agreement dated Chamba the 8th day of July 1672 were Iron time to time consented to by the parties thereto: And whereas it was deemed advisable to embody the said additions and alterations and others also consented to by the said parcies in a further formal agreement: And whereas a new agreement bearing date the 24th day of May 1286 was accordingly excepted. by His Highness Raja Sham Singh of Chamba of the one part and George Robert Elamia, Commissioner for the time being of the Lahore Division, Punjac, on

behalf of the British Government of the other part embodying the said additions and alterations: And whereas the parties to the last horeinbefore recited agreement, being of opinion that the appropriateness of certain terms used therein to duly express the true intent and meaning of the parties therefor was open to doubt and that Article XI of the said Agreement was unnecessary and should not have been therein included, executed a Supplementary Agreement dated Dalhousie the 23rd day of August 1887 whereby the meaning of the parties was made more clear and the said Article XI was thereby carcelled: And whereas in accordance with the power granted by Article XII of the said agreement dated Chamba the 24th day of May 1866 the British Government is desirous of renewing the said agreement as modified by the said Supplementary Agreement dated the 23rd day of August 1887 for a further term of twenty years and the parties hereto to facilitate the settling of accounts and for other purposes have agreed to certain further modifications and alterations of the terms of the agreement as hereinafter appears: Now therefore these articles witness as follows:

- 1. From and after the date of the execution of this agreement, the former agreements, bearing date Chamba the 24th day of May 1880 and Dalbousic the 23th day of August 1887, whill coose to be of loves and shall be desired to be car-celled and superseded by this present agreement.
- 11. The term "forest" as used in these acticles, shall mean and include (a) those tracts of country covered with trees or from which trees have been felled, (b) such other tracts of land cultivated or accultivated envered with trees or barren as the Raja of Chamba may from time to time consent to give up for the purpose of consolidating or extending the area of any existing forest or forming new plants-tions or forests.
- III.—Wich the exception of the forests enumerated in Article VI all forests in the territories subject to the Ruja of Chamba shall be preserved, worked and managed according to the rules set forth in the Schedule hereto annexed and the right to the produce thereof excepting wild animals, birds, honey, wax, fruits and dowers shall vest in the British Government unless otherwise provided for and declared by the teams of this lesse or the rules under it and by any record of rights or privileges framed thereunder.
- IV.—The Haja of Chamba agrees to grant to the British Government during the currency of this agreement at his rights in unclaimed waif and windfull timber on the rivers Chansh and Itavi and their several tributation and in all other parts of his territories, and further to grant to the said Government the entire control of rivers and streams coming from and passing through the forests in so far as concerns the floating, management or collection of timber in transit to the timber dispots.

V.—The British Government may invest all or any of the officers under whom, in the said rules, the control of any forest, or of timber floating operations is vested with all or any of the powers of a Magistrate as described in the Code of Criminal Procedure in force in British India to be executed within the Chamba terrivory for the purpose of trying and punishing offences against the rules afore-

said. The Raja of Chumbs engages to reader every aid required by the officer or officers authorised to execute such powers for bringing to justice all persons charged with offences against the rules and for enforcing the judgment awarded against them.

VI.—The following forests, groves and trees shall be excited from the operation of Article III, that is to say:

- (1) The forests known as Jamwar and Kajjiar as demarcated and detired according to the terms of a Jetter from the Superintendent of the Chamba State to the Secretary to the Covernment of the Punjah in the Department of Public Works, No. 22, duted 5th July 1889.
- (2) Two hundred decoder trees (Kelo) around the temple, at Kilar, twenty of the same kind at Baira, fifteen at Kathair, sixty at Bassu, sixty at Pinra and sixty at Chandle;

Provided always as regards these noted in the preceding clause, that they shall not be felled, but that such as fall by natural causes shall be at the disposal of the managers of the shrine or temple for which they are set apart, for the purpose of repairing the same.

Provided also that such excepted trees may where necessary be marked or the area in which they stand decorpated.

- (3) All trees growing on village or other lands under continuition not being forest lands within the meaning of Article II.
- (4) Certain groves in the vicinity of the town of Chumba, namely, a grove of chil trees between the rivers Ravi and San and a grove of shisham trees about two miles from Chumba between the Ravi and the low level road to Dalhousis.
- (6) All crees growing within two hundred feet on either side of the public rouds bereinsher enumerated or in the vicinity of any spring or well, Provided that when such roud or spring or well passes through or is situated within a lowest which is reserved under the annexed rules this clause shall not be held to affect such forest; but it shall remain in all respects as a "reserved lorest" under the rules. The British Government on their part engage not to full trees in such forest within two hundred feet of such public road, spring or well without the previous consent of the Raja of Chamba.

The public goads are as follows :--

- Chumba to Kilar in Pangi.
- 2. " Dalhousie wie Chit.
- а, " " " " Кот,
- 4. " " " " Kajjiar.
- ., "Barmaor and James.
- 6. 1, 18ko.
- 7. " "Nuipne.
- a. "Dharmeala.

- 9. Chambs to the Budrawar border vis Bhandal
- 10, " "Jamwar.
- II. ., "Shahyur on the Ravi.
- 12. Dalhousie to Dharmsala and Nurpur.
- 13. " Dunera.
- 14. Kifar to Pangi border towards Padar.
- 15. " " Juma in British Lahul.
- VII.—In consideration of the rights and privileges conveyed to the British Government by the preceding Articles, the British Government agrees to pay to His Highness the Raja of Chamba the whole income accruing to the British Government under this agreement after deducting therefrom all same advanced for the entire cost of working, supervision, protection and improvement, as well as all other charges which are ordinarily to form part of the expenditure connected with the management of the said forests.
- VIII.—In consideration of the payments made by the British Government under Article VII the Raja agrees to keep in good requir all existing reads and bridges which are used as lines of communication with the reserved forests, and further to supply a bi-weekly postal service to all forest officers while on duty in his territory.
- IX.—(1) Copies of the monthly accounts of income and expenditure in respect of the said forests shall be rendered to the Raja, and the annual account of the preceding financial year shall be made up and submitted to the Raja on or before the first day of July of each year and the sum found due in accordance with the provisions of Clause VII of this agreement shall be paid to him within the period of six months from the close of the financial year to which it relates.
- (2) If when the annual accounts for any financial year are made up, it appears that the income derived from the said forests is less than the amount which the British Government is, under Clause VII of this agreement, entitled to deduct, the Raja, on the submission of the annual accounts to him, shall pay the difference between the income and the said amount to be deducted within the period of six months from the close of the said financial year, or, should be so desire, the said difference shall be deducted from the first revenues realized in the financial year following that for which it became due and payable or in subsequent years if necessary.
- (3) For the purpose of this clause the expression "financial year" shall mean the year commencing on the first day of April.
- X.—No fees or other payments except those agreed upon in Article VII shall be demanded or be payable by the British Government or its servants on account of any forest produce.

Provided that nothing in this clause shall be held to prevent the lavy of tollar at heidges and ferries or roads, lawfully payable to the Chamba State.

X1.—This agreement shall continue in force for a term of twenty years commencing from the first day of May one thousand nine hundred and four. On

the expiry of this term it shall be renewable at the pleasure of the British Government for a further term of twenty years, an expiry whereaf it shall be again renewable in a like manner until the term of ninety-nine years shall have expired counting from the first day of May one thousand eight hundred and sixty-four. At the expiry of such term it shall be at the option of the Raja of Chamba to renew this agreement or order into a fresh one. Provided always that any revision or modification of the payments or mode of payment described in Articles VII and IX that may be agreed to by both parties may be made at any time without affecting the continuance of this agreement or any of its provisions.

In witness whereaf the said parties have hereunto set their hands and seals, on the dates bereinafter monitioned respectively.

Signed, seeled and delivered by the said Bhure Singh, Raja of Chamba, at Chamba on the eighth day of September 1905 in the presence of

SUBODII CHANDRA BANERJEE,

Head Master, State High School.

Signal, scaled, and delivered for and on behalf of the British Covernment by R. E. Younghashand, Commissioner and Superintendent of the Lahore Division, acting under the noters of the Hon'ble the Lieutenant. Governor of the Punjab, at Dulhousis on the 18th September 1905, in the presence of

K. HARRIS, Major.

P. L. LEARED, Lieutenant.

BHURE SINGH,

Raja of Chamba.

R. E. YOUNGHUSBAND, Commissioner.

Зоневске.

RULES FOR CHAMBA FORESTS.

CHAPTER I.

Of the Division of Forest Land into Reserved and Unreserved.

Chrssification of fatests.—There will be two classes of lorests, to be called reserved and unreserved. The Conservator of Forcets, or such other offices as be may authorize in that behalf, may from time to time, but subject always to

the exceptions agreed to by the terms of the lease, declars that any forests shall be reserved.

- 2. Selection and demonstrate of reserved forests.—The Conservator of Forests or such officer as aforestid, may indicate by posts or other temporary marks, the boundaries which, after local enquiry in consert with an official of the Chambu State deputed for the ourpose, are in his opinion the true limits of the tracts to be reserved, but it shall rest with the Raja of Chamba in concert with the Conservator of Forests to determine finally the boundaries of such tracts.
- 3. Procedure after final demarcation.—When the boundaries have been finally determined as aforesaid, the Forest Officer shall, if the tract is not already defined by astered boundaries, domarcate the same by conspicuous boundary marks according to the final decision aforesaid.

Record of boundaries.—A record of the boundaries shall then be prepared, accompanied by such maps as may be necessary. The record shall be signed by the Conservator of Forests, and an attested copy shall be sent for deposit to the Raja of Chambs.

- 4. After final demarcation public notice to be given.—Whenever any forcet is reserved and finally demarcated under this rule, due notice shall be publicly given in the violaity of each forest and the localitants be warned against tree-pass or other infringement of the forest rules.
- 6. Procedure is including waste or cultivated lands for plantations:—If in any case it is desired to include in reserved forest area any waste or cultivated land which is not linear within the meaning of Article II of the agreement, or to take up a plot of such land for the purpose of plantation, such plot shall only be included or taken up with the consent of the Raja of Chambu and after payment of such compensation as he may aread. After declaration of consent and payment of such compensation the plot may be included in the upon of a reserved forest or dominated as a separately reserved forest.
- 6. Control of reserved forests.—Beserved forests shall be under the exclusive control of the officer appointed by the British Government to be Conservator of Forests in the Punjab, and of such officers subordinate to the Conservator as may be appointed by the said Government to the charge of the Chamba Division.
- Owner if rights to produce in reserved forests, "Except when otherwise expressly provided for the British Government shall have the exclusive right to the produce of such forests.
- 8. Management of varrecerved forests.—All other forests to which these rules apply are called "unreserved forests." They will be under the management of the Raja of Chamba.
- 9. Rights to produce in unreserved forests.—Subject to the protective provision hareinafter contained, the unreserved forests are open to the Baja of Chambu for his own use, for the exercise of such forest privileges as are allowed by His Highness, but not for the purpose of sale and merchandise. Except that the Roja may permit the collection and sale of dry and fallen timber and inferior trees

for lowl, gross, wild animals, birds, honey, wax, Irnit and flowers, taking care that such collection is effected in such a manner as not to injure the forest or contravence any specific rule.

#### CHAPTER II.

Of protection of unreserval farests.

- 10. Conservancy of unreserved forests; acts probibited.—Unless expressly permitted by the Raja of Chamba, the following acts are prohibited in all unreserved forests:
  - (a) Breaking up forced land for cultivation.
  - (δ) Setting fire to grass tracts in the vicinity of forests or negligently permitting fire to extend thereto.
  - (c) Serving fire to trees, brushwood or stemps.
  - (d) Cutting out slabs, toroles, from the stems of standing trees, barking or boring for turpentine, or otherwise injuring standing trees.
  - (a) Lopping off branches of the valuable kinds of trees afterwards enumerated, outling young trees of the valuable kinds if less than four feet in girth at three feet from the ground.
  - (f) Selling dry and fullen timber and inferior trees for fuel.
  - (g) Cutting the valuable kinds of trees defailed below without the written permission of the Raja or someone authorized by him to give such permission: —

Permission shall not be given for the felling of more than three hundred dendar trees in the unreserved forceds in any one year, and the return of the trees so felled show he annually rendered by the Raja of Chamba to the Conservator of Forests.

Permits to cut decdar tress shall specify the places and time within which they must be exercised, and they shall be returned to the official by whom they were issued as soon as the time mentioned therein has expired.

#### Спартво ИП.

Of the protection of reserved forests.

Conservancy of reserved forest. All probabilions engagerated in Rule 10 shall (navigitis mutantis) be enforced in reserved forests.

In addition thereto the following acts are prohibited in reserved forests:-

- (h) Traversing a forest except on authorized or public roads and pathways.
- (i) Grazing or tempuss by cattle or flocks and driving of cattle or flocks except on public roads and pathways.
- (k) Collecting grass, brushwood or fodder,
- (l) Collecting fallen timber.
- (m) Removing soil, dead leaves, or mose from the forest or collecting gume and resins. The collection of wax, honey, madder root, fruit, flowers, wild animals and hirds which is not specifically prohibited in the rules is permitted in reserved forests, provided that it is effected by some person who is recorded as the responsible right-holder, and who is bound to effect such collection without trampling or destroying seedlings or young trees, making deep holes in the forest soil, or otherwise unnecessarily injuring the forests.
- (\*) Kindling a fire in the forests or carrying fire except on an authorised road or pathway.
- (v) Carrying any implements for outting wood or grass except on an authorized road or pathway, and except it is carried in pursuance of a Fecuse to cut; and generally no forest rights or privileges of any kind shall be exercised in reserved tracts. Provided that the Forest Officer may permit the Raja when necessary to take what grass and fuel he requires for his personal use, subject to the provision in rule (m). Provided also always that if in any case it has not been found practicable when selecting reserved forests to feave a sufficient or conveniently eitested area of forests as unreserved for the exercise of forest privileges, or if there are no sufficient grazing grounds in the vicinity or if in any other special case it shall be deemed desirable, the exercise of certain forest privileges may be allowed in reserved forests. But in such cases the only privileges to be allowed are—
- (a) Cutting wood for necessary building or agricultural purposes,
- (b) Cutting grass and fodder.
- (c) Grazing cattle and sheep.
- (d) Fuel.
- 12. Definition of printleges and conditions of enercise.—When any privileges are allowed to a reserved forest under the provise to the last preceding rule, such privileges shall be defined by the Raja of Chamba in concert with the Forest Officers and recorded, and the signatures of the "flaque" headmen shall be affixed to such record.

Conditions of felling.—All trees felled under such circumstances shall be so pursuant to a written permit granted by the Forest Officer, which shall specify the place and conditions of felling, and shall fix a fair and sufficient time for falling and removal.

Permits to fell must be returned to the Forest Officer as soon as the time mentioned therein has expired, or as soon as the trees have been felled, if felled before the expiry of the time.

Of other privileges.—Cutting grass, grazing and the collection of fuel may be provided in such portion of the forest as the Forest Officers shall assign for the purpose.

13. Timber required for public works in special cases.—If in any case, in the building of any place, public work, bridge, or readway. His Highness shall require timber which cannot be conveniently taken from an unreserved forest, the Forest Officer shall, if the amount be reasonable and can be spared without injury to the forest, give a written permit for the timber to be felled in a reserved forest in a suitable and proper locality, or timber may be sawn up by the Forest Officer and supplied at cost price at his discretion.

Obsing monocessary footpulls in reserved forests.—Whenever any ownecessary road or pathway passes through a reserved forest, thus rendering its proper conservancy difficult to maintain, the Forest Officer may, with the consent of the Raja, close it against traffic. Due notice of such closing shall be publicly given in the vicinity.

#### CHAPTER IV.

10. Right to timber not covered by a pass.—All timber passing down the rivers Chenab and Ravi across the boundary of the Chamba territory, unless covered by a pass from the Conservator of Forests or an authorized subordinate, and unless marked in the manner described in the pass, shall be deemed to be the property of the British Government, and may be taken possession of by the Conservator of Forests or his authorized subordinate. Such timber shall not be released until the claimant prove his title to the satisfaction of the Conservator or his authorized subordinate, and pays the expenses incurred in eatching and keeping the tirober.

16. Removal, destruction and defacement of logs.—No person shall, without the permission of the Conservator of Forests or his subordinate, remove, but up, burn, deface the marks of or mark again, any timber whether stranded or floating: provided that this rule shall not interfere with the privileges of the villagers to take for firewood stranded pieces of timber which while not bearing any property mark, or not having been sawn are not, however, to be larger than one man can lift by himself.

#### CHAPTER V.

### Of the Punishment of Forces Officers,

17. Offences in unrescribed forests.—Any person who breaks any rate relating to unreserved forests shall be liable to the jurisdiction of the Raja of Chamba for panishment according to law.

18. Offences in reserved forests. -Any person who breaks any rule relating to reserved forests shall be liable, on conviction before the Raja of Chambu or before a Borest Officer invested with magisterial powers under Artiole V of the agreement, to fine not exceeding one hundred rapees, or in default of payment, to three months' imprisonment with or without hard labour. Provided always that when the act which is a breach of the rules amounts to a serious offence, such as mischief or theft, if the case is brought before the Raja he may my the case as for such grave offence instead of proceeding under these rules; and if the case is brought before a Forest Officer with powers as aforesaid he may, material of proceeding as for a breach of the rules, forward the case with a written report to the Raja of Chamba, who may try the case and award such punishment as may be proper.

Signed, scaled and definered by the said Bhure Singh, Raja of Chamba, at Chamba on the eighth day of September 1905 in the presence of

BHURE SINGH,

Baja of Chamba.

SUBODH CHANDRA BANERJEE,

Wead Master, State High School,

Signed, scaled, and delicered for and an behalf of the British Government by R. B. Younghushand, Commissioner and Superintendent of the Eakore Division, acting under the orders of the Hou'ble the Lieucement of Overnor of the Punjab, at Chamba in the presence of

R. E. YOUNGHUSHAND, Commissioner.

K. HARRIS, Major.

P. L. LEARED, Lieutenant.

No. XCVII.

TRANSLATION OF a SUNNOD from the GOVERNOR-GENERAL granting the State of Scokery to Raja Oosen Serr, dated 24th October 1846.

Whereas by the Treaty concluded between the British and Sikh Governments on the 9th Match 1846, the hill country has come into the possession of the Honorable Company; and whereas Raja Ooger Sein, Chief of Scokeit, the highly dignified, evinced his sincore attachment and devotion to the British Government;

the State of Sookiet comprised within the same boundaries as at the comprehenment of the British accupation, together with full administrative powers within the same, is now granted by the British Government to him and the heirs made of his body by his Rance, from generation to generation. On failure of such heirs, any other male heir who may be proved to the British Government to be next of kin to the Raja shall obtain the above State, with administrative powers.

Be it known to the Raja that the British Government shall be at liberty to remove any one from the Cuddee of Sookeit who may prove to be of worthless character and incapable of properly conducting the administration of his State, and to appoint such other nearest heir of the Baja to succeed him as may be capable of the administration of the State and entitled to succeed. The Raja, or any one as above described who may succeed him, shall abide by the following terms entered in this Sunnud, vis.:—

Ist.—The Raja shall pay annually into the treasury of Simla and Subathoo eleven thousand Company's Rupees as maximum by two instalments; the first instalment on the 1st of June, corresponding with Jeth, and the second instalment on the 1st of November, corresponding with Kartie.

2nd.—He shall not levy tolls and duties on goods imported and exported, but shall consider it incumbent on him to protect bankers and traders within his State.

3/d. He shall construct reads within his territory not less than 12 feet in width, and keep them in repair.

4th.—On the breaking out of disturbances he shall, together with his troops and hill porters, whenever required, join the British army, and be ready to execute whatever orders may be issued to him by the British authorities and supply provisions according to his means.

5th.—He shall refer to the British Courts whatever dispute may arise between him and any other chief.

6th.—The Raja shall not alienate any portion of the lands of the said territory without the knowledge and consent of the British Government, nor transfer it by way of mertgage.

7th.—He shall so put a stop to the proctices of slave-dealing, suttee, female infanticide, and the hurning or drowning of lepera, which are opposed to British laws, that no one shall venture in future to revive them.

It behaves the Raja not to encrosed beyond the boundaries of his State on the territory of any other Chief, but to abide by the terms of this Sannud, and adopt such measures as may tend to the welfare of his people, the prosperity of his country, and the improvement of the soil, and ensure the administration of even-handed justice to the aggrieved, the restoration to the people of their just rights, and the security of the roads. He shall not subject his people to extortion, but keep them always contented. The subjects of the State of Sockeit shall regard the Raja and his successors as above described to be the sole proprietor of that territory, and never refuse to pay him the revenue due by them, but remain obedient to him and not up to his just orders.

#### No. XCVIII.

TRANSLATION of a DRAFT of a PREWANNALI in fevour of ARNELI BUESH, KHAN BARADOOR, dated 4th May 1806.

Adverting to the merit of your services and attachment to the British interests, the Right Honourable General Lord Lake, Commander-in-Chief, conferred on you as istimuouree (permanent) grant of the Mehals of Ferosepore, Jherkeh, and the Tuppelle Saungris, Botahanna, Nujhoor, and Nugeena, including the oustoms, as well as lend revenue of them, excepting such gardens and syma jaghire, pumer-thee, and other rent-free lands, as have been long disposed of, and other fixed and established daily allowances, etc., on condition that you require no aid from the British Government, and that you settle the stiairs of the mehals with your own troops, and that you be charged with the expense of providing for the maintenance and support of Khanja Hanjee and other dependants of the late Mirza Nusseemolls Beg Khan, and provided also that you famile on occasions of extense, to the aid of the British Government, a party of 50 troopers, and that you always remain steadfast in your attachment and good will to the British Government.

The British Government having become acquainted with your character and disposition, and with the merit of your services and attachment to its interest, from the communications of the Right Honourable the Commander-in-Chief, has now been pleased to reward those services by confirming to you and your heirs in perpetuity, from generation to generation, the whole of the mehals above mentioned, including both hand revenue and the easyer duties, with the deductions and under the conditions however above specified, from the beginning of the Fusual Rubbee of 1213 Fusies for (answering to September 1805). From that time the British Government will have no concern whatever with those mehals, which will always remain in your possession, and that of your descendants; so those lands require the exercise of arbitrary power, no complaints will be received from the inhabitants of them.

Entertaining a proper sense of gratitude for this distinguished favour, you will continue to manifest attachment to the British Covernment, and your exertions to promote its interests.

In this consists your own advantage and welfare.

Dated 4th May 1806, answering to 14th of Suffer 1221 Hijree.

#### No. XCIX.

Sunnith granted to Alla-oud-deen Armed Kran, Chief of Lohakoo,-1874.

On the recommendation of the Licutenant-Covernor of the Punjub, I hereby confer upon you and your heirs and successors, in the Calefabip of Lohazoo, the title of Nawab, on condition of faithful allegiance to the British Covernment.

NORTHEROOK.

### PART III.

# Treaties, Engagements and Sanads

relating to

### Delhi.

W 116N the Nawah of Outh attempted the invasion of Bengal in 1760, he took with him the son of the Emperor Alamgir II, whom his father had invested with the Subadari of Bengal, Bihar and Orissa. Alamgir was murdered in 1759, and intelligence of this reached his son early in 1760. He assumed the title of Shah Alam, and conferred the office of Wazir on the Nawah of Outh, in whose hands he was virtually a prisoner. The Nawah Wazir's altempted invasion was defeated in January 1761, and Shah Alam went over to the English Camp.

In the same year Ahmad Shah Ahdali defeated the Mahrattas at Panipat, proclaimed Shah Alam Emperor, and invited him to come to Delhi to take possession of his throne. After making an offer to the English of the Diwani of Bengal, Bihar and Orissa, Shah Alam marched towards Delhi, but found himself unable to advance further than Allahabad, where he again joined forces with the Nawab Wazir, and accompanied him in his renewed attempt at the invasion of Bengal, which ended in disaster at the battle of Buxar in October 1764. Shah Alam, despairing of regaining his throne through the aid of the Nawab Wazir, again went over to the English.

The subsequent proposal to depose the Nawab of Oudh and put the Emperor in possession of his territories, with the exception of Chazipur and Benares which the Emperor granted (No. I) to the English, was severely condemned by the Court of Directors as burdensome and profitless. Hence, in 1765, the Nawab was restored to his dominions\* including the districts of Ghazipur and Benares. The districts of Allahabad and Kara however were left in possession of the Emperor.

Shah Alam continued to reside ut Allahahad, though keenly desirous of catualdishing himself at Delhi. The Mahrattas were again overrunaing upper India in order to re-establish the influence they had lost at

356 DELBI.

Panipat: and, for the easier accomplishment of their designs, they undertook to replace Skah Alam on the throne. Contrary to the advice of the British, Shah Alam agreed to place himself in their hands. The Emperor was led into Delhi in all pomp on the 25th December 1771, but he was a mere puppet in the hands of the Mahratias.

In 1773 the Mahraltas extorted from the Emperor a grant of the provinces of Allahabad and Kara, but the Imperial Deputy at Allahabad applied for leave to put them under British protection, as the King had been compelled, while a prisoner, to grant the sanads. The districts were, in the following year, sold to the Wazir of Oudh for fifty lakks of rupees.

The Emperor remained a State prisoner in the hands of the Mahrattas till 1803, when he was released by Lord Lake and brought under the protection of the British Government. All the territories and resources assigned for his support by the Mahrattas were continued to him, and a pecuniary provision, fixed at Rs. 60,000 but afterwards increased to Rs. 1,00,000 s month, was granted in addition. Shah Alam died on the 19th November 1806, and was succeeded by Akbar Shah, who was succeeded in 1837 by his eldest son, Bahadur Shah. The movements of the King were confined to the neighbourhood of Delhi, and he was not allowed to confer titles, or to issue a currency; but he had the control of civil and criminal justice within the palace.

When the mutiny of 1857 broke out, the mutineers in Delhi applied so the King, Bahadur Shah, to put himself at the head of the movement. At first his conduct was most vacillating, but he subsequently identified himself with the rebel cause. After the fall of Delhi, he was captured and tried on the charges of, 1st, aiding and abetting the mutiny of British troops; 2nd, encouraging and assisting diverse persons in waging war against the British Government; 3nd, assuming the sovereignty of India; 4th, causing and being accessory to the murder of Christians. The ex-King was convicted on all of the charges, and was removed to Rangoon, where he died on the 7th November 1862.

During the mutiny of 1857, when communication between Delhi and Agra and Calculta was for the most part cut off, the administration of the Delhi and Hissar territories was assumed by the Chief Commissioner of the Punjab, and after the restoration of peace these districts were finally placed under the control of the Punjab Government. As regards the chiefs in this territory, see Punjab, Part II.

No events of outstanding importance occurred in the period from 1857 to 1911, during which the Delhi district remained under the administration of the Punjab.

On the occasion of the Coronation Darhar held at Delhi on the 12th December 1911, Delhi was proclaimed the Capital of India. Subsequently DELHI, 367

on the 1st October 1912 the new Province of Delhi, consisting of the old Delhi tabail and the thana of Mahrauli, was constituted and placed under the local administration of a Chief Commissioner directly subordinate to the Government of India. 65 villages from the adjoining district of Mascut in the United Provinces were added to the enclave on the 1st April 1915.

The Government of India took up their permanent residence in Delhi as the winter capital of India on the 23rd December 1912.

On the formation of the new Delhi Province the States of Loharn, Patendi, Dujana and Kalsia, which were formerly under the political superintendence of the Commissioner of the Delhi Division, were transferred to the political charge of the Commissioner of the Ambala Division (see Punjab, Part II).

#### No. 1.

PROPOSALS made by the Kinn Sharf-Aalim, and coclosed in a letter from Major Hectus Munko to the Persident and Council at Bengal, dated from the Camp at Bengal, the 22nd of November 1764.

If this country is to be kept, put me in possession of it, and leave a small detachment of the troops with me, to show that I am protected by the English, and they shall be at my expense; that if any enemy come at any time against me, I will make such connections in the country, that, with my own treeps, and the aforementioned small detachment, will defend the country, without any further assistance from the English, and I will pay them, of the revenues of the country, what sum they shall demand yearly. If the English will, contrary to their interest, make peace with the Vizier, I will go to Delhi: for I cannot think of returning again into the hands of a man who has used me so ill. I have no friends I depend on more than the English; their furner behaviour to me will make me over respect and regard them. Now is their time to be in possession of a country shounding with riches and treasure; I shall be satisfied with whatever share they please of it. The Robillas were always exemises to the imperious Vizier. They are all my friends.

ARTHLES to be executed by the King, suclosed in a letter from the President and Council at Brugat to Major Heoren Money, Commander-in-Chief of the Army, sent the 6th of December 1764.

In consideration of the assistance and fidelity of the English Company, which has freed as from the inconveniences we laboured under, and strengthened the foundations of the Empire which God has given us, we have been graciously pleased to grant to the English Company our Royal favours according to the following Articles, which shall temain firm both in present and in future.

As the English Company have been put to great expense and their affairs exposed to danger by the war which the Nebob Shajah-al-Dowlah, unjustly, and contrary to our Royal pleasure, waged against them, we have therefore assigned to them the country of Ghausepoor and the rost of the zemindarry of Bulwant Bing, belonging to the Nizamut of the Nahob Shajah-ul-Dowlah: and the regulation, and government thereof, we have given to their disposul in the same manner as it was in the Nahob Shajah-ul-Dowlah's. The aforesaid Rajah having sentled terms with the Chiefs of the English Company, is, according thereto, to pay the revenues to the Company; and the amount shall not belong to the books of the Royal revenue, but shall be expunged from them.

The army of the English Company, having joined our standard, shall put us in possession of Illiahad and the rest of the countries belonging to the Nizamut of the Nabob Shujah-ul-Dowlsh; and the revenues, excepting those of Rujah Bulwant's semindarry, shall be in our entire management and disposal.

As the English Company will be at a further expense in patting as in possession of Illiabad and the rest of the Nizamut of the Nabob Shajah-at-Dowlah, we will therefore, as we get possession, grant to them out of our (reasury, such a proportion of the revenues as the exigencies of our affairs will admit of; and when we are put in full possession, we will reimburse the whole expenses of the Company in this business from the time of their joining our Royal standard.

### FIRMAUND executed by the King,-1764.

As the English Company have been put to great expense and their affairs exposed to danger by the war which the Nabob Shujah-ul-Dowlah, unjustly, and contrary to our Royal pleasure, waged against them, we have therefore assigned to them the country of Ghauzepoor, and the rest of the zemindarry of Rajah Balwant Singh, belonging to the Nizamut of the Nabob Shujah-al-Dowlah; and the regulation and government thereof we have given to their disposal, in the same manner as it was in the Nabob Shujah-ul-Dowlah's. The aforesaid Rajah having settled terms with the Chiefs of the English Company is according thereto, to pay the revenues to the Company.

The army of the English Company having joined our standard, shall put us in presession of Illiabad, and the rest of the countries belonging to the Niramut of the Nabob Shujah-ul-Dowlah; and the revenues, excepting these of Rajah Bulwant's remindarry, shall be in our entire management and disposal.

It becomes the Company to show their grateful sense of our Royal favours and to exert themselves to the utmost in the proper management and regulation of the country; to encourage and belviend our subjects, to punish the contentions, and expel the rebeilious from their territories. They must use their best endeavours to promote the welfare of our people, the tyots, and other inhebitants; to prohibit the use of things of an intexicating nature, and such as are forbidden by the Law of God; in driving out ensuine, in deciding causes, and settling matters agreeably to the rules of Mahomed and the Law of the Empire; so that the inhabitants may apply themselves, with peace of mind and satisfaction, to the cultivation of the country, and the exercise of other their professions, and that the weak may not labour under apprecian and violence. They will consider these as our strict injunctions.

Written on the 4th day of Rajeb, the 6th year of the reign, 20th December 1764.

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