No. 518.—PRELIMINARY TREATY OF PEACE between Russia and Turkey. Signed at San Stefano, $\frac{19th\ February}{3rt\ March}$, 1878.*†

ART.

TABLE.

Preamble.

- 1. Montenegro. Rectification of Frontier. European Boundary Commission to be appointed. Navigation of the Boyana .-- (Map).
- 2. Montenegro. Independence. Character and Form of Relations between Turkey and Mantenegro to be determined subsequently. Convention to be concluded. Relations between Inhabitants on Confines, and Military Works. Disputes with Turkey: Arbitration of Russia and Austria Hungary. Evacuation of Turkish Territory by Montenegro.

3. Servia. Independence. Boundaries. Ada-Kale. Appointment of a Boundary Commission.

4. Servia. Right of non-resident Mussulmans to hold Real Property. Turco-Servian Commission, assisted by Russian Commissioner, to be appointed. Commission to settle Alienation of State Property, Religious Endowments, and Private Interests. Rights of Servians travel-ling in Turkey. Evacuation of Turkish Territory by Servian Troops.

5. Roumania. Independence. Indemnity to Roumania. Rights of Roumanians in Turkey.

- 6. Bulgaria. An Autonomous Tributary Principality, with Christian Government and National Militia. Boundaries to be traced by Russo-Turkish Commission. Duties of Commission; Nationalities, &c. Line of Boundary .- (Map).
- 7. Bulgaria. Election of Prince. Exclusion of Dynasties of Great European Powers. Election in case of Vacancy. Assembly of Notables to draw up Organic Law previous to Election of Prince. Rights and Interests of different Populations. Russian Commissioner to superintend new System for Two Years. Special European Delegates to be associated with Russian Commissioner after first year.

8. Bulgaria. Evacuation by Ottoman Troops. Fortresses to be razed.

Disposal of Material of War by Turkey. Russian Occupation until formation of Native Militia. Strength of Army of Occupation. Expense to be borne by Bulgaria. Russian Communications with necessary Depôts.

algaria. Tribute to Turkey. Agreement to be made with Turkey to undertake Obligations towards Rustchuck and Varna Railway Com-9. Bulgaria. pany, as well as with other Railway Companies.

10. Bulgaria. Transport of Turkish Troops, &c., through, by fixed Routes.

Special Regulation to lay down Conditions. Irregular Troops, Bashi-Bazouks, and Circassians. Right of Turkey to Postal and Telegraph Services.

23rd, 1878. See note, page 2699.

† See Protocols of Congress held at Berlin, June, July, 1878 (No. 528), and Treaty signed at Berlin, 13th July, 1878 (No. 530). 2672

[•] Communicated to the Earl of Derby by Count Schouvaloff, March

RUSSIA AND TURKEY.

[Treaty of San Stefano.]

ART.

- 11. Bulgaria. Right of Non-resident Mussulmans to hold Real Property. Turco-Bulgarian Commissions, under Superintendence of Russian Commissioners, to be appointed. Similar Commissions to settle Alienation, &c., of State Property and Religious Endowments (Vakoufs). Sale of unclaimed Properties.*
- 12. Danube. Fortresses to be razed. No Strongholds to exist on its Banks. Vessels of War not to navigate Water of the Principalities. Exceptions. Maintenance of Rights, &c., of International Commission of Lower _Danube.
- 13. Danube. Turkey to render passage of Soulina again navigable, and to indemnify Private Individuals.
- 14. Bosnia and Herzegovina. Proposals of Conference at Constantinople to be introduced. Non-payment of Arrears of Taxes. Revenues to be applied to indemnify Families of Refugees and Inhabitants, and local needs. Application of future Revenues.
- 15. Crete: Application of Organic Law of 1868. Similar Law for Epirus, Thessaly, and other parts of Turkey in Europe. Special Commissions
- 16. Armenia, Turkish Reforms and Improvements in, and in Provinces inhabited by Armenians. Security against Kurds and Circassians.
- 17. Amnesty to Ottoman Subjects. Prisoners and Exiles to be restored to Liberty.
- 18. Khotour. Possession of Town; and Delimitation of Turco-Persian Boundary.
- 19. War Indemnities, Pecuniary and Territorial, to be paid by Turkey to Russia. In Europe: Sandjak of Toultcha, Delta of the Danube, Island of Serpents, Bessarabia, &c. In Asia :- Ardahan, Kars, Batoum, Bayazet, &c. (Map). Russian Subjects and Establishments.
- 20. Lawsuits of Russian Subjects.
- 21. Liberty to Inhabitants of Ceded Territories to leave and sell their Real Property. Sale of State Property and Religious Establishments by Russo-Turkish Commission. Removal of War Material, &c., from Ceded Territories not occupied by Russian Troops.
- 22. Rights, &c., of Russian Ecclesiastics, &c., travelling or residing in Turkey. Russian Diplomatic and Consular Protection to Russian Ecclesiastics, their possessions, &c., in Holy Places and elsewhere. Rights and Privileges of Russian Monks of Mount Athos.
- 23. Renewal of all Treaties of Commerce, &c., except Chuses affected by present Act.
- 24. Bosphorus and Dardanelles. To remain open to Neutral Merchant Vessels in time of War. A Fictitious Blockade of Ports of Black Sea and Sea of Azow not to be renewed.
- 25. Russian Evacuation of Turkey in Europe, except Bulgaria, after conclusion of Definitive Peace. Shipment of Russian Troops from Ports of Black Sea and Sea of Marmora. Evacuation of Turkey in Asia, vid Trebizond, after conclusion of Definitive Peace. Evacuation to commence after Exchange of Ratifications.

26. Russian Administration of occupied Localities until Evacuation. Turkey not to participate therein. Ottoman Authority not to be exercised until Possession is handed over by Russia.

27. Amnesty. Ottoman Subjects not to be punished for their Relations with Russia during the War. Liberty to Persons and their Families to leave with Russian Troops.

28. Prisoners of War, Exchange of, on Radification of Preliminaries of Peace,

Final Paragraph to Article XI.

Bulgarians Travelling or Sojourning in Turkey to be subject to Turkish Laws and Authorities. .

(Translation as laid before Parliament.)

His Majesty the Emperor of Russia and His Majesty the Emperor of the Ottomans, inspired with the wish of restoring and securing the blessings of peace to their countries and people, as well as of preventing any fresh complication which might imperil the same, have named as their Plenipotentiaries, with a view to draw up, conclude, and sign the Preliminaries of Peace:-

His Majesty the Emperor of Russia on the one side, the Count Nicolas Ignatiew, Aide-de-Camp General of His Imperial Majesty, Lieutenant-General, Member of the Council of the Empire, &c.; and le Sieur Alexander Nelidow, Chamberlain of the Imperial Court, Conseiller d'Etat actuel, &c.;

And His Majesty the Emperor of the Ottomans on the otherside, Safvet Pasha, Minister for Foreign Affairs, &c.; and Sadoullah Bey, His Majesty's Ambassador at the Imperial Court of Germany, &c.;

Who, after having exchanged their full powers, which were found to be in good and proper form, have agreed to the follow-

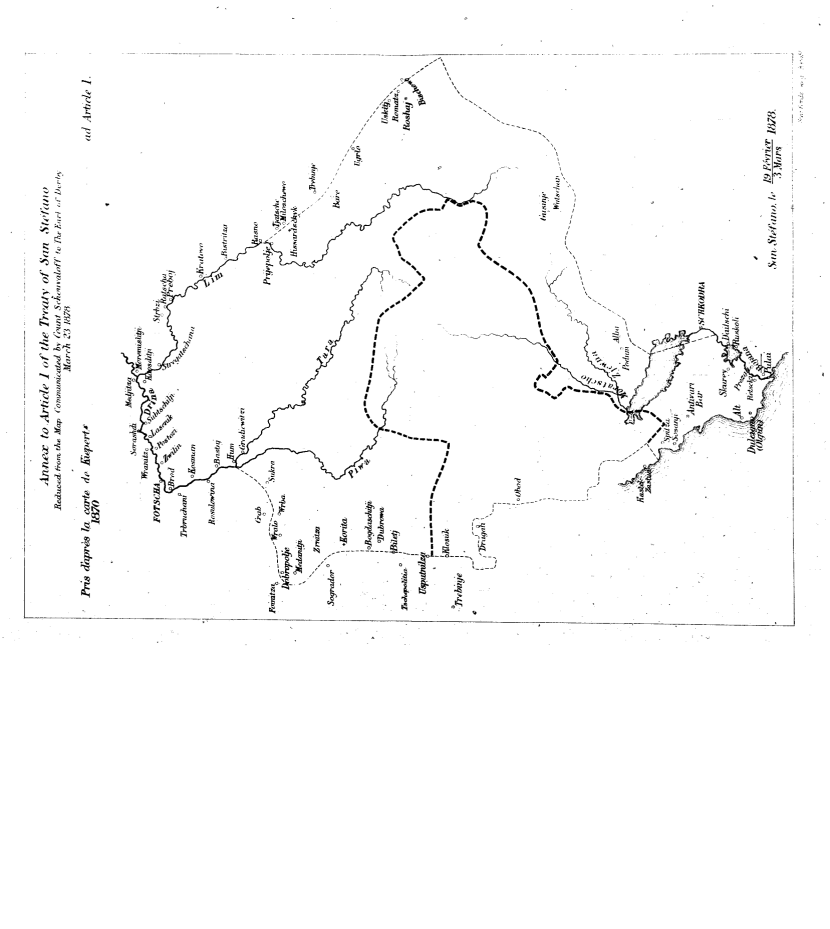
Montenegro. Rectification of Frontier.*

ART. I. In order to put an end to the perpetual conflicts between Turkey and Montenegro, the frontier which separates the two countries will be rectified conformably to the Map hereto annexed, subject to the reserve hereinafter mentioned, in the following manner:-

From the mountain of Dobrostitza the frontier will follow the line indicated by the Conference of Constantinople (No. 477) as

* Sze Maps facing pages 2674, 2782, and Convention between Turkey and Montenegro of 21st December, 1884. See also Treaty of Berlin, 13th July, 1878 (No. 530), Art. XXVIII, page 27814

Map annexed to Article 1 of the freaty of San Stefano. (MONTENECRO)



Map annexed to Article I of the Treaty of San Stefano (MONTENECRO)

far as Korito by Bilek. Thence the new frontier will run to Gatzko (Metochia-Gatzko will belong to Montenegro), and towards the confluence of the Piva and the Tara, ascending towards the north by the Drina as far as its confluence with the Lim. The eastern frontier of the Principality will follow this last river as far as Prijepoljé, and will proceed by Roshaj to Sukha-Planina (leaving Bihor and Roshaj to Montenegro). Taking in Bugovo, Plava, and Gusinje, the frontier line will follow the chain of mountains by Shlieb, Paklen, and along the northern frontier of Albania by the crests of the Mountains Koprivnik, Babavik, Bor-vik, to the highest peak of Prokléti. From that point the frontier will proceed by the summit of Biskaschik, and will run in a straight line to the Lake of Tjiceni-hoti. Dividing Tjiceni-hoti and Tjiceni-kastrati, it will cross the Lake of Scutari to the Boyana, the thalweg of which it will follow as far as the sea. Nichsich, Gatzko, Spouje, Podgoritza, Zabliak, and Antivari will remain to Montenegro.*

Montenegro. European Boundary Commission to be appointed.

A European Commission, on which the Sublime Porte and the Government of Montenegro shall be represented, will be charged with fixing the definitive limits of the Principality, making on the spot such modifications in the general tracing as it may think necessary and equitable, from the point of view of the respective interests and tranquillity of the two countries, to which it will accord in this respect the equivalents deemed necessary.

Montenegro. Navigation of the Boyana.+

The navigation of the Boyana having always given rise to disputes between the Sublime Porte and Montenegro, will be the subject of a special regulation, which will be prepared by the same European Commission.

Montenegro. Independence recognized by the Porte. Character and Form of Relations between Turkey and Montenegro to be determined subsequently.

ART. II. The Sublime Porte recognizes definitively the Independence of the Principality of Montenegro.

- * Dulcigno was captured by the Montenegrins on the 18th January, 1878.
- † See Treaty of Berlin, 13th July, 1878 (No. 530), Art. XXIX, page 2783.
- † See Treaty of Berlin, 13th July, 1878 (No. 530), Arts. XXVI and XXVII, page 2781. 2675 8 1 2

An understanding between the Imperial Government of Russia, the Ottoman Government, and the Principality of Montenegro will determine subsequently the character and form of the relations between the Sublime Porte and the Principality as regards particularly the establishment of Montenegrin Agents at Constantinople, and in certain localities of the Ottoman Empire, where the necessity for such Agents shall be recognized, the extradition of fugitive criminals on the one territory or the other, and the subjection of Montenegrins travelling or sojourning in the Ottoman Empire to the Ottoman laws and authorities, according to the principles of international law and the established usages concerning the Montenegrins.

Montenegro. Convention to be concluded. Relations between Inhabitants on Confines; and Military Works.

A Convention will be concluded between the Sublime Porto and Montenegro to regulate the questions connected with the relations between the inhabitants of the confines of the two countries and with the military works on the same confines. The points upon which an understanding cannot be established will be settled by the arbitration of Russia and Austria-Hungary.

Montenegro. Disputes with Turkey. Arbitration of Russia and Austria-Hungary.

Henceforward, if there is any discussion or conflict, except as regards new territorial demands, Turkey and Montenegro will leave the settlement of their differences to Russia and Austria-Hungary, who will arbitrate in common.

Montenegro. Evacuation of Turkish Territory.

The troops of Montenegro will be bound to evacuate the territory not comprised within the limits indicated above within ten days from the signature of the Preliminaries of Peace.

Servia. Independence. Boundaries.*

ART. III. Servia is recognized as independent. Its frontier, marked on the annexed Map, will follow the thalweg of the Drina, leaving Little Zwornik and Zakar to the Principality, and following the old limit as far as the sources of the stream

* See Maps facing pages 2676 and 2786; and Treaty of Berlin, 13th July, 1878 (No. 530), Arts. XXXIV—XXXVI, pages 2785 and 2786.

Map annexed to Article III of the Treaty of San Stefano (SERVIA) Map annexed to Article III of the Treaty of San Stefano

(SERVIA)

Dezevo, near Stoilac. Thence the new line will follow the course of that stream as far as the River Raska, and then the course of the latter as far as Novi-Bazar.

From Novi-Bazar, ascending the stream which passes near the villages of Mekinje and Irgoviste, as far as its source, the frontier line will run by Bosur Planina, in the valley of the Ibar, and will then descend the stream which falls into this river, near the village of Ribanic.

The line will then follow the course of the Rivers Ibar, Sitnitza, and Lab, and of the brook Batintze to its source (upon the Grapachnitza Planina). Thence the frontier will follow the heights which separate the waters of the Kriva and the Veternitza, and will meet the latter river by the shortest route at the mouth of the stream Miovatzka, which it will ascend, crossing the Miovatzka Planina and redescending towards the Morava, near the village of Kalimanci.

From this point the frontier will descend to the Morava as far as the River Vlossina, near the village of Starkovtzi. Reascending the latter river, as well as the Linberazda, and the brook Koukavitze, the line will pass by the Sukha Planina, will run along the stream Vrylo as far as the Nisawa, and will descend the said river as far as the village of Kronpatz, whence the line will rejoin by the shortest route the old Servian frontier to the south-east of Karaoul Baré, and will not leave it until it reaches the Danube.

Ada-Kale will be evacuated and razed.

Servia. Appointment of a Boundary Commission.

A Turco-Servian Commission, assisted by a Russian Commissioner, will, within three months, arrange upon the spot the definite frontier line, and will definitely settle the questions relating to the islands of the Drina. A Bulgarian delegate will be admitted to participate in the work of the Commission when it shall be engaged on the frontier between Servia and Bulgaria.

Servia. Right of Non-resident Mussulmans to hold Real Property.*

Turco-Servian Commission, assisted by Russian Commissioner, to be appointed.

ART. IV. The Mussulmans holding lands in the territories

* See Treaty of Berlin, 13th July, 1878 (No. 530), Art. XXXIX,
page 2787.

2677

annexed to Servia, and who wish to reside out of the Principality, can preserve their real property by having them farmed out or administered by others. A Turco-Servian Commission, assisted by a Russian Commissioner, will be charged to decide absolutely, in the course of two years, all questions relating to the verification of real estate in which Mussulman interests are concerned.

Servia. Commission to settle Alienation of State Property, Religious Endowments (Vakoufs), and Private Interests. Rights of Servians travelling in Turkey.*

This Commission will also be called upon to settle within three years the method of alienation of State property and of religious endowments (Vakoufs), as well as the questions relative to the interests of private persons which may be involved. Until a direct Treaty is concluded between Turkey and Servia determining the character of the relations between the Sublime Porte and the Principality, Servian subjects travelling or sojourning in the Ottoman Empire shall be treated according to the general principles of international law.

Servia. Evacuation of Turkish Territory by Servian Troops.

The Servian troops shall be bound to evacuate the territory not comprised within the above-mentioned limits within fifteen days from the signature of the Preliminaries of Peace.

Roumania. Independence. † Indomnity to Roumania.

ART. V. The Sublime Porte recognises the Independence of Roumania, which will establish its right to an indemnity, to be discussed between the two countries.

Roumania. Rights of Roumanians in Turkey.

Until the conclusion of a direct Treaty between Turkey and Roumania, Roumanian subjects will enjoy in Turkey all the rights guaranteed to the subjects of other European Powers.

- * See Treaty of Berlin, 13th July, 1878 (No. 530), Arts. XXXIX, XL,
- and XLI, page 2789.

 † See Treaty of Berlin, 13th July, 1878 (No. 530), Art. XLIII, page 2790.
- 1 See Treaty of Berlin, 13th July, 1878 (No. 530), Art. L, page 2792. 2678

Bulgaria.

[Treaty of San Stefano.]

An Autonomous Tributary Principality, with Christian

ART. VI. Bulgaria is constituted an autonomous tributary Principality, with a Christian Government and a national militia.

Government and National Militia.*

Bulgaria. Boundaries to be traced by Russo-Turkish Commission.*

The definitive frontiers of the Bulgarian Principality will be traced by a special Russo-Turkish Commission before the evacuation of Roumelia by the Imperial Russian Army.

Bulgaria. Duties of Russo-Turkish Commission, Nationalities, &c.

This Commission will, in working out the modifications to be made on the spot in the general tracing, take into account the principle of the nationality of the majority of the inhabitants of the border districts, conformably to the Bases of Peace, and also the topographical necessities and practical interests of the intercommunication of the local population.

Bulgaria. Line of Boundary.

The extent of the Bulgarian Principality is laid down in general terms on the accompanying Map, which will serve as a basis for the definitive fixing of the limits. Leaving the new frontier of the Servian Principality, the line will follow the western limit of the Caza of Wrania as far as the chain of the Kara-dagh. Turning towards the west, the line will follow the western limits of the Cazas of Koumanovo, Kotchani, Kalkandelen, to Mount Korab; thence by the River Welestchitza as far as its junction with the black Drina. Turning towards the south by the Drina and afterwards by the western limit of the Caza of Ochride towards Mount Linas, the frontier will follow the western limits of the Cazas of Gortcha and Starovo as far as Mount Grammos. Then by the Lake of Kastoria, the frontier line will rejoin the River Moglénitza, and after having followed its course, and passed to the south of Yanitza (Wardar Yenidje), will go by the mouth of the Wardar and by the Galliko towards the villages of Parga and of Saraï-keui; thence through

* See Treaty of Berlin, 13th July, 1878 (No. 530), Art. I, page 2766.

[†] See Treaty of Berlin, 13th July, 1878 (No. 530); Art. II, page 2766. See also Maps facing pages 2680 and 2768.

the middle of Lake Bechik-Guel to the mouth of the Rivers Strouma and Karassou, and by the sea coast as far as Burn-Guel; thence striking north-west towards Mount Tchaltépé by the chain of Rhodope as far as Mount Krouschowe, by the Black Balkans (Kara-Balkan), by the mountains Eschek-koulatchi, Tchepelion, Karakolas, and Tschiklar, as far as the River Arda.

Thence the line will be traced in the direction of the town of Tchirmen, and leaving the town of Adrianople to the south, by the villages of Sugutlion, Kara-Hamza, Arnaout-keni, Akardji, and Enidje as far as the River Tékéderessi. Following the Rivers Tékéderessi and Tchorlouderessi as far as Loulé-Bourgaz, and thence, by the River Soudjak-déré as far as the village of Serguen, the frontier line will go by the heights straight towards Hakim-tabiassi, where it will strike the Black Sea. It will leave the sea coast near Mangalia, following the southern boundaries of the Sandjak of Toultcha, and will come out on the Danube above Rassova.

Bulgaria. Election of Prince. Exclusion of Dynasties of Great European Powers.*

ART. VII. The Prince of Bulgaria shall be freely elected by the population and confirmed by the Sublime Porte, with the assent of the Powers. No member of the reigning dynastics of the great European Powers shall be capable of being elected Prince of Bulgaria.

Bulgaria. Election of Prince in case of Vacancy.*

In the event of the dignity of Prince of Bulgaria being vacant, the election of the new Prince shall be made subject to the same conditions and forms.

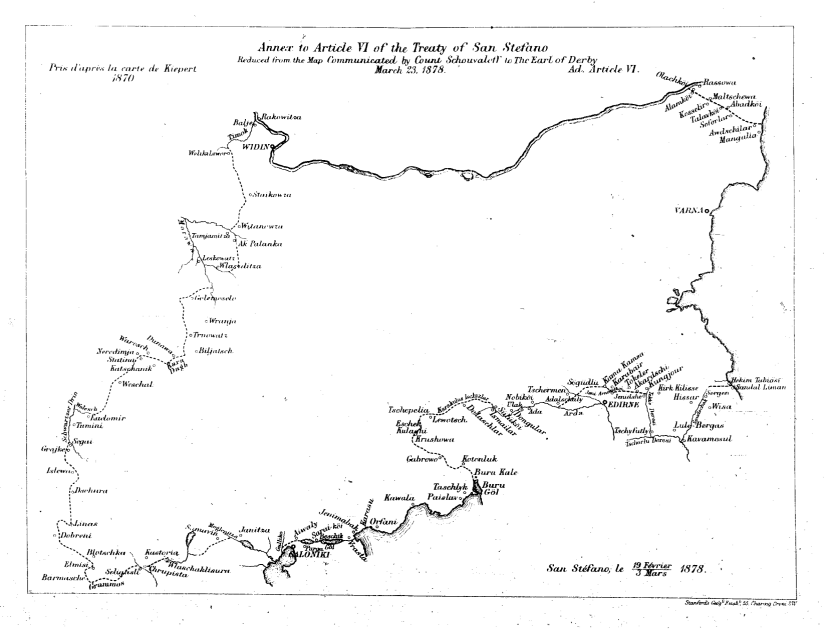
Bulgaria. Assembly of Notables to draw up Organic Law previous to Election of Prince.

Before the election of the Prince, an Assembly of Bulgarian Notables, to be convoked at Philippopolis (Plowdiw) or Tyrnowo, shall draw up, under the superintendence of an Imperial Russian Commissioner, and in the presence of an Ottoman Commissioner, the organization of the future administration, in conformity with

See Treaty of Berlin, 13th July, 1878 (No. 530), Art. 111, page 2768.
 See Treaty of Berlin, 13th July, 1878 (No. 530), Art. IV, page 2769.
 2680

Map annexed to Article VI of the Treaty of San Stefano.

(BULGARIA)



Map
annexed to Article VI of the
Treaty of San Stefano
(BULGARIA)

the precedent established in 1830 after the Peace of Adrianople (No. 145), in the Danubian Principalities.*

Bulgaria. Rights and Interests of different Populations. †

In the localities where Bulgarians are mixed with Turks, Greeks, Wallachians (Koutzo-Vlachs), or others, proper account is to be taken of the rights and interests of these populations in the elections and in the preparation of the Organic Laws.

Bulgaria. Russian Commissioner to superintend New System for Two Years. Special European Delegates to be associated with Russian Commissioner after first Year.

The introduction of the new system into Bulgaria, and the superintendence of its working, will be entrusted for two years to an Imperial Russian Commissioner. At the expiration of the first year after the introduction of the new system, and if an understanding on this subject has been established between Russia, the Sublime Porte, and the Cabinets of Europe, they can, if it is deemed necessary, associate Special Delegates with the Imperial Russian Commissioner.

Bulgaria; Evacuation of, by Ottoman Troops. Fortresses to be razed. Disposal of Material of War by Turkey.

ART. VIII. The Ottoman army will no longer remain in Bulgaria, and all the ancient fortresses will be razed at the expense of the local government. The Sublime Porte will have the right to dispose, as it sees fit, of the war material and of the other property belonging to the Ottoman Government which may have been left in the Danubian fortresses already evacuated in accordance with the terms of the Armistice of the $\frac{19th}{31st}$ January (No. 515), as well as of that in the strongholds of Schoumla and

Bulgaria. Russian Occupation until formation of Native Militia. Until the complete formation of a native militia sufficient to preserve order, security, and tranquillity, and the strength of

- * See page 2694.
- + See Treaty of Berlin, 13th July, 1878 (No. 530), Art IV, page 2789,
- 2 See Treaty of Berlin, 13th July, 1878 (No. 530), Art. XI, page 2778. 2681

which will be fixed later on by an understanding between the Ottoman Government and the Imperial Russian Cabinet, Russian troops will occupy the country, and will give armed assistance to the Commissioner in case of need. This occupation will also be limited to a term approximating to two years.

Bulgaria. Strength of Army of Occupation. Expense to be borne by Bulgaria. Russian Communications, with necessary Depôts.

The strength of the Russian army of occupation, to be composed of six divisions of infantry and two of cavalry, which will remain in Bulgaria after the evacuation of Turkey by the Imperial army, shall not exceed 50,000 men. It will be maintained at the expense of the country occupied. The Russian troops of occupation in Bulgaria will maintain their communications with Russia, not only through Roumania, but also by the ports of the Black Sea, Varna and Bourgas, where they may organize, for the term of the occupation, the necessary depôts.*

Bulgaria. Tribute to Turkey.

ART. IX. The amount of the annual tribute which Bulgaria is to pay the Suzerain Court, by transmitting it to a bank to be hereafter named by the Sublime Porte, will be determined by an agreement between Russia, the Ottoman Government, and the other Cabinets, at the end of the first year during which the new organization shall be in operation. This tribute will be calculated on the average revenue of all the territory which is to form part of the Principality.

Bulgaria. Agreement to be made with Turkey to undertake Obligations towards Rustchuck and Varna Ruilway Company, as well as with other Ruilway Companies.

Bulgaria will take upon itself the obligations of the Imperial Ottoman Government towards the Rustchuck and Varna Railway Company, after an agreement has been come to between the Sublime Porte, the Government of the Principality, and the Directors of this Company. The regulations as to the other railways (voies ferrées) which cross the Principality are also reserved for an agreement between the Sublime Porte, the

- * See Convention between Bulgaria and Russia of 28th July, 1883.
- † See Treaty of Berlin, 13th July, 1878 (No. 530), Art. IX, page 2771.
- \$ See Treaty of Berlin, 13th July, 1878 (No. 530), Art. X, page 2772.

Government established in Bulgaria, and the Directors of the Companies concerned.

Bulgaria. Transport of Turkish Troops, &c., through Bulgaria by fixed Routes. Special Regulation to lay down Conditions.

ART. X. The Sublime Porte shall have the right to make use of Bulgaria for the transport by fixed routes of its troops, munitions, and provisions to the provinces beyond the Principality, and vice versā. In order to avoid difficulties and misunderstandings in the application of this right, while guaranteeing the military necessities of the Sublime Porte, a special regulation will lay down the conditions of it within three months after the ratification of the present Act by an understanding between the Sublime Porte and the Bulgarian Government.

Bulgaria. Irregular Troops, Bashi-Bazouks, and Circassians.*

It is fully understood that this right is limited to the regular Ottoman troops, and that the irregulars, the Bashi-Bazouks, and the Circassians will be absolutely excluded from it.

Bulgaria. Right of Turkey to Postal and Telegraph Services.

The Sublime Porte also reserves to itself the right of sending its postal service through the Principality, and of maintaining telegraphic communication. These two points shall also be determined in the manner and within the period of time indicated above.

Bulgaria. Right of non-resident Mussulmans to hold Real Property. Turco-Bulgarian Commissions, under superintendence of Russian Commissioners, to be appointed.

ART. XI.† The Mussulman proprietors or others who fix their personal residence outside the Principality may retain their estates by having them farmed or administered by others. Turco-Bulgarian Commissions shall sit in the principal centres of population, under the superintendence of Russian Commissioners, to decide absolutely in the course of two years all questions relative to the verification of real property in which either Mussulmans or others may be interested.

* See Treaty of Berlin, 19th July, 1878 (No. 530), Art. XI, page 2773.

† See also final paragraph, page 2693: But see Treaty of Berlin, 18th
July, 1878 (No. 530), Art. XII, page 2773.

2683

Bulgaria. Similar Commissions to settle Alienation, &c., of State Property and Religious Endowments (Vakoufs).*

Similar Commissions will be charged with the duty of regulating within two years all questions relative to the mode of alienation, working, or use for the benefit of the Sublime. Porte of the property of the State, and of the religious endowments (Vakoufs).

Bulgaria. Sale of unclaimed Properties.

At the expiration of the two years mentioned above, all properties which shall not have been claimed shall be sold by public auction, and the proceeds thereof shall be devoted to the support of the widows and orphans, Mussulman as well as Christian, victims of the recent events.

Danube. Fortresses to be razed. No Strongholds to exist on its Banks. Vessels of War not to navigate Waters of the Principalities. Exceptions.

ART. XII. All the Danubian fortresses shall be razed. There shall be no strongholds in future on the banks of this river, nor any men-of-war in the waters of the Principalities of Roumania, Servia, and Bulgaria, except the usual "stationnaires" and the small vessels intended for river-police and Custom-house purposes.

Danube. Maintenance of Rights, &c., of International Commission of Lower Danube.‡

The rights, obligations, and prerogatives of the International Commission of the Lower Danube are maintained intact.

Danube. Turkey to render passage of Soulina again navigable, and to indemnify Private Individuals.

ART. XIII. The Sublime Porte undertakes to render the passage of Soulina again navigable, and to indemnify the private individuals who have suffered loss by the war and the

- * See Treaty of Berlin, 13th July, 1878 (No. 530), Art. XII, page
- See Treaty of Berlin, 13th July, 1878 (No. 530), Art. LII, page 2793. See Treaty of Berlin, 13th July, 1878 (No. 530), Arts. XLVI, LIII, to LVII, pages 2789, 2791, and 2792.

interruption of the navigation of the Danube, applying for this double charge a sum of 500,000 francs from the amount due to the Sublime Porte from the Danubian Commission.

Bosnia and Herzegovina. Proposals of Conference at Constantinople to be introduced.

ART. XIV. The European proposals communicated to the Ottoman Plenipotentiaries at the first sitting of the Constantinople Conference (No. 447), shall be immediately introduced into Bosnia and Herzegovina, with any modifications which may be agreed upon in common between the Sublime Porte, the Government of Russia, and that of Austria-Hungary.

Bosnia and Herzegovina. Non-payment of Arrears of Taxes. Revenues to be applied to indemnify Families of Refugees and Inhabitants, and local needs. Application of future Revenues.*

The payment of arrears of taxes shall not be required, and the current revenues of those provinces until the 1st March, 1880, shall be exclusively applied to indemnify the families of refugees and inhabitants, victims of recent events, without distinction of race or creed, as well as to the local needs of the country. The sum to be received annually after this period by the Central Government shall be subsequently fixed by a special understanding between Turkey, Russia, and Austria-Hungary,

Crete. Application of Organic Law of 1868.+

ART. XV. The Sublime Porte engages to apply scrupulously in the Island of Crete the Organic Law of 1868; taking into account the previously expressed wishes of the native population.

Epirus, Thessaly, and other parts of Turkey in Europe. Organic Laws.§

An analogous law adapted to local requirements shall likewise be introduced into Epigus, Thessaly, and the other parts of

- * See Treaty of Berlin, 13th July, 1878 (No. 530), Art. XXV, page 2780.
- † See Treaty of Berlin, 13th July, 1878 (No. 530). Art. XXIII, page 2779. ‡ See Appendix, and "State Papers," Vol. 58, page 138.
- See Treaty of Berlin, 13th July, 1878 (No. 530), Art. XXIV, page 2779. 2685

Turkey in Europe, for which a special constitution is not provided by the present Act.

Organic Laws. Special Commissions to settle Details.*

Special Commissions, in which the native population will be largely represented, shall in each province be entrusted with the task of elaborating the details of the new organization, and the result of their labours shall be submitted to the Sublime Porte, who will consult the Imperial Government of Russia before carrying it into effect.

Armenia; Turkish Reforms and Improvements in, and in Provinces inhabited by Armenians. Security against Kurds and Circassians. +

ART. XVI. As the evacuation by the Russian troops of the territory which they occupy in Armenia, and which is to be restored to Turkey, might give rise to conflicts and complications detrimental to the maintenance of good relations between the two countries, the Sublime Porte engages to carry into effect, without further delay, the improvements and reforms demanded by local requirements in the provinces inhabited by Armenians, and to guarantee their security from Kurds and Circassians.

Amnesty to Ottoman Subjects. Prisoners and Exiles to be restored to Liberty.‡

ART. XVII. A full and complete amnesty is granted by the Sublime Porte to all Ottoman subjects compromised by recent events, and all persons imprisoned on this account or sent into exile shall be immediately set at liberty.

Khotour. Possession of Town; and Delimitation of Turco-Persian Boundary.§

ART. XVIII. The Sublime Porte will take into serious consideration the opinion expressed by the Commissioners of the Mediating Powers as regards the possession of the town of

* See Treaty of Berlin, 13th July, 1878 (No. 530), Art. XXIII, page 2779.

† See Treaty of Berlin, 18th July, 1878 (No. 530), Art. LXI, page 2796.

† See also Art. XXVII, page 2692, and Definitive Treaty of Peace between Russia and Turkey of 8th February, 1879 (No. 542).

§ See Treaty of Berlin, 13th July, 1878 (No. 530), Art. LX, page 2796.

2686

Khotonr, and engages to have the works of the definitive delimitation of the Turco-Persian Boundary carried into effect.

War Indemnities, Pecuniary and Territorial, to be paid by Turkey to Russia.*

ART. XIX. The war indemnity and the losses imposed on Russia which His Majesty the Emperor of Russia claims, and which the Sublime Porte has bound itself to reimburse to him,

- (a.) 900,000,000 roubles for war expenses (maintenance of the army, replacing of war material, and war contracts).
- (b.) 400,000,000 roubles on account of damage done to the south coast of Russia, to her export commerce, to her industries, and to her railways.
- (c.) 100,000,000 roubles for injuries inflicted on the Cancasus by the invasion; and,
- (d.) 10,000,000 roubles for costs and damages of Russian subjects and establishments in Turkey.

Total 1,410,000,000 roubles.

Taking into consideration the financial embarrassments of Turkey, and in accordance with the wishes of His Majesty the Sultan, the Emperor of Russia consents to substitute for the payment of the greater part of the moneys enumerated in the above paragraph, the following territorial cessions:-

War Indemnities in Europe. Sandjak of Toultcha. Delta of the Danube, Island of Serpents, Bessarabia, &c. †

(a.) The Sandjak of Toultcha, that is to say, the districts (Cazas) of Kilia, Soulina, Mahmoudié, Isaktcha, Toultcha, Matchine, Babadagh, Hirsowo, Kustendje, and Medjidie, as well as the Belta Islands and the Isle of Serpents.

Not wishing, however, to annex this territory and the Delta Islands, Russia reserves the right of exchanging them for the part of Bessarabia; detached from her by the Treaty of 1856 (No. 264), and which is bounded on the south by the thalweg of the Kilia branch and the mouth of the Stary-Stamboul.

- * See Treaty, Russia and Turkey, 8th February, 1879 (No. 542).

 † See Treaty of Berlin, 18th July, 1878 (No. 530), Arts. XLV and XLVI, page 2791.
 - 1 See Protocol, Russia and Roumania, 17th December, 1878 (No. 540),

RUSSIA AND TURKEY.

[Treaty of San Stefano.]

Waters and Fisheries.*

The question of the apportionment of Waters and Fisheries shall be determined by a Russo-Roumanian Commission within a year after the ratification of the Treaty of Peace.

War Indemnities in Asia. Ardahan, Kars, Batoum, Bayazet, &c.†
(b.) Ardahan, Kars, Batoum, Bayazet, and the territory as far as the Saganlough.

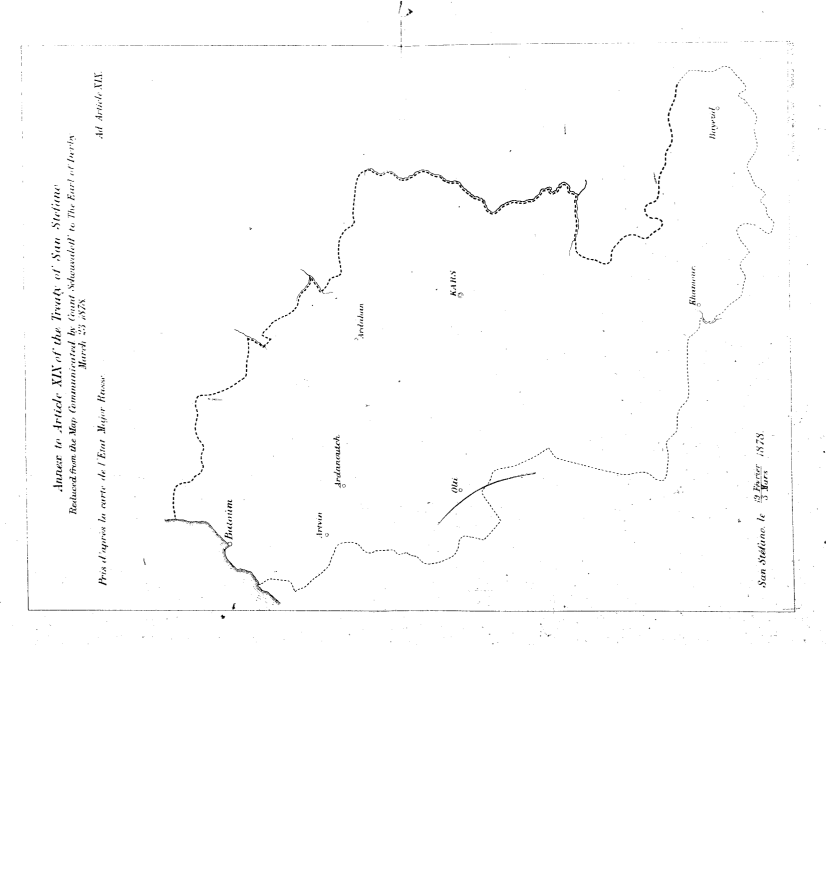
In its general outline, the frontier line, leaving the Black Sea coast, will follow the crest of the mountains which separate the affluents of the River Hopa from those of the River Tcharokh, and the chain of mountains to the south of the town of Artwin up to the River Tcharokh, near the villages of Alat and Bechaget; then the frontier will pass by the peaks of Mounts Dervenikghek, Hortchezor, and Bedjiguin-Dagh, by the crest which separates the affluents of the Rivers Tortoum-tchaï and the Tcharokh by the heights near Zaily-Vihine, coming down at the village Vihine-Kilissa to the River Tortoum-tchaï; thence it will follow the Sivridagh Chain to the pass (col) of the same name, passing south of the village of Noriman; then it will turn to the south-east and go to Zivine, whence the frontier, passing west of the road which leads from Zivine to the villages of Ardozt and Horassan, will turn south by the Saganlough Chain to the village of Gilitchman; then by the crest of the Charian-Dagh it will arrive, ten versts south of Hamour, at the Mourad-tchai defile; then the line will follow the crest of the Alla-Dagh and the summits of the Hori and Tandourek, and, passing south of the Bayazet valley, will proceed to rejoin the old Turco-Persian frontier to the south of the lake of Kazli-

The definitive limits of the territory annexed to Russia, and indicated on the Map hereto appended,‡ will be fixed by a Commission composed of Russian and Ottoman delegates.

This Commission in its labours will take into account the topography of localities, as well as considerations of good administration and other conditions calculated to insure the tranquillity of the country.

- See Treaty of Berlin, 13th July, 1878 (No. 530), Art. XLVII, page 2792.
 See Treaty of Berlin, 13th July, 1878 (No. 530), Arts. LVIII—LXI, pages 2794—2796.
 - See Map.

Map
annexed to Article XIX of the
Treaty of San Stefano
(RUSSO-TURKISH FRONTIER
IN ASIA)



Map
annexed to Article XIX of the
Treaty of San Stefano
(RUSSO-TURKISH FRONTIER
IN ASIA)

War Indemnities.* Mode of Payment.

(c.) The territories mentioned in paragraphs (a) and (b) are ceded to Russia as an equivalent for the sum of one milliard and one hundred million (1,100,000,000) roubles. As for the rest of the indemnity, apart from the 10,000,000 of roubles intended to indemnify Russian interests and establishments in Turkeynamely, 300,000,000 of roubles—the mode of payment and guarantee of that sum shall be settled by an understanding between the Imperial Government of Russia and that of His Majesty the Sultan.

War Indemnities.* Russian Subjects and Establishments.

(d.) The 10,000,000 roubles claimed as an indemnity for the Russian subjects and establishments in Turkey shall be paid as soon as the claims of those interested are examined by the Russian Embassy at Constantinople and handed to the Sublime Porte.

Lawsuits of Russian Subjects.

ART. XX. The Sublime Porte will take effective steps to put an amicable end to the lawsuits of Russian subjects pending for several years, to indemnify the latter if need be, and to carry into effect without delay all judgments passed.

Liberty to Inhabitants of Ceded Territories to leave and sell their Real Property.

ART. XXI. The inhabitants of the districts ceded to Russia who wish to take up their residence out of these territories will be free to retire on selling all their real property. For this purpose an interval of three years is granted to them, counting from the date of ratification of the present Act.

On the expiration of that time those of the inhabitants who shall not have sold their real property and left the country shall remain as Russian subjects.

Sale of State Property and Religious Establishments by Russo-Turkish Commission. Removal of War Material, &c., from Ceded Territories, not occupied by Russian Troops.

Real property belonging to the State, or to religious establishments situated out of the localities aforesaid, shall be sold

* See Treaty of Berlin, 13th July, 1878 (No. 530), Arts. LVIII-LX, pages 2794-2796; and Treaty between Russia and Turkey of 8th February, 1879 (No. 542).

within the same interval of three years, as shall be arranged by a special Russo-Turkish Commission. The same Commission shall be intrusted with determining how the Ottoman Government is to remove its war material, munitions, supplies, and other State property actually in the forts, towns, and localities ceded to Russia, and not at present occupied by Russian troops.

Rights of Russian Ecclesiastics, &c., travelling or residing in Turkey.**

ART. XXII. Russian ecclesiastics, pilgrims, and monks travelling or sojourning in Turkey in Europe or in Asia shall enjoy the same rights, advantages, and privileges as the foreign ecclesiastics of any other nationality.

Russian Diplomatic and Consular Protection to Russian Ecclesiastics, their Possessions, &c., in Holy Places, and elsewhere.*

The right of official protection by the Imperial Embassy and Russian Consulates in Turkey is recognised, both as regards the persons above-mentioned, and their possessions, religious houses, charitable institutions, &c., in the Holy Places and elsewhere.

Mount Athos. Rights and Privileges of Russian Monks.*

The monks of Mount Athos, of Russian origin, shall be maintained in all their possessions and former privileges, and shall continue to enjoy in the three convents belonging to them and in the adjoining buildings the same rights and privileges as are assured to the other religious establishments and convents of Mount Athos.

Renewal of all Treaties of Commerce, Jurisdiction, &c., between Russia and Turkey, except clauses affected by present Act. †

ART. XXIII. All the Treaties, Conventions, and agreements previously concluded between the two High Contracting Parties relative to commerce, jurisdiction, and the position of Russian subjects in Turkey, and which had been abrogated by the state of war, shall come into force again, with the exception of the clauses affected by the present Act. The two Governments will be placed again in the same relation to one another, with respect

* See Treaty of Berlin, 13th July, 1878 (No. 530), Art. LXII, page 2796. † See Treaty of Berlin, 13th July, 1878 (No. 530), Art. LXIII, page 2798.

to all their engagements and commercial and other relations, as they were in before the declaration of war (No. 493).

Bosphorus and Dardanelles. To remain open to Neutral Merchant Vessels in time of War.* A Fictitious Blockade of Ports of Black Sea and Sea of Azow not to be renewed.

ART. XXIV. The Bosphorus and the Dardanelles shall remain open in time of war as in time of peace to the merchant vessels of neutral States arriving from or bound to Russian ports. The Sublime Porte consequently engages never henceforth to establish at the ports of the Black Sea and the Sea of Azow, a fictitious blockade (blocus fictif), at variance with the spirit of the Declaration signed at Paris on the $\frac{4}{16}$ th of April, 1856 (No.

Russian Evacuation of Turkey in Europe, except Bulgaria, after conclusion of Definitive Peace.

ART. XXV. The complete evacuation of Turkey in Europe, with the exception of Bulgaria, by the Russian army will take place within three months after the conclusion of the Definitive Peace between His Majesty the Emperor of Russia and His Majesty the Sultan.

Shipment of Russian Troops from ports of Black Sea and Sea of

In order to save time, and to avoid the cost of the prolonged maintenance of the Russian troops in Turkey and Roumania, part of the Imperial army may proceed to the ports of the Black Sea and the Sea of Marmora, to be there shipped in vessels belonging to the Russian Government or chartered for the occa-

Evacuation of Turkey in Asia, via Trebizond, after conclusion of Definitive Peace. Evacuation to commence after Exchange of

The evacuation of Turkey in Asia will be effected within the space of six months, dating from the conclusion of the definitive

* See Treaty of Berlin, 13th July, 1878 (No. 530), Art. LXIII, page 2798.

† The Definitive Treaty of Peace between Russia and Turkey was signed at Constantinople on the 8th February, 1879 (No. 542); but see Treaty of

Berlin, 13th July, 1878 (No. 530), Art. XXII, page 2778.

‡ See Treaty of Berlin, 13th July, 1878 (No. 530), Arts. XI, XXII, and XEI, pages 2773, 2778, 2784, and 2789.

2691

peace, and the Russian troops will be entitled to take ship at Trebizond, in order to return by the Caucasus or the Crimea.

The operations of the evacuation will begin immediately after the exchange of ratifications.

Russian Administration of occupied Localities until Evacuation.

Turkey not to participate therein.

ART. XXVI. As long as the Imperial Russian troops remain in the localities which, in conformity with the present Act, will be restored to the Sublime Porte, the administration and order of affairs will continue in the same state as has existed since the occupation. The Sublime Porte will not participate therein during all that time, nor until the entire departure of all the troops.

Ottoman Authority not to be exercised until possession is handed over by Russia.

The Ottoman forces shall not enter the places to be restored to the Sublime Porte, and the Sublime Porte cannot begin to exercise its authority there until notice of each fortress and province having been evacuated by the Russian troops shall have been given by the Commander of these troops to the officer appointed for this purpose by the Sublime Porte.

Amnesty. Ottoman Subjects not to be punished for their Relations with Russia during the War.* Liberty to Persons and their Families to leave with Russian Troops.

Art. XXVII. The Sublime Porte undertakes not to punish in any manner, or allow to be punished, those Ottoman subjects who may have been compromised by their relations with the Russian army during the war. In the event of any persons wishing to withdraw with their families when the Russian troops leave, the Ottoman authorities shall not oppose their departure.

Prisoners of War. Exchange of, on Ratification of Preliminaries of Peace.

ART, XXVIII. Immediately upon the ratification of the Preliminaries of Peace, the prisoners of war shall be reciprocally restored under the care of special Commissioners appointed on

* See also Art. XVII, page 2686, and Definitive Treaty of Peace between Russia and Turkey of 8th February, 1879 (No. 542).
2692

both sides, who for this purpose shall go to Odessa and Sebastopol. The Ottoman Government will pay all the expenses of the maintenance of the prisoners that are returned to them, in eighteen equal instalments in the space of six years, in accordance with the accounts that will be drawn up by the above-mentioned Commissioners.

The exchange of prisoners between the Ottoman Government and the Governments of Roumania, Servia, and Montenegro will be made on the same bases, deducting, however, in the account, the number of prisoners restored by the Ottoman Government from the number of prisoners that will have to be restored to that Government.

Ratifications.

ART. XXIX. The present Act shall be ratified by their Imperial Majesties the Emperor of Russia and the Emperor of the Ottomans, and the ratifications shall be exchanged in fifteen days, or sooner if possible, at St. Petersburgh, where likewise an agreement shall be come to as to the place and the time at which the stipulations of the present Act shall be invested with all the solemn forms usually observed in Treaties of Peace.* It is, however, well understood that the High Contracting Parties consider themselves as formally bound by the present Act from the moment of its ratification.

In witness whereof the respective Plenipotentiaries have appended their signatures and seals to the present Act.

Done at San Stefano, the nineteenth February one thousand eight hundred and seventy-eight.

(L.S.) Cte. N. IGNATIEW.

(L.S.) NELIDOW.

(L.S.) SAFVET.

(L.S.) SADOULLAH.

FINAL PARAGRAPH TO ART. XI.+

Bulgarians travelling or sojourning in Turkey to be subject to

Turkish Laws and Authorities.

Final paragraph of Art. XI of the Act of the Preliminaries of Peace signed this day, February 19, 1878, which was omitted, and which should form an integral part of the said Article:—

- * Ratifications exchanged at St. Petersburgh, 57th March, 1878.
- † See Treaty of Berlin, 13th July, 1878 (No. 530), Art. XII, page 2773.

3 March, 1878.]

[Treaty of San Stefano.]

The inhabitants of the Principality of Bulgaria when travelling or sojourning in the other parts of the Ottoman Empire shall be subject to the Ottoman laws and authorities.

- (L.S.) Cte. N. IGNATIEW.
- (L.S.) NELIDOW.
- (L.S.) SAFVET.
- (L.S.) SADOULLAH.

San Stefano, February 19 March 8

Regulations for the Danubian Principalities, established in 1830.*

(Translation as laid before Parliament in May, 1878.)

REGULATIONS for the Reform of the Administration in the Principalities of Wallachia and Moldavia, comprised in nine chapters, viz.:-

Chapter I.—The Election of Princes.

They shall be elected by the Extraordinary General Assembly, convoked ad hoc by the Ordinary General Assembly, and without other functions than those of electing Princes. This Extraordinary General Assembly shall be composed in the case of Wallachia of 192 members, viz.: of the Metropolitan Archbishop as President; of 3 Bishops; of 50 boyards of the first class; of 75 boyards of the second and third classes; of 36 Provincial Deputies elected by the notables of the districts; and of 27 Deputies of the Corporations of the towns.

In the case of Moldavia of 132 members, viz.: the Metropolitan Archbishop as President, 2 Bishops and 45 boyards of the first class; 30 of the second class; 32 Provincial Deputies; 21 Deputies of the Corporations of the towns; and one Deputy of the Academy.

Chapter II.—The Ordinary General Assembly.

It shall be composed, in the case of Wallachia, of 70 members, viz.: 3 Bishops, 4 Ministers (that is to say, of the Ministers of Finance, of Commerce, of the Interior, and of Justice), of 24

> * Referred to in above Treaty, Art. VII, page 2680. 2694